SENATE CS FOR CS FOR HOUSE BILL NO. 116(RES)

IN THE LEGISLATURE OF THE STATE OF ALASKA

TWENTY-FIRST LEGISLATURE - SECOND SESSION

BY THE SENATE RESOURCES COMMITTEE

Offered: 4/17/00
Referred: Finance

Sponsor(s): REPRESENTATIVES JAMES, Harris
SENATORS Halford, Green, Taylor, Wilken, Lincoln

A BILL

FOR AN ACT ENTITLED

"An Act relating to the Board of Agriculture and Conservation, to the director
of agriculture, to the agricultural revolving loan fund and to loans from the fund,
to the disposal of interests in state agricultural land; and providing for an
effective date."

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

* Section 1. AS 03 is amended by adding new sections to read:

Chapter 09. Board of Agriculture and Conservation.

Sec. 03.09.010. Board of Agriculture and Conservation established. (a)
There is established in the department the Board of Agriculture and Conservation
composed of members as set out in AS 03.10.050(b).

(b) Members of the board serve staggered three-year terms and until a
successor is appointed. A member may be removed from office by the governor if the
governor first provides a written statement of the reasons for removal to the member
and makes the statement available to the public. If a vacancy occurs, the governor

New Text Underlined [DELETED TEXT BRACKETED]
shall immediately appoint a member for the unexpired portion of the term.

(c) Members of the board receive no compensation, but are entitled to per
diem and travel expenses authorized for boards and commissions under AS 39.20.180.

(d) While serving on the board, a board member, or an immediate family
member of the board member who shares the same household and financial resources
with that board member, may not obtain a lease, permit, installment contract, or loan
or purchase land under AS 03.10 or under AS 38.05, or have an existing lease, permit,
installment contract, or loan under AS 03.10 or under AS 38.05 modified or
restructured. Notwithstanding AS 39.52.150(a), an immediate family member who
does not share the same household and financial resources with the board member may
obtain a lease, permit, installment contract, or loan or purchase land under AS 03.10
or under AS 38.05 or have an existing lease, permit, installment contract, or loan under
AS 03.10 or under AS 38.05 modified or restructured. Notwithstanding
AS 39.52.150(a), a person may be appointed to the board even though, at the time of
appointment, that person, or an immediate family member, has a lease, permit,
installment contract, or loan under AS 03.10 or AS 38.05. However, that person may
not take or withhold any official action that affects the lease, permit, installment
contract, or loan of that person or an immediate family member who shares the same
household and financial resources with that person. If a person with a lease, permit,
installment contract, or loan under AS 03.10 or AS 38.05 is appointed to the board,
failure by that person to abide by all the terms and conditions of the lease, permit,
installment contract, or loan may be the basis for removal under (b) of this section.

For purposes of this subsection, "immediate family member" and "official action" have
the meanings given in AS 39.52.960.

(e) The board shall elect a member to serve as chair and a member to serve
as vice-chair for one-year terms. A member may be reelected to serve additional terms
as chair or vice-chair.

Sec. 03.09.020. Director of agriculture and staff. (a) The director of the
division of agriculture of the department shall serve as the director of the Board of
Agriculture and Conservation. The director may employ staff and, as directed by the
board, is responsible for the daily operations of the agricultural revolving loan fund
(AS 03.10.040).

(b) The director of agriculture shall be appointed to the partially exempt service by the commissioner from a list of two or more candidates submitted by the board. The commissioner may reject all candidates, in which case the board shall submit a new list. The director may be removed by the commissioner at any time, and the office shall remain vacant until a new director is appointed under this subsection.

**Sec. 03.09.030. Quorum.** Five members of the Board of Agriculture and Conservation constitute a quorum for the transaction of business or the exercise of a power or function at a meeting of the board.

**Sec. 03.09.040. Regulations.** (a) The Board of Agriculture and Conservation may adopt regulations under AS 44.62 (Administrative Procedure Act) to carry out its duties.

(b) The board may, by regulation, classify loan and marketing information and make some classes of loan or marketing information confidential.

