32-GH1634\B Radford 4/23/21

## CS FOR HOUSE BILL NO. 120(RES)

IN THE LEGISLATURE OF THE STATE OF ALASKA

THIRTY-SECOND LEGISLATURE - FIRST SESSION

BY THE HOUSE RESOURCES COMMITTEE

**Offered: Referred:** 

Sponsor(s): HOUSE RULES COMMITTEE BY REQUEST OF THE GOVERNOR

## **A BILL**

## FOR AN ACT ENTITLED

"An Act relating to access roads; relating to state land; relating to contracts for the sale 2 of state land; relating to the authority of the Department of Education and Early 3 Development to dispose of state land; relating to the authority of the Department of 4 Transportation and Public Facilities to dispose of state land; relating to the authority of 5 the Department of Natural Resources over certain state land; relating to the state land 6 disposal income fund; relating to the leasing and sale of state land; relating to covenants 7 and restrictions on agricultural land; and providing for an effective date."

## 8

9

10

11

12

13

1

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

\* Section 1. AS 14.07.030(a) is amended to read:

(a) The department may

(1) establish, maintain, govern, operate, discontinue, and combine area, regional, and special schools;

(2) enter into contractual agreements with the Bureau of Indian Affairs

Drafted by Legal Services

2

3

4

5

6

7

8 9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

or with a school district to share boarding costs of secondary school students;

(3) provide for citizenship night schools when and where expedient;

(4) provide for the sale or other disposition of abandoned or obsolete buildings and other state-owned school property;

(5) prescribe a classification for items of expense of school districts;

(6) acquire and transfer personal property, acquire real property, and transfer <u>an interest in</u> real property <u>according to terms, standards, and conditions</u>
<u>established by the commissioner</u> [TO FEDERAL AGENCIES, STATE AGENCIES, OR TO POLITICAL SUBDIVISIONS];

(7) enter into contractual agreements with school districts to provide more efficient or economical education services; reasonable fees may be charged by the department to cover the costs of providing services under an agreement, including costs for professional services, reproduction or printing, and mailing and distribution of educational materials;

(8) provide for the issuance of elementary and secondary diplomas to persons not in school who have completed the equivalent of an 8th or 12th grade education, respectively, in accordance with standards established by the department;

(9) apply for, accept, and spend endowments, grants, and other private money available to the state for educational purposes in accordance with AS 37.07 (Executive Budget Act);

(10) set student tuition and fees for educational and extracurricular programs and services provided and schools operated by the department under the provisions of (1) of this section and AS 14.07.020(a)(9), (11), and (12);

(11) charge fees to cover the costs of care and handling with respect to the acquisition, warehousing, distribution, or transfer of donated foods;

(12) establish and collect fees for the rental of school facilities and for other programs and services provided by the schools;

(13) develop a model curriculum and provide technical assistance for early childhood education programs;

(14) notwithstanding any other provision of this title, intervene in a school district to improve instructional practices under standards established by the

	WORK DRAFT	WORK DRAFT	32-GH1634\B
1	department in reg	gulation, including directing the	
2		(A) employees identified by the de	partment to exercise
3	superviso	ry authority for instructional practices in the d	istrict or in a specified
4	school;		
5		(B) use of appropriations under this titl	e for distribution to a
6	district;		
7	(1	5) notwithstanding any other provision of the	is title, redirect public
8	school funding u	nder AS 14.17 appropriated for distribution to	a school district, after
9	providing notice	to the district and an opportunity for the district	t to respond, when
10		(A) necessary to contract for services to	improve instructional
11	practices	in the district; or	
12		(B) the district has failed to take an a	action required by the
13	departme	nt to improve instructional practices in the	district; if funding is
14	redirected	l under this subparagraph, the department shall	provide the redirected
15	funding t	o the district when the department has determ	nined that the required
16	action is s	satisfactorily completed.	
17	* Sec. 2. AS 19.30.080	) is amended to read:	
18	Sec. 19.3	0.080. Construction standards and mainten	ance. An access road
19	constructed unde	er AS 19.30.060 - 19.30.100 shall be of low sta	andard, not necessarily
20	suitable for all v	veather use. The state is not under obligation	to maintain an access
21	road constructed	under AS 19.30.060 - 19.30.100. If an acces	ss road is constructed
22	outside a munici	pality that has zoning ordinances, the right-of-v	way width for the road
23	shall be determin	ned by the division of lands and the Department	t of Transportation and
24		. If an access road <u>under AS 19.30.060 - 19</u>	
25		laries of a municipality that has zoning ordina	
26		HALL] conform to the subdivision contro	
27		the same manner and to the same extent as	
28		he work on an access road are governed	by AS 36.30 (State
29	Procurement Coo	,	
30		) is repealed and reenacted to read:	
31	Sec. 35.2	20.070. Vacating and disposing of land; rig	ghts in land. (a) The
		-3- Tew Text Underlined [DELETED TEXT BRACKETED	<b>CSHB 120(RES)</b>

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

### WORK DRAFT

department may vacate an easement acquired for a public works purpose by executing and filing a deed in the appropriate recording district. Upon filing, title to the vacated rights in land inures to the underlying real property owner in the manner and proportion considered equitable by the commissioner and set out in the deed.

