RESOLUTION NO. 12-130

WHEREAS, The Alabama Department of Transportation ("ALDOT") has requested the City of Decatur, Alabama to execute a permit for the installation/modification of a traffic signal on U.S. Highway 31 at 8th Street SE in Decatur, Alabama pursuant to Exhibit A attached hereto, and

WHEREAS, The City Council has considered the request of the ALDOT to authorize the Mayor to enter into an agreement to permit the modification of the traffic signal as identified hereinabove.

NOW, THEREFORE, BE IT RESOLVED by the City Council of the City of Decatur, Alabama, at a regular meeting, duly assembled, a quorum being present, as follows:

- 1. That the Mayor and City Clerk are hereby authorized to execute the permit (Exhibit A) with the Alabama Department of Transportation to permit the following:
 - a. Installation/Modification of an existing traffic signal on U.S. Highway 31 at 8th Street SE.
 - b. Continue operation and maintenance of the traffic signal on U.S. Highway 31 at 8th Street SE.
- 2. That the Mayor and City Clerk are authorized to execute any documents necessary to permit the construction efforts for the traffic signal provided herein above as required by the Alabama Department of Transportation.
- 3. That this resolution shall become effective immediately upon its adoption by the City Council of the City of Decatur, Alabama.

ADOPTED this the day of	, 2012.
	President of City Council
APPROVED:	ATTEST:
Mayor	City Clerk

(STATE OF ALABAMA) (MORGAN COUNTY)

I, the undersigned City Clerk of the City of Decatur, do hereby certify that the foregoing
Resolution No is a true and correct copy of the resolution passed by the City Council
of said City at a regular meeting, a quorum being present, on, 2012.
Given under my hand and corporate seal of the City of Decatur, this the day of
, 2012.
City Clark
City Clerk

For Official Use Only:	Legal Reference N	umber:		
	ALDOT Permit N	umber:		
Division Permit Number:	Division Permit Number: Project Number:			
Division:	SECOND	Count	y: MOR	GAN
STATE OF ALABAMA acting by and through the ALABAMA DEPARTMENT OF TRANSPORTATION: PERMIT/AGREEMENT for the INSTALLATION and/or MAINTENANCE OF TRAFFIC CONTROL SIGNALS and/or ROADWAY LIGHTING				
This Permit/Agreement, in accord	lance with resolutio	n number		dated (or
minutes dated)	attac	hed hereto and m	ade part of this Pe	ermit/Agreement,
is made and entered into by and between	the Alabama Depar	tment of Transpor	tation (herein refe	rred to as STATE),
theCITY OF DE	CATUR	(here	in referred to as	OWNER), and the
[\boxtimes applicable \square not applicable]	WAL-MART RE	AL ESTATE BUSINES	S TRUST	(herein referred
to as PERMITTEE, if applicable and so	indicated) for the a	ccomplishment of	the following wo	rk as hereinafter
indicated by the alphabetic letter of "X" r	marked in the check-	boxes below, to wi	t:	
	(A) New Installation	(B) Equipment Upgrade	(C) Complete Removal	(D) Operation & Maintenance
Traffic Control Signal:		\boxtimes		\boxtimes
Intersection Flashing Signal/Beacon:				
Roadway Lighting:				
Other:				
maintenance of the equipment installed} NOTE – if more space is needed, please use continuation sheets. U.S. HIGHWAY 31 AT 8 TH STREET SE Traffic signal modification				
î-				
1. In the event the work to be accomplished is herein above identified by (A) and/or (B), the STATE OWNER PERMITTEE will furnish and the STATE OWNER PERMITTEE will install the equipment and/or associated hardware utilized in the accomplishment of the work. In the event the STATE contributes funds to the work and the OWNER will be credited or debited for under-runs or overruns respectively, the "Exhibit O" is attached to and made part of this Permit/Agreement.				
 The equipment and/or associated A. Manual on Uniform Traffic 				VI 450000000000
edition.				
 B. The State of Alabama Project Details and Special and Standard Highway Drawings, current year version. C. The National Electrical Code, current edition. 				
D. Alabama Department of Transportation (ALDOT) Standard Specifications for Highway Construction,				
current edition and applicable special provisions. E. Code of Alabama, 1975 (as Amended) with specific reference to:				
(1) \$\frac{523-1-113}{2}\$, Municipal Connecting Link Roads — Stipulations and Conditions [specifically subparagraphs (6) and (7)]. (2) \$\frac{532-5A-32}{2}\$, Traffic — Control signal legend. (3) \$\frac{532-5A-33}{2}\$, Pedestrian — Control signals. (4) \$\frac{532-5A-34}{2}\$, Flashing signals.				
Initials: Owner, Permittee \(\frac{\frac}				