**Sec. 03.09.050. Agricultural land.** The Board of Agriculture and Conservation may recommend to the commissioner that land in the land disposal bank established under AS 38.04.020 be classified as suitable for agriculture. The board may identify state land for agricultural disposal and request the commissioner to provide for the survey and disposal of the land.

*Sec. 2.* AS 03.10.020(a) is amended to read:

(a) The **Board of Agriculture and Conservation** (AS 03.09.010) [DEPARTMENT] may

(1) make a loan to

(A) an individual resident farmer, homesteader, or a partnership or corporation composed of farmers and homesteaders for

(i) clearing land for agricultural purposes;

(ii) development of farms;

(iii) storage and processing of farm produce; or

(iv) the purchase of livestock or machinery;

(B) an individual state resident, or a partnership or corporation for
(i) storage and processing plants for agricultural products;
(ii) the commercial production or processing of horticultural products in the state;
(iii) the commercial production or processing of animal feed in the state; or
(iv) the raising or care of animals in the state for the purpose of marketing their fur;
(2) designate agents and delegate its powers to them as necessary;
(3) adopt regulations necessary to carry out its functions, including regulations to establish reasonable fees for services provided and charges for collecting the fees;
(4) establish amortization plans for repayment of loans, which may include delayed payments of principal and interest for not to exceed five years;
(5) enter into agreements with private lending institutions, other state agencies or agencies of the federal government, to carry out the purposes of this chapter;
(6) collect the fees and collection charges established under this subsection.

* Sec. 3. AS 03.10.030(a) is amended to read:

(a) The farm development, chattel, or irrigation loan made under this chapter
(1) may not exceed a term of 30 years, except that a chattel loan may not exceed a term of seven years;
(2) may not, when added to the outstanding balance of other loans made under this chapter, exceed a total outstanding balance of $1,000,000;
(3) shall be secured by a real estate or chattel mortgage of any priority, except that the portion of a loan that exceeds $500,000, when added to prior indebtedness that is secured by the same property, must be secured by a first mortgage;
(4) shall bear interest at a fixed rate comparable to that charged by other agricultural [THAT MAY NOT BE LESS THAN EIGHT PERCENT OR MORE THAN THE COMMERCIAL RATE, UNLESS THE COMMERCIAL RATE
IS EIGHT PERCENT OR LESS; IN THIS PARAGRAPH, "COMMERCIAL RATE" MEANS THE PREVAILING RATE OF INTEREST AT PRIVATE lending institutions in the state for loans similar to those referred to in this subsection.

* Sec. 4. AS 03.10.030(c) is amended to read:

(c) A short-term [SHORT TERM] loan, to be amortized within one year, not to exceed $350,000 to any one borrower may be made for operating purposes, except that a loan made under this subsection may not exceed $200,000 unless the loan is made to a borrower in a farm disaster area declared under AS 03.10.058. The loan shall bear interest at a fixed rate comparable to that charged by other agricultural lending institutions in the state for loans similar to those referred to in this subsection. An applicant for a short-term [SHORT TERM] loan may be required to purchase insurance through the Federal Crop Insurance Act (7 U.S.C. 1501 - 1520) as a condition of the loan. The term of a loan made under this subsection may be extended for up to three years by the Board of Agriculture and Conservation [AGRICULTURAL REVOLVING LOAN FUND BOARD], in the discretion of the board, upon application by the borrower.

* Sec. 5. AS 03.10.030(e) is amended to read:

(e) An installment payment is delinquent unless it is [MAILED BY THE BORROWER ON OR BEFORE THE 30TH DAY AFTER THE DATE SPECIFIED FOR PAYMENT IN THE LOAN AGREEMENT OR UNLESS IT IS] received by the Board of Agriculture and Conservation or the director of the board [DEPARTMENT] on or before the 30th day after the date specified for payment in the loan agreement. If an installment payment is delinquent, the director of the board [DIVISION OF AGRICULTURE OF THE DEPARTMENT] may assess a delinquency penalty. [THE DELINQUENCY PENALTY SHALL BE AN AMOUNT EQUAL TO SEVEN PERCENT OF THE DELINQUENT PAYMENT, BUT THE COMBINED DELINQUENCY PENALTY AND LOAN INTEREST MAY NOT EXCEED 15 PERCENT.]

