Attachment #7



Right-of-Way Acquisition and Eminent Domain

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Overview

- Laws and Regulations
- Right-of-Way Acquisition Process
 - Project Planning Identification of Property Owners
 - Types of Property Rights Acquired
 - Appraisal/Review Appraisal
 - Acquisition
 - Relocation
 - Property Title
- Eminent Domain and the Condemnation Process

Laws and Regulations

Federal

- 49 CFR Part 24
- 23 CFR part 710
- The Uniform Act
- Amendment V US Constitution

State

- SD Constitution
 - Article VI, Section 13
- State Statutes
- "Just Compensation"
- SDDOT ROW Program Manual

Project Planning

- Title Search Identification of Property Owners
- Public Meetings
- Landowner Meetings
- Project is Released to ROW Office

Types of Property Rights Acquired

- Right-of-Way Taking Fee simple interest
- Permanent Easement (PE)
 - Variety of PE needs
- Temporary Easement
- Control of Access
- Others

Each parcel could consist of one or a combination of property rights to be acquired.

Appraisal/Review Appraisal

- Waiver of Appraisal
 - Estimate based on sales, market trends, etc. to determine just compensation
 - For non-complex acquisitions and under \$25,000
 - Landowner has a right to an appraisal
- Appraisal
 - Before Value
 - After Value
 - Difference determines offer of just compensation, subject to appraisal review
- Review Appraisal
 - Reviewer makes sure proper appraisal procedures were used

Acquisition

- Acquisition agent coordinates meeting with landowners
- Review of project and property impacts
- Offer of compensation
- Negotiation, consideration of additional information
- Engineering considerations/alternative design
- Administrative settlements
- Right of Entry
- Condemnation as a last resort

Relocation

- In addition to the acquisition of real property, landowners may be eligible for relocation benefits.
 - Personal Property
 - Residential
 - Business

Relocation agent establishes benefits and assists landowner throughout the relocation process.

Property Title

- Clear title required to complete acquisition
 - Mortgages
 - Liens
 - Judgments
 - Leasehold Interests
- Final Steps
 - Internal Audit
 - Recording of plats, deeds, easements, etc.
 - Payment to landowners

Eminent Domain: Federal Constitution

Amendment V to the United States Constitution:

"...nor shall private property be taken for public use, without just compensation."

Eminent Domain: State Constitution

Article VI Section 13 of the S.D. Constitution:

"Private property shall not be taken for public use, or damaged, without just compensation."

State Statutory Powers and Procedures

- South Dakota Codified Law 21-35
 - Applies to many different entities with the power of eminent domain
- South Dakota Codified Law 31-19
 - Applies to South Dakota Department of Transportation

"Before acquiring land or material by condemnation, the Department of Transportation shall, by resolution, declare the necessity for acquiring the land or material[.]" *SDCL 31-19-2*.

The resolution "passed by the Transportation Commission" must be attached to the condemnation petition. *SDCL 31-19-3*.

To successfully challenge a necessity determination, the landowner must show:

- •Fraud;
- •Bad Faith; or
- Abuse of Discretion

- •The resolution of necessity is afforded great deference by the court.
- •It's not enough to simply show other design options.

Quick Take

- Ability to secure possession before jury determination of just compensation
- •By agreement or court order
 - Sets date of taking
- •Release of State's estimate of just compensation when possession is granted

What is a Taking or Damaging of Private Property?

- Issue for the Court (not the jury) to decide
- Property is defined by state law
- May be decided through a motion or court trial

When Are Access Changes a Taking or Damaging of Private Property?

- Substantial Impairment of Access (Unreasonable Access)
- Special Injury
 - Peculiar to the owner's land
 - Injury different in kind and not merely in degree from the impact on the general public

When Are Access Changes a Taking or Damaging of Private Property?

- Controlled Access Highway?
- State Grant of Property Right?
- Reduction of Access Approaches?
- Median?
- Highway Intersection Closure?
- Other?

Just Compensation

- Right to jury trial
- Fair market value on date of taking
- Based on highest and best use of the property
- Prejudgment interest of 4.5% per year
- Reasonable attorney fees and fees of two experts if compensation award is 20% or more above State's final offer (includes pre-judgment interest)

THANK YOU