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- 3. The STATE shall determine the quantity of the equipment and/or associated hardware to be utilized in the accomplishment of the work identified by (A) and/or (B) above. In the event the OWNER or PERMITTEE, as applicable, furnishes the equipment and/or associated hardware to be utilized in the accomplishment of the work identified by (A) and/or (B) above, the OWNER or PERMITTEE, as applicable, shall ascertain that the type and quality of the equipment and/or associated hardware is in accordance with the STATE's <u>Materials</u>, <u>Sources</u>, and <u>Devices</u> with <u>Special Acceptance Requirements (APL)</u> as maintained by the STATE's Bureau of Materials and Tests.
- Ownership of any and all equipment and/or associated hardware furnished by the STATE shall be transferred to the OWNER upon completion of the work indicated herein.
- The equipment and/or associated hardware shall be operated and maintained at the sole expense of the OWNER. The OWNER agrees to provide electrical energy on a continuing basis as required, beginning at the time of the initial electrical service connection during the construction of the system. The OWNER agrees further to maintain said equipment and/or associated hardware in a good state of repair at all times, as required in accordance with the applicable documents: Manual on Uniform Traffic Control Devices for Streets and Highways and the Manual on Uniform Traffic Control Devices for Streets and Highways and the Manual on Uniform Traffic Control Devices for Streets and Highways and the Alabama Department of Transportation Standard Specifications for Highway Construction and applicable special provisions. Any traffic control signal equipment and/or associated hardware should ever occur, the own also be in accordance with any traffic signal operating plan of the STATE which is in effect at the applicable time of such maintenance. If a malfunction of the equipment and/or associated hardware should ever occur, the OWNER shall effect repairs immediately. If said malfunction presents a potential hazard to the motoring public and the OWNER is unable to repair the equipment and/or associated hardware in a timely manner as determined by the STATE, the STATE reserves the right to repair the equipment and/or associated hardware, and invoice the OWNER for all costs incurred. The OWNER agrees to pay the STATE all such costs incurred by the STATE promptly upon receipt of the invoice from the STATE.
- 5a. In instances where ALDOT maintains a fiber-optic trunk line that is used in conjunction with a closed-loop signal system, the OWNER shall maintain the fiber-optic cable from the splice point in the trunk line out to the traffic control equipment.
- 6. A. Unwarranted traffic control signal. (Mark with "X" if applicable in check-box)

 If the installation is identified on page one as (A) "New Installation" or (B) "Equipment Upgrade" with "Traffic Control Signal:" marked, and this installation is requested by a school authority or a local government on behalf of a school authority and the signal is unwarranted as marked above, then upon installation of the equipment and/or associated hardware, the OWNER agrees to accept all responsibility for any injury that may be caused by or related to the installation, location, operation, sequencing, and/or maintenance of the equipment and/or associated hardware.

В.

If the location identified on page one has "Traffic Control Signal:" marked, and the signal is warranted as marked above, the OWNER PERMITTEE (mark with "X" as applicable for the party identified on page one, section 1) shall defend, indemnify, and hold harmless the State of Alabama, the Alabama Department of Transportation, and its agents, servants, employees, in their official or individual capacities and/or facilities from and against all claims, damages, losses and expenses, including but not limited to attorney's fees, arising out of or resulting from the installation of the equipment and/or associated hardware, or any claim, damage, loss, or expense to the person or property caused in whole or in part by the deliberate, wanton, willful, intentional, reckless, or negligent acts or omissions of the OWNER or PERMITTEE, as applicable, anyone employed by the OWNER or PERMITTEE, as applicable, or anyone for whose acts the OWNER or PERMITTEE, as applicable, may be liable.

