AN ACT

Relating to the purpose, powers, and duties of the Alaska Gasline Development Corporation related to the Alaska liquefied natural gas project and an in-state natural gas pipeline; relating to the in-state natural gas pipeline fund; and providing for an effective date.

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

THE ACT FOLLOWS ON PAGE 1
AN ACT

Relating to the purpose, powers, and duties of the Alaska Gasline Development Corporation
related to the Alaska liquefied natural gas project and an in-state natural gas pipeline; relating
to the in-state natural gas pipeline fund; and providing for an effective date.

* Section 1. AS 31.25.005 is amended to read:

Sec. 31.25.005. Purpose. The corporation shall, for the benefit of the state, to
the fullest extent possible,

(1) develop and have primary responsibility for developing natural gas
pipelines, an Alaska liquefied natural gas project, and other transportation mechanisms
to deliver natural gas in-state for the maximum benefit of the people of the state;

(2) when developing natural gas pipelines, an Alaska liquefied natural
gas project, and other transportation mechanisms to deliver natural gas in-state,
provide economic benefits in the state and revenue to the state;
(3) assist the Department of Natural Resources and the Department of Revenue to maximize the value of the state’s royalty natural gas, natural gas delivered to the state as payment of tax, and other natural gas received by the state;

(4) **subject to (b)(1) of this section**, advance an in-state natural gas pipeline as described in the July 1, 2011, project plan prepared under former AS 38.34.040 by the corporation while a subsidiary of the Alaska Housing Finance Corporation, with modifications determined by the corporation to be appropriate to develop, finance, construct, and operate an in-state natural gas pipeline in a safe, prudent, economical, and efficient manner, for the purpose of making natural gas, including propane and other hydrocarbons associated with natural gas other than oil, available to Fairbanks, the Southcentral region of the state, and other communities in the state at the lowest rates possible;

(5) **subject to (b)(2) of this section**, advance an Alaska liquefied natural gas project by developing infrastructure and providing related services, including services related to transportation, liquefaction, a marine terminal, marketing, and commercial support; if the corporation provides a service under this paragraph to the state, a public corporation or instrumentality of the state, a political subdivision of the state, or another entity of the state, the corporation may not charge a fee for the service in an amount greater than the amount necessary to reimburse the corporation for the cost of the service;

(6) endeavor to develop natural gas pipelines and other transportation mechanisms to deliver natural gas, including propane and other hydrocarbons associated with natural gas other than oil, to public utility and industrial customers in areas of the state to which the natural gas, including propane and other hydrocarbons associated with natural gas other than oil, may be delivered at commercially reasonable rates; and

(7) endeavor to develop natural gas pipelines and other transportation mechanisms that offer commercially reasonable rates for shippers and access for shippers who produce natural gas, including propane and other hydrocarbons associated with natural gas other than oil, in the state.

*Sec. 2.* AS 31.25.005 is amended by adding a new subsection to read:
(b) The corporation may not plan or take any step to develop

   (1) an in-state natural gas pipeline through which over 50 percent of
gas is intended for export by the corporation or another party as gas or liquefied
natural gas and that is described in (a)(4) of this section before the earliest of

   (A) the date that the state or another party that holds natural gas
leases in the state withdraws from an Alaska liquefied natural gas project
described in (a)(5) of this section to which the state was a party on February 1,
2015;

   (B) the date that the state and other parties enter into
contractual agreements to undertake front-end engineering and design for an
Alaska liquefied natural gas project described in (a)(5) of this section to which
the state was a party on February 1, 2015; or

   (C) July 1, 2017; or

   (2) an Alaska liquefied natural gas project described in (a)(5) of this
section other than a project to which the state was a party on February 1, 2015, before
the earliest of

   (A) the date that the state or another party that holds natural gas
leases in the state withdraws from an Alaska liquefied natural gas project
described in (a)(5) of this section to which the state was a party on February 1,
2015;

   (B) the date that the state and other parties enter into
contractual agreements to undertake front-end engineering and design for an
Alaska liquefied natural gas project described in (a)(5) of this section to which
the state was a party on February 1, 2015; or

   (C) July 1, 2017.

* Sec. 3. AS 31.25.080 is amended by adding a new subsection to read:

   (h) The corporation may not market gas owned or controlled by an entity other
than itself without express written consent from that entity.