* Sec. 6. AS 03.10.030(f) is amended to read:

(f) A farm product processing loan may not exceed $250,000. A mortgage that secures a farm product processing loan may be of any priority if the total
indebtedness on the real estate, including the secured farm product processing loan, does not exceed $250,000. A farm product processing loan that, if made, would raise the existing indebtedness on the real estate securing the loan above $250,000, or a farm product processing loan on real estate that has a prior indebtedness of $250,000 or more, may be made only if all prior mortgagees agree to subordinate their mortgages to that of the state for the amount of the farm product processing loan that exceeds the $250,000 indebtedness limit on the real estate. A farm product processing loan may not exceed a term of 30 years or bear interest at a rate that is less than a fixed rate comparable to that charged by other agricultural lending institutions in the state for similar loans, [EIGHT PERCENT A YEAR] and shall be secured by a real estate or chattel mortgage or both.

* Sec. 7. AS 03.10.030(g) is amended to read:

(g) A loan for clearing land may not

   (1) exceed $250,000;

   (2) bear interest at a rate that is less than a fixed rate comparable to that charged by other agricultural lending institutions in the state for similar loans [EIGHT PERCENT];

   (3) have a term in excess of 20 years; or

   (4) be made for clearing land other than land that has been classified by the United States Department of Agriculture, Natural Resource [SOIL] Conservation Service, under the Land Capability Classification System as having agricultural potential for the production of annual crops or [,] hay, or for pasture.

* Sec. 8. AS 03.10.030(h) is amended to read:

(h) The Board of Agriculture and Conservation [COMMISSIONER] shall adopt regulations to establish other terms for loans made under this chapter, consistent with the provisions of this section, and may establish interest rates for loans under (a)(4) of this section that

   (1) encourage agricultural development;

   (2) do not subsidize nonviable agricultural enterprises; and

   (3) do not discriminate against viable existing agricultural enterprises.

* Sec. 9. AS 03.10.033(a) is amended to read:
(a) To increase the return to the state, the Board of Agriculture and Conservation [AGRICULTURAL REVOLVING LOAN FUND BOARD] may restructure loans (1) in existence on January 1, 1987, made by the former Agricultural Revolving Loan Fund Board [BOARD] or by the former Alaska Agricultural Action Council based upon guidelines approved by the Board of Agriculture and Conservation; (2) of a borrower in an area that has been declared a farm disaster area under AS 03.10.058; or (3) of a borrower who has experienced an agricultural disaster based upon regulations adopted by the Board of Agriculture and Conservation. Notwithstanding any other provision of law that relates to loan terms, the [BOARD. THE] restructuring may only include reduction of interest to a fixed rate not less than five percent a year [TO RATES BELOW THOSE SPECIFIED BY AS 03.10.030], an extension of the term of the loan, and an improvement to the security interest of the state. It may not reduce the amount of principal and interest owed before the loan is restructured.

* Sec. 10. AS 03.10.033(c) is amended to read:

  (c) Notwithstanding any other provision of this section, the Board of Agriculture and Conservation [AGRICULTURAL REVOLVING LOAN FUND BOARD] may approve an application for restructuring under this section only upon

  (1) the applicant's written release of the state, including [THE ALASKA AGRICULTURE ACTION COUNCIL, THE AGRICULTURAL REVOLVING LOAN FUND, AND] the University of Alaska, from all potential liability for actions and omissions occurring before the date of restructuring that relate in any way to a state farm project, land sale, land sale relinquishment, farm loan, or loan application or loan modification application, whether granted or denied by the state; and

  (2) assignment by the applicant to the board of the proceeds from the federal government under 7 U.S.C. 1442 (Conservation Reserve Program) and P.L. 88-26 (Feed Grain Act of 1963), as amended.