(b) If the department determines that land or rights in land acquired by the department are no longer necessary for public works purposes, the department may

(1) sell, contract to sell, lease, or exchange the land according to terms, standards, and conditions established by the commissioner; or

(2) at the request of the commissioner of natural resources, transfer the land to the Department of Natural Resources.

(c) Proceeds received from the sale or lease of land under this section shall be credited to the funds from which the purchase of the land was made originally.

\* Sec. 4. AS 38.04.022 is amended to read:

Sec. 38.04.022. State land disposal income fund. (a) The revenue from the state land disposal program shall be deposited in the state land disposal income fund in the state treasury. On June 30 of each fiscal year, the portion of that fund that exceeds **§12,000,000** [\$5,000,000] shall be deposited in the state general fund. The legislature may appropriate money from the state land disposal income fund for expenditure by the Department of Natural Resources for necessary costs incurred by the commissioner in the implementation of state land disposal programs authorized under this title or for any other public purpose.

(b) Within five days after the legislature convenes in regular session, the Department of Natural Resources shall notify the legislature that a report reflecting all money deposited in the fund established under (a) of this section during the <u>previous</u> [PRIOR] fiscal year is available. <u>The report may include a recommendation to amend the deposit limit established in (a) of this section.</u>

\* Sec. 5. AS 38.05.055 repealed and reenacted to read:

Sec. 38.05.055. Auction sale or sealed bid procedures. (a) Unless another method of sale is allowed under this chapter, AS 38.08, or AS 38.09, the sale of state land shall be made at public auction or by sealed bid, at the discretion of the director, to the highest qualified bidder as determined by the director. The director may accept

bids and sell state land under this section at not less than 70 percent of the appraised fair market value of the land.

(b) To qualify to participate under this section in a public auction or sale by sealed bid of state land that is other than commercial, industrial, or agricultural land, a bidder must be a resident of the state for at least one year immediately preceding the date of the sale and submit proof of that fact, as the commissioner requires by regulation. A bidder may be represented by an attorney or agent at a public auction.

(c) An aggrieved bidder may appeal to the commissioner within five days after the sale for a review of the director's determination.

(d) The director shall conduct a sale under this section. The successful bidder at a public action, or, for a sealed bid, each bidder when submitting a bid, shall provide an earnest money deposit in the amount of at least five percent of the bid amount. Not later than 10 days after the public auction or sale by sealed bid, the director shall issue a receipt to the successful bidder. The director's receipt shall contain a description of the land or property purchased, the bid price, and the amount deposited. If the bidder fails to enter into a contract to purchase or defaults in the payment of the bid amount, five percent of the bid amount shall be forfeited to the state.

\* Sec. 6. AS 38.05.065(a) is amended to read:

(a) <u>A</u> [THE] contract of sale for land<u>, an interest in land, or property</u> sold <u>under this chapter may be issued for</u> [AT PUBLIC AUCTION OR BY SEALED BID UNDER AS 38.05.055 SHALL REQUIRE] the remainder of the purchase price to be paid in monthly, quarterly, or annual installments over a period of not more than 20 years, with interest at the rate provided in (i) of this section. Installment payments plus interest shall be set on the level-payment basis.

\* Sec. 7. AS 38.05.065(b) is amended to read:

(b) The contract of sale for land sold under AS 38.05.057 or under former AS 38.05.078 shall require the remainder of the purchase price to be paid in monthly, quarterly, or annual installments over a period of not more than <u>30</u> [20] years. Installment payments plus interest shall be set on the level-payment basis. The interest rate to be charged on installment payments is the rate provided in (i) of this section.

2

3

4

5

6

7

8 9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

\* Sec. 8. AS 38.05.065(c) is amended to read:

(c) The director shall, for contracts under (a), (b), or (h) of this section, set out in the contract for each sale the period for the payment of installments and the total purchase price plus interest. The director, with the consent of the commissioner, may also include in contracts under this section conditions, limitations, and terms considered necessary and proper to protect the interest of the state. Violations of any provision of this chapter or the terms of the contract of sale subject the purchaser to appropriate administrative and legal action, including but not limited to specific performance, <u>termination</u> [FORECLOSURE], ejectment, or other legal remedies in accordance with applicable state law.