* Sec. 4. AS 31.25.100 is amended to read:

Sec. 31.25.100. In-state natural gas pipeline fund. The in-state natural gas
pipeline fund is established in the corporation and consists of money appropriated to
it. The corporation shall determine fund management and may contract with the
Department of Revenue for fund management. Unless otherwise provided by law,
money appropriated to the fund lapses into the general fund on the day this section is
repealed. Interest and other income received on money in the fund shall be separately
accounted for and may be appropriated to the fund. The corporation may use money
appropriated to the fund without further appropriation for the cost of managing the
fund and for the planning, financing, development, acquisition, maintenance,
construction, and operation of the in-state natural gas pipeline described in
\textbf{AS 31.25.005(a)(4)} [AS 31.25.005(4)] and for the purposes of \textbf{AS 31.25.005(a)(4)},
(6), and (7). The corporation may not expend money from the fund to plan or
take any step to develop an in-state natural gas pipeline through which over 50
percent of gas is intended for export by the corporation or another party as gas
or liquefied natural gas and that is described in \textbf{AS 31.25.005(a)(4)} before the
earliest of

1. the date that the state or another party that holds natural gas
   leases in the state withdraws from an Alaska liquefied natural gas project
described in \textbf{AS 31.25.005(a)(5)} to which the state was a party on February 1,
2015;

2. the date that the state and other parties enter into contractual
   agreements to undertake front-end engineering and design for an Alaska
   liquefied natural gas project described in \textbf{AS 31.25.005(a)(5)} to which the state
   was a party on February 1, 2015; or

3. \textbf{July 1, 2017} [IN \textbf{AS 31.25.005(4)}, (6), AND (7)].

* Sec. 5. AS 31.25.390(1) is amended to read:

1. "Alaska liquefied natural gas project" means a natural gas project
   as described in \textbf{AS 31.25.005(a)(5)} [AS 31.25.005(5)] that includes collectively, the
   Prudhoe Bay unit gas transmission line, the Point Thomson unit gas transmission line,
a gas pipeline, the gas treatment plant, a liquefied natural gas plant, and a marine
   terminal; in this paragraph,

   (A) "gas pipeline"

   (i) means the main natural gas pipeline from the outlet
enrolled HB 132

flange of the gas treatment plant on the North Slope to the inlet flange of the liquefied natural gas plant located in the Southcentral region of the state, which shall have offtake points along the pipeline for deliveries of gas in the state;

(ii) does not include any gas lines downstream of any offtake point between the gas treatment plant and the liquefied natural gas plant;

(B) "gas treatment plant" means those facilities and related activities required to receive natural gas from the Prudhoe Bay unit gas transmission line, the Point Thomson unit gas transmission line, and other facilities, treat the natural gas to pipeline specifications, dispose of or deliver by-products, deliver liquid products for further transportation, and deliver treated natural gas for transportation through the gas pipeline;

(C) "liquefied natural gas plant" means the facility for liquefying natural gas and includes structures, equipment, underlying land rights, other associated systems, storage, and facilities for off-loading liquefied natural gas;

(D) "marine terminal" means the terminal and those facilities required to receive liquefied natural gas from the boundary of the liquefied natural gas plant for marine transportation, including auxiliary vessels used in the operation of the terminal;

(E) "Point Thomson unit gas transmission line" means a natural gas transmission line from the outlet flange of the Point Thomson unit production facility to the inlet flange of the gas treatment plant; and

(F) "Prudhoe Bay unit gas transmission line" means a natural gas transmission line from the outlet flange of the Prudhoe Bay unit central gas facility to the inlet flange of the gas treatment plant;

* Sec. 6. AS 31.25.390 is amended by adding a new paragraph to read:

(8) "front-end engineering and design" means a study that includes

(A) sufficiently detailed basic engineering packages for the components of the Alaska liquefied natural gas project and a contracting
strategy to enable contractor bidding for the engineering, procurement, and
construction contracts;

   (B) a resourcing, commissioning, and start-up plan;
   
   (C) the finalization of the key project agreements required to
implement the Alaska liquefied natural gas project;
   
   (D) a technical and commercial definition of the Alaska
liquefied natural gas project;
   
   (E) a detailed update of the Alaska liquefied natural gas project
economics, financing, and commercial assumptions, including an updated
estimate of capital costs sufficient for a final investment decision;
   
   (F) a final assessment of the environmental, social, and health
effects of the Alaska liquefied natural gas project;
   
   (G) a description of long-lead procurement activities;
   
   (H) a description of other activities necessary to enable a final
investment decision to be taken on the Alaska liquefied natural gas project,
including financing, permitting, and registration information; and
   
   (I) the bidding and internal selection of engineering,
procurement, and construction contractors, if applicable.

* Sec. 7. This Act takes effect immediately under AS 01.10.070(c).