* Sec. 11. AS 03.10.035(a) is amended to read:

  (a) A borrower may not use farm land for a nonfarm [NON-FARM] use or sell, lease, or otherwise dispose of farm land if that land is encumbered by a mortgage
given to secure the payment of a [FARM DEVELOPMENT, CHATTEL, OR IRRIGATION SYSTEM] loan under this chapter unless the borrower either

(1) pays the outstanding balance of the loan in a lump sum or under other terms agreed to by the Board of Agriculture and Conservation [COMMISSIONER] that accelerate payment of the loan; or

(2) pays the outstanding principal balance for the remaining term of the loan at the prevailing rate of interest that is charged by commercial banks in the state during the calendar quarter in which the board [DEPARTMENT] receives notice of the change of use, sale, lease, or other disposal of the farm land.

* Sec. 12. AS 03.10.040(b) is amended to read:

(b) Money in the fund may be used by the legislature to make appropriations for costs of administering this chapter and for operations of the Board of Agriculture and Conservation.

* Sec. 13. AS 03.10.050(a) is amended to read:

(a) The Board of Agriculture and Conservation [COMMISSIONER] shall administer the agricultural revolving loan fund [IN CONJUNCTION WITH THE AGRICULTURAL REVOLVING LOAN FUND BOARD]. A [NO] loan [IN EXCESS OF $25,000] may not be made [BY THE COMMISSIONER] without the approval of a majority of the board, except that emergency loans based upon regulations adopted by the board and not to exceed $50,000 may be made upon the approval, by majority vote, of a committee composed of the chair of the board, another board member, and the director of the board.

* Sec. 14. AS 03.10.050(b) is amended to read:

(b) The board is composed of seven members appointed by the governor and confirmed by the legislature in joint session. Members shall have the following qualifications:

(1) one member shall have general business or financial experience;

(2) one member shall be a member of a statewide agriculture promotion organization;

(3) one member shall be a member of a soil and water conservation district established under AS 41.10.130(a) who is also engaged in commercial
production agriculture;

(4) four members shall be engaged in commercial production agriculture; each shall represent a different agriculture enterprise from the others, such as livestock production, dairy, vegetable production, grain production, horticultural production, and greenhouse and hydroponic production. [FIVE MEMBERS SHALL BE PERSONS WITH BACKGROUND AND EXPERIENCE IN ALASKA AGRICULTURE, TWO OF WHOM SHALL BE FARMERS WHO ARE RESIDENTS IN THE STATE, OPERATE PRODUCING FARMS IN THE STATE, AND HAVE OPERATED THE PRODUCING FARMS IN THE STATE FOR AT LEAST FIVE YEARS. MEMBERS OF THE BOARD SERVE AT THE PLEASURE OF THE GOVERNOR FOR OVERLAPPING THREE-YEAR TERMS. MEMBERS OF THE BOARD ARE NOT ENTITLED TO RECEIVE COMPENSATION FOR THEIR SERVICES, BUT SHALL RECEIVE THE SAME TRAVEL PAY AND PER DIEM AS PROVIDED BY LAW FOR BOARDS AND COMMISSIONS].

* Sec. 15. AS 03.10.050(c) is amended to read:

(c) A meeting of the [AGRICULTURAL REVOLVING LOAN FUND] board to act on applications for loans is exempt from the public meeting requirements of AS 44.62.310.

* Sec. 16. AS 03.10.050(e) is amended to read:

(e) To encourage the prompt payment of loans, the board [DEPARTMENT] may establish a program of credits for persons who have a loan from the agricultural revolving loan fund and maintain good financial standing. The credits may be applied against no more than two percentage points a year of the interest due on agricultural revolving loan fund loans.