Additionally, the OWNER shall defend, indemnify, and	hold harmless the State of Alabama, the Alabama
Department of Transportation, its officers, officials,	agents, servants, employees, in both their official
and individual capacities, from and against any and a	II claims, damages, losses, and expenses, including
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but not limited to attorney's fees, arising out of or resulting from the OWNER'S operation and maintenance of the equipment and/or associated hardware, or any claim, damage, loss or expense to the person or property caused in whole or in part by the deliberate, wanton, willful, intentional, reckless, or negligent acts or omissions of the OWNER, anyone employed by the OWNER, or anyone for whose acts the OWNER may be liable.

The term "hold harmless" includes the obligation of the OWNER or the PERMITTEE, as applicable, to pay damages on behalf of the State of Alabama, the Alabama Department of Transportation, and its agents, servants, and/or employees.

- 7. Complete removal of the equipment and/or associated hardware, hereinabove identified by (C), will be at the sole expense of the STATE OWNER PERMITTEE.
- 8. The STATE reserves the right to demand the removal of the equipment and/or associated hardware should the STATE deem its condition or operation hazardous. Further, the STATE shall have the right to remove the equipment and/or associated hardware should the OWNER fail to do so upon demand by the STATE. Any equipment and/or associated hardware which is deemed by the STATE to be non-uniform or obsolete will be removed and disposed of by the OWNER. None of the non-uniform or obsolete equipment and/or associated hardware which has been removed shall be reused on the STATE highway system.
- 9. If future traffic conditions require changes and/or adjustments to said equipment and/or associated hardware (other than ordinary timing), the OWNER shall obtain the approval of the STATE before such changes are implemented and the STATE shall make a determination on whether a new Permit/Agreement is required to be submitted for the UPGRADING, OPERATION, and MAINTENANCE of the new equipment and/or associated hardware. All such changes shall be at the sole cost and expense of the OWNER.
- 10. In the event Federal funds are utilized in the accomplishment of the work hereinbefore described, "Exhibit M" is attached to and made a part of this Permit/Agreement.

11. FUNDS SHALL NOT BE CONSTITUTED AS A DEBT

It is agreed that the terms and commitments contained herein shall not be construed as a debt of the State of Alabama in violation of Article 11, Section 213 of the Constitution of Alabama, 1901, as amended by Amendment Number 26. It is further agreed that if any provision of this Permit/Agreement shall contravene any statute of Constitutional Provision or Amendment, be enacted, then the conflicting provision in this Permit/Agreement shall be deemed null and void.

For any and all disputes arising under the terms of this Permit/Agreement, the parties hereto agree, in compliance with the recommendations of the Governor and Attorney General, when considering settlement of such disputes, to utilize appropriate forms of non-binding alternative dispute resolution including, but not limited to, mediation by and through the Attorney General's Office of Administrative Hearings or where appropriate, private mediators.

12. TERMINATION DUE TO INSUFFICIENT FUNDS

- A. If this Permit/Agreement term is to exceed more than one fiscal year, then said Permit/Agreement is subject to termination in the event that funds should not be appropriated for the continued payment of the Permit/Agreement in subsequent fiscal years.
- B. In the event of proration of the fund from which payment under this Permit/Agreement is to be made, this Permit/Agreement will be subject to termination.

