SENATE CS FOR CS FOR HOUSE BILL NO. 388(RES)

IN THE LEGISLATURE OF THE STATE OF ALASKA

NINETEENTH LEGISLATURE - SECOND SESSION

BY THE SENATE RESOURCES COMMITTEE

Offered: 4/22/96
Referred: Rules

Sponsor(s): REPRESENTATIVES ROKEBERG, B.Davis

A BILL

FOR AN ACT ENTITLED

"An Act revising laws relating to oil and gas leasing as related to land previously the subject of a written best interest finding; amending provisions setting out exceptions to sales, leases, or other disposals for which a revised written best interest finding is not required; encouraging annual offer of land for oil and gas leases if the land was the subject of a best interest finding; and modifying the statement of purpose in the Alaska Land Act as it applies to oil and gas leasing to provide for annual lease sales."

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

* Section 1. AS 38.05.035(e) is amended to read:

(e) Upon a written finding that the interests of the state will be best served, the director may, with the consent of the commissioner, approve contracts for the sale, lease, or other disposal of available land, resources, property, or interests in them. In addition to the conditions and limitations imposed by law, the director may impose
additional conditions or limitations in the contracts as the director determines, with the
consent of the commissioner, will best serve the interests of the state. The preparation
and issuance of the written finding by the director is subject to the following:

(1) with the consent of the commissioner and subject to the director’s
discretion, for a specific proposed disposal of available land, resources, or property, or
of an interest in them, the director, in the written finding,

   (A) shall establish the scope of the administrative review on
which the director’s determination is based, and the scope of the written finding
supporting that determination; the scope of the review and finding may address
only reasonably foreseeable, significant effects of the uses proposed to be
authorized by the disposal;

   (B) may limit the scope of an administrative review and finding
for a proposed disposal to

   (i) applicable statutes and regulations;

   (ii) the facts pertaining to the land, resources, or property,
or interest in them, that the director finds are material to the
determination and that are known to the director or knowledge of which
is made available to the director during the administrative review; and

   (iii) issues that, based on the statutes and regulations
referred to in (i) of this subparagraph, on the facts as described in (ii) of
this subparagraph, and on the nature of the uses sought to be authorized,
the director finds are material to the determination of whether the
proposed disposal will best serve the interests of the state; and

   (C) may, if the project for which the proposed disposal is sought
is a multiphased development, limit the scope of an administrative review and
finding for the proposed disposal to the applicable statutes and regulations, facts,
and issues identified in (B)(i) - (iii) of this paragraph that pertain solely to a
discrete phase of the project when

   (i) the only uses to be authorized by the proposed disposal
are part of that discrete phase;

   (ii) the department’s approval is required before the next
phase of the project may proceed; and
(iii) the department describes its reasons for a decision to
phase and conditions its approval to ensure that any additional uses or
activities proposed for that or any later phase of the project will serve the
best interests of the state;

(2) the director shall discuss in the written finding prepared and issued
under this subsection the reasons that each of the following was not material to the
director’s determination that the interests of the state will be best served:

(A) facts pertaining to the land, resources, or property, or an
interest in them other than those that the director finds material under (1)(B)(ii)
of this subsection; and

(B) issues based on the statutes and regulations referred to in
(1)(B)(i) of this subsection and on the facts described in (1)(B)(ii) of this
subsection;

(3) a written finding for an oil and gas lease sale under AS 38.05.180 is
subject to (g) of this section;

(4) a contract for the sale, lease, or other disposal of available land or an
interest in land is not legally binding on the state until the commissioner approves the
contract but if the appraised value is not greater than $50,000 in the case of the sale of
land or an interest in land, or $5,000 in the case of the annual rental of land or interest
in land, the director may execute the contract without the approval of the commissioner;

(5) public notice requirements relating to the sale, lease, or other disposal
of available land or an interest in land for oil and gas proposed to be scheduled in the
five-year oil and gas leasing program under AS 38.05.180(b), except for a sale under
(6)(G) of this subsection, are as follows:

