HOUSE CS FOR CS FOR SENATE BILL NO. 273(WTR)

IN THE LEGISLATURE OF THE STATE OF ALASKA

TWENTY-FIRST LEGISLATURE - SECOND SESSION

BY THE HOUSE SPECIAL COMMITTEE ON WORLD TRADE AND STATE/FEDERAL RELATIONS

Offered: 4/26/00
Referred: Finance

Sponsor(s): SENATOR PEARCE

A BILL

FOR AN ACT ENTITLED

"An Act regarding oil discharge prevention, and relating to contingency plans and proof of financial responsibility for all self-propelled nontank vessels exceeding 400 gross registered tonnage and for railroad tank cars; and providing for an effective date."

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

* Section 1. AS 46.04 is amended by adding a new section to read:

Sec. 46.04.055. Nontank vessels and railroad tank cars. (a) A person may not cause or permit the operation of a nontank vessel within the waters of the state or cause or permit the transfer of oil to or from a nontank vessel unless the person has furnished to the department and the department has approved proof of financial ability to respond to damages meeting the requirements of AS 46.04.040. Proof of financial responsibility required under this subsection is subject to adjustment of dollar amounts under AS 46.04.045 and is established, for a nontank vessel that carries

(1) predominantly persistent product, at $300 per incident for each
barrel of oil storage capacity on the vessel or $5,000,000, whichever is greater; and

(2) predominantly nonpersistent product, at $100 per incident for each barrel of oil storage capacity on the vessel or $1,000,000, whichever is greater.

(b) A person may not transport oil by railroad tank car or cause or permit the transfer of oil to or from a railroad tank car unless the person has furnished to the department and the department has approved proof of financial ability to respond to damages meeting the requirements of AS 46.04.040. Proof of financial responsibility required under this subsection is subject to adjustment of dollar amounts under AS 46.04.045 and is established at

(1) $300 per incident for each barrel of persistent product based on the maximum amount of persistent product storage capacity of any train on the railroad; and

(2) $100 per incident for each barrel of nonpersistent product based upon the maximum amount of nonpersistent product storage capacity of any train on the railroad or $1,000,000, whichever is greater.

(c) For purposes of AS 46.04.030(k), response planning standards apply to nontank vessels and railroad tank cars as follows:

(1) for a nontank vessel,

(A) containment and control of 15 percent of the maximum oil capacity of the nontank vessel within 48 hours; and

(B) cleanup of the discharge within the shortest possible time consistent with minimizing damage to the environment; and

(2) for a railroad tank car,

(A) containment and control of 15 percent of the maximum oil capacity of a train on the railroad within 48 hours; and

(B) cleanup of the discharge within the shortest possible time consistent with minimizing damage to the environment.

(d) Notwithstanding the requirements of AS 46.04.040(e) and (l) and 46.04.047, for purposes of (a) of this section, an applicant may provide evidence of financial responsibility by proof of entry of the nontank vessel in a protection and indemnity association or proof of coverage with another insurer that
(1) is financially solvent and has a favorable history of claim handling;
(2) provides coverage against pollution risks in at least the amount of
the financial responsibility required under (a) of this section without any requirement
for a special endorsement;
(3) does not agree to be subject to direct action in court or to
appointment of an agent for service of process; and
(4) in the case of a protection and indemnity association or group of
insureds, is not authorized by the Department of Community and Economic
Development to sell insurance in the state so long as it is not listed by the Department
of Community and Economic Development as being disapproved for use in the state.
(e) The requirements of (a) - (d) of this section do not apply to a nontank
vessel operating in the waters of the state if the nontank vessel
(1) is engaged in innocent passage; for purposes of this paragraph, a
nontank vessel is engaged in innocent passage if its operation in state waters,
irrespective of whether it is a United States or foreign-flag vessel, would constitute
innocent passage under the Convention on the Territorial Sea and the Contiguous Zone,
were the vessel a foreign-flag vessel;
(2) enters state waters because of imminent danger to the crew, or in
an effort to prevent an oil spill or other harm to public safety or the environment, and
are inapplicable only until the vessel is able to leave state waters as soon as it may do
so without imminent risk of harm to the crew, public safety, or the environment; or
(3) enters state waters after the United States Coast Guard has
determined that the vessel is in distress, and are inapplicable only until the vessel is
able to leave state waters as soon as it may do so without imminent risk of harm to
the crew, public safety, or the environment.

* Sec. 2. AS 46.04.900(12) is amended to read:
(12) "oil terminal facility" means an onshore or offshore facility of any
kind, and related appurtenances, including but not limited to a deepwater port, bulk
storage facility, or marina, located in, on, or under the surface of the land or waters
of the state, including tide and submerged land, that [WHICH] is used for the purpose
of transferring, processing, refining, or storing oil; a vessel, other than a nontank
vessel, is considered an oil terminal facility only when it is used to make a ship-to-ship
transfer of oil, and when it is traveling between the place of the ship-to-ship transfer
of oil and an oil terminal facility;

* Sec. 3. AS 46.04.900(21) is amended to read:
(21) "vessel" includes tank vessels, and nontank vessels;

* Sec. 4. AS 46.04.900 is amended to add new paragraphs to read:
(24) "nonpersistent product" has the meaning given to "non-persistent or Group I oil" in 33 C.F.R. 155.1020;
(25) "nontank vessel" means a self-propelled watercraft of more than 400 gross registered tons; in this paragraph, "watercraft" includes commercial fishing vessels, commercial fish processor vessels, passenger vessels, and cargo vessels, but does not include a tank vessel, oil barge, or public vessel;
(26) "persistent product" has the meaning given to "persistent oil" in 33 C.F.R. 155.1020;
(27) "public vessel" means a vessel that is operated by and is either owned or bareboat chartered by the United States, a state or a political subdivision of that state, or a foreign nation, except when the vessel is engaged in commerce;
(28) "railroad tank car" means rolling stock used to transport oil in bulk as cargo by rail;
(29) "train" means connected rolling stock operated as a single moving vehicle on rails; for purposes of this paragraph, "connected rolling stock" includes railroad tank cars.

* Sec. 5. The uncodified law of the State of Alaska is amended by adding a new section to read:

TASK FORCE ON MOTORIZED OIL TRANSPORT. (a) There is established a Task Force on Motorized Oil Transport within the Department of Environmental Conservation.
(b) The Task Force on Motorized Oil Transport shall
(1) determine how to implement the response planning standards set out in
AS 46.04.055(c), added by sec. 1 of this Act, for nontank vessel and railroad tank car contingency plans; and

(2) deliver a report to the Twenty-Second Alaska State Legislature on or before the first day the legislature convenes that contains its recommendations with respect to implementation of the response planning standards set out in AS 46.04.055.

* Sec. 6. The uncodified law of the State of Alaska is amended by adding a new section to read:

REGULATIONS. The Department of Environmental Conservation shall proceed to adopt regulations necessary to implement the changes made by this Act. The regulations take effect under AS 44.62 (Administrative Procedure Act), but not before the effective date of secs. 1 - 4 of this Act.

* Sec. 7. Sections 5 and 6 of this Act take effect immediately under AS 01.10.070(c).

* Sec. 8. Except as provided in sec. 7 of this Act, this Act takes effect September 1, 2000.