Supporting the introduction and enactment of federal legislation acknowledging that the federal government is financially responsible under the Alaska Native Claims Settlement Act for the remediation of contaminated land subject to conveyance under the Act; urging the United States Department of the Interior to implement the six recommendations to identify and clean up the Alaska Native Claims Settlement Act lands in its 1998 report to the United States Congress; and urging the President of the United States and the United States Congress to remediate and make free from pollutants lands in the state conveyed under the Alaska Native Claims Settlement Act.

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

WHEREAS Alaska Native land claims were settled differently in the state than in the rest of the nation when, in the Alaska Native Claims Settlement Act, instead of adopting a reservation system, the federal government established Alaska Native village and regional corporations and granted the corporations ownership and other rights to surface and subsurface land; and
WHEREAS Alaska Native corporations were created under the Alaska Native Claims Settlement Act to manage land and resources for the benefit of Native shareholders in settlement of certain aboriginal land claims; and

WHEREAS, under the Alaska Native Claims Settlement Act, the federal government conveyed to many Alaska Native corporations land that was contaminated by the federal government or by activities allowed or overseen by the federal government before the conveyance of the land under the Act; and

WHEREAS, in 1995, the United States Congress acknowledged that contaminated land was being conveyed to Alaska Native corporations under the Alaska Native Claims Settlement Act and, in sec. 103, P.L. 104-42 (43 U.S.C. 1629f), required the United States Secretary of the Interior to provide a detailed report on contaminated land before conveying the land to Alaska Native corporations and organizations; and

WHEREAS, in December 1998, the United States Department of the Interior submitted a report to the United States Congress that located approximately 650 contaminated sites on land conveyed under the Alaska Native Claims Settlement Act; and

WHEREAS, in that report, the United States Department of the Interior proposed six recommendations to "fully identify contaminated sites and clean-up needs of Alaska Native Claims Settlement Act lands"; and

WHEREAS the United States Department of the Interior has not fully implemented any of the six recommendations it proposed to the United States Congress; and

WHEREAS Alaska Native corporations, as landowners, are subject to liability under federal and state law for the contaminated condition of their land; and

WHEREAS several Alaska Native corporations have incurred considerable expense cleaning up contaminated sites, negotiating land exchanges, and battling with the federal and state governments to clean up sites on a case-by-case basis; and

WHEREAS, in recognition of this problem, United States Representative Don Young, on the floor of the United States House of Representatives on January 4, 1995, stated, "it was clearly not the intention of ANCSA to extinguish Native claims by conveying contaminated property to recipients";

BE IT RESOLVED that the Alaska State Legislature supports the introduction and enactment of federal legislation acknowledging that the federal government is financially
responsible under the Alaska Native Claims Settlement Act for the remediation of contaminated land subject to conveyance under the Act; and be it

FURTHER RESOLVED that the Alaska State Legislature urges the United States Department of the Interior to fully implement the six recommendations to identify and clean up Alaska Native Claims Settlement Act lands in its 1998 report to the United States Congress; and be it

FURTHER RESOLVED that the Alaska State Legislature urges the President of the United States and the United States Congress to take the actions necessary to remediate and make free of contamination and environmental pollutants lands in the state conveyed under the Alaska Native Claims Settlement Act; and be it

FURTHER RESOLVED that the Alaska State Legislature urges the United States federal government to reimburse the medical expenses of residents who have health conditions and complications as a result of living on contaminated and polluted lands in the state conveyed under the Alaska Native Claims Settlement Act.

COPIES of this resolution shall be sent to the Honorable Barack Obama, President of the United States; the Honorable Sally Jewell, United States Secretary of the Interior; the Honorable Lisa Murkowski, Chair of the Energy and Natural Resources Committee of the U.S. Senate; the Honorable Maria Cantwell, ranking member of the Energy and Natural Resources Committee of the U.S. Senate; the Honorable Rob Bishop, Chair of the Natural Resources Committee of the U.S. House of Representatives; the Honorable Kevin K. Washburn, Assistant Secretary of Indian Affairs, United States Department of the Interior; Neil Kornze, Director, Bureau of Land Management, United States Department of the Interior; Weldon Loudermilk, Director, Alaska Region, Bureau of Indian Affairs, United States Department of the Interior; Kim Elton, Director, Alaska Affairs, United States Department of the Interior; and the Honorable Dan Sullivan, U.S. Senator, and the Honorable Don Young, U.S. Representative, members of the Alaska delegation in Congress.