(A) before a public hearing, if held, or in any case not less than
180 days before the sale, lease, or other disposal of available land or an interest
in land, the director shall make available to the public a preliminary written
finding that states the scope of the review established under (1)(A) of this
subsection and includes the applicable statutes and regulations, the material facts
and issues in accordance with (1)(B) of this subsection, and information required
by (g) of this section, upon which the determination that the sale, lease, or other
disposal will serve the best interests of the state will be based; the director shall
provide opportunity for public comment on the preliminary written finding for a period of not less than 60 days;

(B) after the public comment period for the preliminary written finding and not less than 90 days before the sale, lease, or other disposal of available land or an interest in land for oil and gas, the director shall make available to the public a final written finding that states the scope of the review established under (1)(A) of this subsection and includes the applicable statutes and regulations, the material facts and issues in accordance with (1) of this subsection, and information required by (g) of this section, upon which the determination that the sale, lease, or other disposal will serve the best interests of the state is based;

(6) before a public hearing, if held, or in any case not less than 21 days before the sale, lease, or other disposal of available land, property, resources, or interests in them other than a sale, lease, or other disposal of available land or an interest in land for oil and gas under (5) of this subsection, the director shall make available to the public a written finding that, in accordance with (1) of this subsection, sets out the material facts and applicable statutes and regulations and any other information required by statute or regulation to be considered upon which the determination that the sale, lease, or other disposal will best serve the interests of the state was based; however, a written finding is not required before the approval of

(A) a contract for a negotiated sale authorized under AS 38.05.115;

(B) a lease of land for a shore fishery site under AS 38.05.082;

(C) a permit or other authorization revocable by the commissioner;

(D) a mineral claim located under AS 38.05.195;

(E) a mineral lease issued under AS 38.05.205;

(F) a production license issued under AS 38.05.207; or

(G) an exempt oil and gas lease sale under AS 38.05.180(d) of acreage subject to a best interest finding issued [OFFERED IN A SALE THAT WAS HELD] within the previous 10 [FIVE] years [IF THE SALE WAS SUBJECT TO A WRITTEN BEST INTEREST FINDING, UNLESS THE
COMMISSIONER DETERMINES THAT NEW INFORMATION HAS
BECOME AVAILABLE THAT JUSTIFIES A REVISION OF THE BEST
INTEREST FINDING;] or

[(H)] a **reoffer oil and gas** lease sale under AS 38.05.180(w) of
acreage **subject to a best interest finding issued** [OFFERED IN A SALE
THAT WAS HELD] within the previous **10** [FIVE] years [IF THE SALE WAS
SUBJECT TO A BEST INTEREST FINDING], unless the commissioner
determines that **substantial** new information has become available that justifies
a **supplement to** [REVISION OF] the **most recent** best interest finding **for the**
exempt oil and gas lease sale acreage and for the **reoffer oil and gas lease
sale acreage**; however, for each oil and gas lease sale described in this
subparagraph, the director shall call for comments from the public; the
director’s call for public comments must provide opportunity for public
comment for a period of not less than **30** days; if the director determines
that a supplement to the most recent best interest finding for the acreage is
required under this subparagraph,

(i) the director shall issue the supplement to the best
interest finding not later than **90** days before the sale;

(ii) not later than **45** days before the sale, the director
shall issue a notice describing the interests to be offered, the location
and time of the sale, and the terms and conditions of the sale; and

(iii) the supplement has the status of a final written
best interest finding for purposes of AS 38.05.035(i) and (l);

(7) the director shall include in

(A) a preliminary written finding, if required, a summary of
agency and public comments, if any, obtained as a result of contacts with other
agencies concerning a proposed disposal or as a result of informal efforts
undertaken by the department to solicit public response to a proposed disposal,
and the department’s preliminary responses to those comments; and

(B) the final written finding a summary of agency and public
comments received and the department’s responses to those comments.