* Sec. 17. AS 03.10.050(g) is amended to read:

(g) The board [DIRECTOR OF AGRICULTURE] may dispose of property acquired by the agricultural revolving loan fund [AGRICULTURAL REVOLVING LOAN FUND BOARD OR BY THE COMMISSIONER] through foreclosure, default, or other action arising out of agricultural loans or the sale of agricultural land. Disposals shall be conducted under regulations approved by the commissioner. The
regulations must ensure that the property is disposed of so as to maximize the return
to the state and must require that the parcels of land that are composed primarily of
cropland soils be restricted to agricultural uses and disposed of only to persons who
are residents of the state.

* Sec. 18. AS 38.04.020(g) is amended to read:

   (g) After July 1 of each year, the commissioner shall direct the expenditure of
   money appropriated for the disposal of land in response to requests made under (e) and
   (f) of this section for the following:

   (1) **land** [LAND] designated as suitable for homestead disposal shall
   be classified and surveyed under this chapter and AS 38.05 and made available for
   staking and lease under AS 38.09; [.]

   (2) **land** [LAND] designated as suitable for subdivision and homesite
   disposal shall be surveyed, subdivided, classified, and disposed of under this chapter,
   AS 38.05, and AS 38.08; [.]

   (3) **land** [LAND] designated [AGRICULTURAL,] commercial,
   industrial, or suitable for other disposal shall be sold under AS 38.05.055 or 38.05.057;

   (4) **land** designated agricultural shall be disposed of under
   AS 38.05.055 - 38.05.065, except the Board of Agriculture and Conservation
   (AS 03.09.010) shall receive notice of each proposed disposal and be given an
   opportunity to comment before the final disposal decision is made.

* Sec. 19. AS 38.04.030 is amended to read:

Sec. 38.04.030. Land availability programs. Programs that may be used by
the director to make the state's land surface available for private use under
AS 38.04.020 - 38.04.055 include sale of whole or partial rights to the fee simple
estate, including conveyance of agricultural use rights; leasing; open-to-entry;
homesiting; homesteading; permitting for construction and occupation of cabins in
isolated locations on land retained in state ownership; and other methods as provided
by law. **However, agricultural use rights may be conveyed only after consulting
with the Board of Agriculture and Conservation.**

* Sec. 20. AS 38.05.020(b)(7) is amended to read:

(7) **after consulting with the Board of Agriculture and Conservation**
(AS 03.09.010), waive, postpone, or otherwise modify the development requirements of a contract for the sale of agricultural land if

(A) the land is inaccessible by road; or

(B) transportation, marketing, and development costs render the required development uneconomic;

* Sec. 21. AS 38.05.057(c) is amended to read:

(c) The commissioner, after consulting with the Board of Agriculture and Conservation (AS 03.09.010), may adopt regulations under the Administrative Procedure Act (AS 44.62) that specify qualifications for lottery participants different from those specified in (b) of this section if

(1) an interest in land limited to agricultural purposes is to be sold under (a) of this section;

(2) the sale is a part of a program to develop agricultural land as a renewable resource of the state; and

(3) the regulations include residency, skill, experience, and financial requirements necessary to qualify persons who are competent and financially able to develop the land as a successful agricultural enterprise.

* Sec. 22. AS 38.05.059 is amended to read:

Sec. 38.05.059. Sale of agricultural land. The commissioner, after consulting with the Board of Agriculture and Conservation (AS 03.09.010), may provide for the sale of land classified under AS 38.05.020(b)(6) for agricultural uses in parcels or tracts described by aliquot parts. The parcels or tracts are subject to state subdivision requirements and municipal ordinances. Money from a sale of agricultural land shall be separately accounted for and may be appropriated to the agricultural revolving loan fund (AS 03.10.040).