13.	Traffic volume counts, traffic signal warranting criteria, traffic signal diagrams, and final construction
	plans, as applicable, are attached hereto and made part of this Permit/Agreement.
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14.	4. The type and number of signal & pedestrian heads per intersection or roadway lighting hardware are as follows: {Example: 5 – 3 sec, 12", red ball, yellow/green left arrow. OPTION: If plans are available to convey information below, just enter "SEE ATTACHED PLANS".} NOTE – If more space is needed, please			
	use continuation sheets.			
SEE A	ITACHED PLANS			
	TYPE OF SIGNAL	CONT	ROLLER	
⊠ Tr	raffic Control Pedestrian Control	Make:	Model #:	
☐ FI	ashing Lane Control	☐ Fixed Time	☐ Two Phase	
∐ So	chool Flasher Railroad Crossing	Semi Actuated	☐ Four Phase	
<u></u> О	ther:	Full Actuated	☐ Eight Phase	
-		Other:		
		SYSTEM 🔀	YES NO	
15.	Distance in $\underline{\text{feet}}$ to the nearest adjacent traffic con	trol signal: NOTE – if this Pe	ermit/Agreement covers more	
	than one intersection, please use a continuation she	et.		
	North 665 South 1955	East	West	
16.	Vertical and horizontal clearances for all traffic cont	rol signal equipment and/or as	ssociated hardware shall be in	
	accordance with the Manual on Uniform Traffic C			
	Department of Transportation Special and Standard			
17.	The cycle length for actuated controllers shall be d	ictated by traffic actuation of	the detectors with minimum	
	time ratios established from data contained in the			
	fixed time controllers shall be dictated by the traffic			
40				
18.	In the event the warranting of the traffic control sig			
	and generated by a qualified Transportation Engineering Consulting firm using computer programs, data, and			
	methodology noted in the Transportation Research			
	Transportation Engineers' Trip Generation Handbo			
	installed, the actual traffic volumes do not meet the			
	Highways projected warranting criteria, the STATE		nd the removal of the traffic	
	control signal and/or associated hardware from the	STATE highway system.		
19.	In the event the work to be accomplished is herei		The contract of the contract o	
	wholly constitutes an interconnected, coordinated			
	two or more intersections (herein referred to as a SYSTEM and hereinabove indicated by the SYSTEM check-box			
	for YES marked in the controller box above), [2] is located within the limits of a SYSTEM, or [3] is within close			
	proximity as to adjoin a SYSTEM, the \square STATE			
	identified by (A), (B), and/or (C) to be SYSTEM compatible. Evidence of substantiation shall be submitted to the			
	STATE prior to the execution of this Permit/Agreement and shall include a minimum of three (am peak, pm			
	peak, and off peak) timing plans (cycles, split, and offset combinations) for all phasing sequences with			
	associated time/space diagrams for each intersection location identified hereinbefore by (A), (B), and/or (C)			
	and any immediately adjoining intersection(s) NOT identified hereinbefore but part of a SYSTEM. Said			
	submittals may be computer generated; submittals			
	right to require the use of any existing timing plan(
	if the work constitutes an addition to or a part of a	SYSTEM; any use of the existin	g number of timing plans may	
Initials: Owner Permittee M, Div. Engineer, Legal Page 4 of 5 rev - 02/2011				
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supersede the hereinabove required minimum of three. Submittal data described herein, as applicable, are attached hereto and made a part of this Permit/Agreement.

IN WITNESS WHEREOF, the parties hereto have caused the	nis Permit/Agreement to be executed by those officers,		
officials, and persons thereunto duly authorized, and the Per	mit/Agreement is deemed to be dated and to be effective		
(Seal of OWNER)	WAL-MART REAL ESTATE BUSINESS TRUST Legal Name of PERMITTEE (if applicable) By: Authorized Signature for PERMITTEE CITY OF DECATUR, AL	Offizial Raises City Seal W/signodure	
Attest: (Seal or notary signature)	Legal Name of OWNER By: Authorized Signature for OWNER	Sign as owner	
Recommended for approval:	Approved as to form:		
By: Division Engineer Signature	By: Jim R. Ippolito, Jr. Chief Counsel Alabama Department of Transportation		
STATE OF ALABAMA acting by and through the ALABA	AMA DEPARTMENT OF TRANSPORTATION		
The within and foregoing Permit/Agreement is hereby	approved on this day of		
, 20			
APPROVED:			
By: State Traffic Engineer Signature			
By: State Maintenance Engineer Signature			

Initial as Owner