* Sec. 2. AS 38.05.180(a) is amended to read:
(a) The legislature finds that

(1) the people of Alaska have an interest in the development of the state’s oil and gas resources to

(A) maximize the economic and physical recovery of the resources;

(B) maximize competition among parties seeking to explore and develop the resources;

(C) maximize use of Alaska’s human resources in the development of the resources;

(2) it is in the best interests of the state

(A) to encourage an assessment of its oil and gas resources and to allow the maximum flexibility in the methods of issuing leases to

(i) [(A)] recognize the many varied geographical regions of the state and the different costs of exploring for oil and gas in these regions;

(ii) [(B)] minimize the adverse impact of exploration, development, production, and transportation activity; and

(B) to offer acreage for oil and gas leases, specifically including

(i) state acreage that has been the subject of a best interest finding at annual areawide lease sales; and

(ii) land in areas that, under (d) of this section, may be leased without having been included in the leasing program prepared and submitted under (b) of this section.

* Sec. 3. AS 38.05.180(d) is amended to read:

(d) The commissioner

(1) may annually offer oil and gas leases of the acreage described in AS 38.05.035(e)(6)(G);

(2) may issue oil and gas leases in an area that has not been included in a leasing program submitted, in accordance with (b) of this section, to the legislature if the land to be leased

(A) [(1)] was previously subject to a valid state or federal oil
and gas lease;

(B) [(2)] is contiguous to land already under state, federal or private lease and the commissioner makes a written finding, after hearing, that leasing of the land would result in a substantial probability of early evaluation and development of the land to be leased;

(C) [(3)] is adjacent to land owned or controlled by another party on which a discovery of commercial quantities of oil or gas has been made, and the commissioner finds, after hearing, that there is a reasonable probability that the land to be leased contains oil or gas in communication with the oil or gas discovered on the land of the other party;

(D) [(4)] is adjacent to land included in the federal five-year Outer Continental Shelf leasing program under 43 U.S.C. 1344, and the commissioner makes a written finding, after hearing, that coordinated or simultaneous leasing with the federal government is in the public interest; or

(E) [(5)] is the subject of an oil and gas exploration license issued under AS 38.05.131 - 38.05.134.

* Sec. 4. AS 38.05.180(w) is amended to read:

(w) Notwithstanding any other provisions of this section, land that was subject to a best interest finding issued within the previous 10 years [WHICH HAS BEEN OFFERED FOR LEASE WITHIN THE PREVIOUS FIVE YEARS AND WHICH RECEIVED NO BIDS AT COMPETITIVE SALE OR FOR WHICH NO BID WAS ACCEPTED] may be, at the discretion of the commissioner, immediately offered for lease, under regulations adopted by the commissioner, upon terms appearing most advantageous to the state; however, noncompetitive leasing is prohibited. The commissioner shall establish a royalty determined to be in the public interest but not less than 12 1/2 percent. A lease must provide for payment to the state of rental but need not adhere to the rental schedule in (n) of this section nor to the 5,760-acres-per-lease limitation in (m) of this section. The lease term may not exceed 10 years, except as provided in (o) of this section.

* Sec. 5. AS 38.05.945(a) is amended to read:

(a) This section establishes the requirements for notice given by the department for the following actions:
(1) classification or reclassification of state land under AS 38.05.300 and
the closing of land to mineral leasing or entry under AS 38.05.185;
(2) zoning of land under applicable law;
(3) issuance of a
   (A) preliminary written finding under AS 38.05.035(e)(5)(A) regarding the sale, lease, or disposal of an interest in state land or resources for oil and gas subject to AS 38.05.180(b);
   (B) final written finding under AS 38.05.035(e)(5)(B) regarding the sale, lease, or disposal of an interest in state land or resources for oil and gas subject to AS 38.05.180(b);
   (C) written finding for the sale, lease, or disposal of an interest in state land or resources under AS 38.05.035(e), except an oil or gas lease sale described in AS 38.05.035(e)(6)(G) for which the director must provide opportunity for public comment under the provisions of that subparagraph;
(4) a competitive disposal of an interest in state land or resources after final decision under AS 38.05.035(e);
(5) a public hearing under AS 38.05.856(b);
(6) a preliminary finding under AS 38.05.035(e) and 38.05.855(c) concerning sites for aquatic farms and related hatcheries;
(7) a decision under AS 38.05.132 - 38.05.134 regarding the sale, lease, or disposal of an interest in state land or resources.