* Sec. 23. AS 38.05.065(h) is amended to read:

(h) The commissioner, after consulting with the Board of Agriculture and Conservation (AS 03.09.010),

(1) shall provide that, notwithstanding (a) and (b) of this section, in a contract for the sale of land classified under AS 38.05.020(b)(6) for agricultural uses, the interest rate to be charged on installment payments may not exceed 9.5 percent;
and

(2) may declare a moratorium of up to five years on payments on land
sold under this section for land classified under AS 38.05.020(b)(6) for agricultural
uses if

(A) the commissioner determines that the moratorium is in the
best interest of the state;

(B) the commissioner certifies and the contract purchaser agrees
to perform farm development, crop production, and harvesting, not including
land clearing or related activity, requiring the expenditure of amounts
equivalent to the payments that would otherwise be made during the
moratorium;

(C) the sale of the agricultural land takes place after July 1, 1979; and

(D) the contract purchaser is in compliance with the
development plan specified in the purchase contract at the time the purchaser
applies for a moratorium under this subsection and remains in compliance with
the development plan during the moratorium; for the payments subject to the
moratorium declared under this paragraph, interest payments are subject to the
moratorium but interest continues to accrue during the moratorium.

* Sec. 24. AS 38.05.069(a) is amended to read:

(a) After consulting with the Board of Agriculture and Conservation
(AS 03.09.010), on a determination that the highest and best use of unoccupied
land is for agricultural purposes and that it is in the best interests of the state to sell
or lease the land, the commissioner shall grant to an Alaska resident owning and using or leasing and using land for agricultural purposes a first option at
the auction to purchase or lease the unoccupied land situated adjacent to land presently
held by the Alaska resident for the amount of the high bid received at
public auction. If more than one Alaska resident qualifies for a first
option under this section, eligibility for the first option shall be determined by lot and
the option must be exercised on the conclusion of the public auction. A parcel of
agricultural land sold under this section may not be less than 20 acres, and a parcel of
agricultural land that is acquired by exercise of the option granted in this subsection may not exceed 320 acres. Agricultural land that is acquired under this section must be used for agricultural purposes as required by law.

* Sec. 25. AS 38.05.321(e) is amended to read:

(e) A landowner may subdivide land classified for agricultural use and for which the landowner obtained a patent under a homestead entry permit issued under AS 38.09 so long as the resulting parcels are not in violation of the minimum parcel size set out in (a) of this section. A landowner may subdivide other land classified for agricultural use as authorized under (d)(3)(C) of this section. If the subdivision involves land classified for agricultural use and for which the landowner obtained a patent under a homestead entry permit issued under AS 38.09, or if the subdivision of land authorized under (d)(3)(C) of this section results only in parcels of 640 acres or more, the landowner may subdivide without payment as required by this subsection. If subdivision of land authorized by (d)(3)(C) of this section would result in one or more parcels of less than 640 acres, the landowner may subdivide only if the landowner first tenders payment to the department for the right to construct housing in each subdivided parcel of less than 640 acres. Payments collected under this subsection shall be separately accounted for and may be appropriated to the agricultural revolving loan fund (AS 03.10.040). For purposes of this subsection, the value of the right to construct housing in a subdivided parcel

(1) is $4,000 for the parcel, subject to adjustment under (h) of this section; or

(2) shall be determined by an appraisal made by an appraiser under contract to the landowner owning the parcel, and the appraisal must include the value, determined as of the date of subdivision, of the right to construct housing by the landowner under (d)(3) of this section.

* Sec. 26. AS 38.05.035(b) is amended to read:

(b) The director may

(1) delegate the administrative duties, functions or powers imposed upon the director to a responsible employee in the division;

(2) grant preference rights for the lease or purchase of state land
without competitive bid in order to correct errors or omissions of a state or federal administrative agency when inequitable detriment would otherwise result to a diligent claimant or applicant due to situations over which the claimant or applicant had no control; the exercise of this discretionary power operates only to divest the state of its title to or interests in land and may be exercised only

(A) with the express approval of the commissioner; and

(B) if the application for the preference right is filed with the director within three years from

(i) the occurrence of the error or omission;

(ii) the date of acquisition by the state of the land; or

(iii) the date of a court decision or settlement nullifying a disposal of state land;

