



Representative Reggie Joule

Alaska State Legislature

District 40

Changes Between HB258(TRA) 27-LS0400\T & HB258 (FIN) LS-0400\G

- **Page 3 Lines 11-12, Page 4 Lines 7-8, Page 5 Lines 2-3**
 - Intent languages describing the state immunity to include agencies, officers and employees
- **Page 3 Lines 16-30 & Page 4 Lines 13-14**
 - Intent languages that establishes an analytical threshold at .25% by mass volume as naturally occurring asbestos(NOAs) gravel and intent language offered by DHSS on exposure to NOA and public health
- **Page 4 Lines 15-21**
 - Clarifies the scope of immunity provided
- **Page 6 Lines 10-31 thru Page 7 Lines 1-19**
 - Allows for DOT&PF to create NOA delineation zones through the request of a the community; or in the absence of a community the State can determine a NOA zone
- **Page 8 Lines 20-23**
 - Includes the impact of vehicle and vehicle traffic to the requirements of determining the transference of airborne asbestos
- **Page 9 Line 28**
 - Requires DOT&PF to send the approved site specific plan not just the received site specific plan
- **Page 10 Line 9**
 - Allows the option for DOT&PF to send the copies of certain material instead of requiring DOT&PF to send material
- **Page 10 Line 31 & Page 11 Lines 1-8**
 - Provides DOT&PF required regulatory authority provided under the Administrative Procedure Act to write the necessary regulations

- **Page 11 Lines 30-31**
 - Requires DOT&PF to establish regulations that include specific components of the site specific plan
- **Page 12 Lines 2-12**
 - Adds additional regulations requirement to define economically reasonable and the impact of the public health
- **Page 12 Lines 17-22**
 - Defines “Naturally Occurring Asbestos”
- **Page 12 Lines 27-31**
 - Allows for the determination of certain temporary NOA Delineation Zones while DOT&PF write the regulations
- **Page 14 Line 5**
 - Changes the expiration date for the interim projects to Dec. 31, 2013 so DOT&PF can have enough time for the regulatory process