Alaska State Legislature

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*Session*

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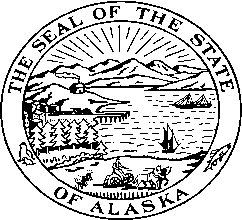
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Explanation of Changes to version D

* Page 3, lines 12-13
  + After the word “state”, inserted “including its agencies, officers, and employees”
* Page 3, lines 19-23
  + On the recommendation of LAW, this language is added to establish why .25 percent NOA by mass is used.
* Page 3, line 31
  + After the word “state”, inserted “and its agencies, officers, and employees”
* Page 4, lines 22-23
  + After the word “agency”, inserted “or officer or employee of the state”
* Page 5, Line 19
  + Changed AS 09.65.245 to AS 09.65.245**(a)(2),** to separate the gravel pit landowner from the immunity provided to the contractor for adherence to the site-specific plan.
* Page 9, lines 15-22
  + Adds new section to direct DOT to approve or disapprove a submitted site-specific plan. Directs DOT to provide findings to support a determination that a project is “economically unreasonable”.
* Page 9, line 23
  + Rewrites the section to:
    - Direct DOT to provide to the contractor a copy of the “approved” plan.
    - Remove the requirement that DOT provide copies of the recommended practices for handling NOA from OSHA, Mine Safety & Health Administration, and the EPA.