(3) grant a preference right to a claimant who shows bona fide improvement of state land or of federal land subsequently acquired by the state and who has in good faith sought to obtain title to the land but who, through error or omission of others occurring within the three years before (A) the application for the preference right, (B) the date of acquisition by the state of the land, or (C) the date of a court decision or settlement nullifying a disposal of state land, has been denied title to it; upon a showing satisfactory to the commissioner, the claimant may lease or purchase the land at the price set on the date of original entry on the land or, if a price was not set at that time at a price determined by the director to fairly represent the value of unimproved land at the time the claim was established, but in no event less than the cost of administration including survey; the error or omission of a predecessor in interest or an agent, administrator, or executor which has clearly prejudiced the claimant may be the basis for granting a preference right;

(4) sell land by lottery for less than the appraised value when, in the judgment of the director, past scarcity of land suitable for private ownership in any particular area has resulted in unrealistic land values;

(5) when the director determines it is in the best interest of the state and will avoid injustice to a person or the heirs or devisees of a person, dispose of land, by direct negotiation to that person who presently uses and who used and made
improvements to that land before January 3, 1959, or to the heirs or devisees of the
person; the amount paid for the land shall be its fair market value on the date that the
person first entered the land, as determined by the director; a parcel of land disposed
of under this paragraph shall be of a size consistent with the person's prior use, but
may not exceed five acres;

(6) after consulting with the Board of Agriculture and Conservation
(AS 03.09.010), dispose of an interest in land limited to use for agricultural purposes
by lottery;

(7) convey to an adjoining landowner for its fair market value a
remnant of land that the director considers unmanageable or a parcel of land created
by a highway right-of-way alignment or realignment, or a parcel created by the
vacation of a state-owned right-of-way if

(A) the director determines that it is in the best interests of the
state;

(B) the parcel does not exceed the minimum lot size under an
applicable zoning code; and

(C) the director and the platting authority having land use
planning jurisdiction agree that conveyance of the parcel to the adjoining
landowner will result in boundaries that are convenient for the use of the land
by the landowner and compatible with municipal land use plans;

(8) for good cause extend for up to 90 days the time for rental or
installment payments by a lessee or purchaser of state land under this chapter if
reasonable penalties and interest set by the director are paid;

(9) quitclaim land or an interest in land to the federal government on
a determination that the land or the interest in land was wrongfully or erroneously
conveyed by the federal government to the state;

(10) negotiate the sale or lease of state land at fair market value to a
person who acquired by contract, purchase, or lease rights to improvements on the land
from another state agency or who leased the land from another state agency [;

(11) REPEALED].

* Sec. 27. AS 38.07.010(b) is amended to read:
(b) The land that is [THUS] cleared or drained under (a) of this section shall be put up for competitive lease in lots of not less than 320 acres each. Lease payments shall be separately accounted for and may be appropriated to the agricultural revolving loan fund (AS 03.10.040).

* Sec. 28. AS 38.09.010(a) is amended to read:

(a) The commissioner shall designate and make available for homestead entry state land, including, after consulting with the Board of Agriculture and Conservation (AS 03.09.010), land classified for agricultural use. State land made available for homestead entry under this chapter shall be distributed throughout the state.

* Sec. 29. AS 39.50.200(b) is amended by adding a new paragraph to read:

(56) Board of Agriculture and Conservation (AS 03.09.010).

* Sec. 30. AS 03.10.050(d), 03.10.052; and AS 39.50.200(b)(1) are repealed.

* Sec. 31. The uncodified law of the State of Alaska is amended by adding a new section to read:

TRANSITION. (a) Notwithstanding AS 03.09.010(b), enacted in sec. 1 of this Act, two initial members of the Board of Agriculture and Conservation shall be appointed to one-year terms and two initial members of the board shall be appointed to two-year terms.

(b) Notwithstanding AS 03.09.040, enacted in sec. 1 of this Act, AS 03.10.020(a), as amended in sec. 2 of this Act, AS 03.10.030(h), as amended in sec. 8 of this Act, and AS 03.10.033(a), as amended in sec. 9 of this Act, regulations that apply to the agricultural revolving loan fund and to loans from the fund remain in effect until amended or repealed by the Board of Agriculture and Conservation.

* Sec. 32. This Act takes effect July 1, 2000.