CONFERENCE CS FOR SENATE BILL NO. 101(3d CC)

IN THE LEGISLATURE OF THE STATE OF ALASKA

TWENTY-FIRST LEGISLATURE - SECOND SESSION

BY THE 3d CONFERENCE COMMITTEE

Offered:  2/21/00

Sponsor(s):  SENATE FINANCE COMMITTEE

A BILL

FOR AN ACT ENTITLED

"An Act relating to disasters and to the disaster relief fund."

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

* Section 1. The uncodified law of the State of Alaska is amended by adding a new section to read:

INTENT. It is the intent of the legislature that this Act does not alter the present authority of the governor to request and receive federal disaster relief and emergency assistance.

* Sec. 2. AS 26.23.020(c) is amended to read:

(c) If the governor finds that a disaster has occurred or that a disaster is imminent or threatened, the governor shall, by proclamation, declare a condition of disaster emergency. The disaster emergency remains in effect until the governor finds that the danger has passed or the disaster has been dealt with so that the emergency no longer exists. The governor may terminate the disaster emergency by proclamation. A proclamation of disaster emergency may not remain in effect longer than 30 days unless extended by the legislature by a concurrent resolution. The proclamation must
indicate the nature of the disaster, the area threatened or affected, and the conditions
that have brought it about or that make possible the termination of the disaster
emergency. A proclamation to declare a condition of disaster emergency must also
state whether the governor proposes to expend state funds to respond to the
disaster under (i) or (j) of this section.

* Sec. 3. AS 26.23.020 is amended by adding new subsections to read:

(h) The governor may expend during a fiscal year not more than $500,000 of
state funds per incident to prevent, minimize, or respond to the effects of an incident
that may occur or occurs in the state and that, in the determination of the governor,
poses a direct and imminent threat of sufficient magnitude and severity to justify state
action. Before expending funds under this subsection to respond to an incident, the
governor shall provide a financing plan to cope with the incident to the legislature in
the same manner prescribed for disaster emergencies under AS 26.23.025(a).

(i) If the governor declares a condition of disaster emergency, the governor
may expend during a fiscal year not more than $1,000,000 of state funds per disaster
declaration, including the assets of the disaster relief fund, to

(1) save lives, protect property and public health and safety, or lessen
or avert the threat of the disaster that poses a direct and imminent threat of sufficient
severity and magnitude to justify state action;

(2) implement provisions of law relating to disaster relief to cope with
the disaster;

(3) alleviate the effects of the disaster by making grants or loans to
persons or political subdivisions on terms the governor considers appropriate or by
other means the governor considers appropriate.

(j) If the disaster described in the governor’s proclamation to declare a
condition of disaster emergency is a fire, the governor may expend state funds as
necessary to save lives or protect property and public health and safety.

(k) The governor may expend more than $500,000 of state funds to cope with
an incident under (h) of this section or more than $1,000,000 of state funds to cope
with a disaster under (i) of this section under the following circumstances:

(1) if the legislature is in session, the legislature approves a financing
plan to cope with the incident or disaster that identifies the amount in excess of the expenditure limits that is to be expended from state funds; or

(2) if the legislature is not in session, either

(A) the governor convenes a special session of the legislature within five days after declaring the condition of disaster emergency or within five days after providing a financing plan to cope with an incident to the legislature and the legislature convenes in special session and approves a financing plan to cope with the incident or disaster that identifies the amount in excess of the expenditure limits that is to be expended from state funds; or

(B) the presiding officers of both the house of representatives and the senate agree that a special session should not be convened and so advise the governor in writing.

* Sec. 4. AS 26.23.025 is repealed and reenacted to read:

Sec. 26.23.025. The legislature and disaster emergencies. (a) When the governor declares a condition of disaster emergency under AS 26.23.020(c), concurrently with the issuance of the proclamation, the governor shall prepare and deliver to the presiding officers of the legislature and to the persons who chair the finance committees in each house of the legislature a financing plan describing the amount by fund source of money, including the amount of state match for federal funds, that the governor proposes to use to cope with the disaster, the estimated total expenditures necessary to cope with the disaster, and the estimated time frame necessary to cope with the disaster.

(b) Notwithstanding any other provision of this chapter, if the declaration of a disaster emergency occurs while the legislature is in session or if a special session is held, actions taken by the governor under this chapter after the close of the session that are not ratified by law adopted during that session are void.

(c) The legislature may terminate a disaster emergency at any time by law.

* Sec. 5. AS 26.23.300(b) is amended to read:

(b) Subject to the restrictions of AS 26.23.020(h) - (k) [(d) OF THIS SECTION], the governor may [, WITHOUT ADDITIONAL LEGISLATIVE AUTHORIZATION[,] expend [NOT MORE THAN $1,000,000 OF] the assets of the
disaster relief fund for the following purposes:

(1) to implement provisions of law relating to disaster relief in the case of a disaster or an incident;

(2) to alleviate the effects of a disaster or an incident by making grants or loans to persons or political subdivisions on terms the governor considers appropriate or by other means the governor considers appropriate.

* Sec. 6. AS 26.23.900(2) is amended to read:

(2) "disaster" means the occurrence or imminent threat of widespread or severe damage, injury, [OR] loss of life or property, or shortage of food, water, or fuel resulting from [A NATURAL OR MAN-MADE CAUSE, INCLUDING]

(A) an incident such as storm, high water, wind-driven water, tidal wave, tsunami, earthquake, volcanic eruption, landslide, mudslide, avalanche, snowstorm, prolonged extreme cold, drought, fire, flood, [EARTHQUAKE, LANDSLIDE, MUDSLIDE, AVALANCHE, WIND-DRIVEN WATER, WEATHER CONDITION, TSUNAMI, VOLCANIC ACTIVITY,] epidemic, [AIR CONTAMINATION, BLIGHT, INFESTATION,] explosion, or riot [ , OR SHORTAGE OF FOOD, WATER, FUEL, OR CLOTHING];

(B) the release of oil or a hazardous substance [ ,] if the release requires prompt action to avert environmental danger or mitigate environmental damage; or [AND]

(C) equipment failure [ ,] if the failure is not a predictably frequent or recurring event or preventable by adequate equipment maintenance or operation;

* Sec. 7. AS 26.23.300(c) is repealed.