\* Sec. 9. AS 38.05.065(d) is amended to read:

(d) If a contract for a sale of state land has been breached, the director may issue a decision to [FORECLOSE AND] terminate the contract at any time 31 days after delivering by certified mail a written notice of the breach to the address of record of the purchaser. A breach caused by the failure to make payments required by the contract may be cured within 30 days after the notice of the breach has been received by the purchaser by payment of the sum in default together with the larger of a fee of \$50 or five percent of the sum in default. If there are material facts in dispute between the state and the purchaser, the purchaser may submit a written request for a public hearing for the review of the facts within 30 days after the notice of the breach has been has been received.

\* Sec. 10. AS 38.05.065(e) is amended to read:

(e) <u>Upon</u> [ON] a determination that there has been a breach of the contract based on the administrative record and the evidence presented at a hearing, <u>if</u> <u>requested</u>, the director shall issue a decision foreclosing the interest of the purchaser and terminating the contract. The obligation to make payments under the contract continues through the date of the <u>director's</u> decision to <u>terminate the contract</u> [FORECLOSE BY THE DIRECTOR].

\* Sec. 11. AS 38.05.065(f) is amended to read:

(f) The director shall deliver the decision to [FORECLOSE AND] terminate <u>the contract</u> personally to the purchaser or send it certified mail, return receipt

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

### WORK DRAFT

requested, to the address of record of the purchaser. If the breach is a failure to make payments required by the contract, the decision shall include a notice to the purchaser that if within 30 days the purchaser pays to the state the full amount of the unpaid contract price, including all accrued interest, and any fees assessed under (d) of this section, the department shall issue to the purchaser a deed to the land. If full payment is not made within 30 days or the breach is for other than failure to make payment, the decision [FORECLOSES AND] terminates all legal and equitable rights the purchaser has in the land.

\* Sec. 12. AS 38.05.065 is amended by adding a new subsection to read:

(j) If a sale of state land is to be made by means other than a means prescribed by AS 38.05.055, the director shall require a person applying to purchase land, an interest in land, or property to submit an earnest money deposit of at least five percent of the purchase price with the application for a contract to purchase land, an interest in land, or property. This earnest money deposit shall be applied toward the purchase price. If the applicant fails to enter into a contract to purchase or defaults in the payment of the purchase price, five percent of the purchase price shall be forfeited to the state.

\* Sec. 13. AS 38.05 is amended by adding a new section to read:

Sec. 38.05.086. Leases and sales of land for commercial development. (a) For purposes of stimulating economic development in the state, the commissioner may lease and sell land identified in (b) of this section as appropriate for commercial development. As provided in (*l*) of this section, if a lease is in good standing and the development requirements of the lease have been satisfied, the lessee may purchase the leased land.

(b) The department may identify land appropriate for commercial development from any or all of the following categories:

(1) state land identified or nominated as a qualified opportunity zone under 26 U.S.C. 1400Z-1 and 1400Z-2;

(2) state land nominated by the public; public nominations under this paragraph are limited to one for each person and nominated land may not exceed 640 acres in size;

2

3

4

5

6

7

8 9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

(3) any other state land the department considers appropriate for commercial development.

(c) If land identified in (b) of this section is classified in a manner that does not allow disposal of the land, the commissioner may classify or reclassify the land through a classification order under AS 38.05.300 and a written decision by the director under AS 38.05.035(e).

(d) The commissioner may open for leasing and sale certain areas of land identified in (b) of this section and issue a request for proposals to develop land within the areas. Before requesting proposals, a finding must be made under AS 38.05.035(e) that the lease and sale of the land within the areas opened is in the best interests of the state. The commissioner's request for proposals must be in writing.

(e) A person may apply to develop land within the areas by responding to the commissioner's request for proposals and paying an application fee as provided by regulation. In addition to information requested by the commissioner in the request for proposals, a response to the request for proposals must include the specific

(1) type of commercial development proposed; and

(2) location, description, and size of the land requested for the proposed commercial development; the size of land requested in a response to a request for proposals may not exceed 20 acres and must be reasonably compact.

(f) The commissioner's request for proposals must be posted on the Alaska Online Public Notice System (AS 44.62.175) for at least 30 consecutive days and must be furnished in electronic format or by mail to each person who received notice of the decision issued under AS 38.05.035(e).

(g) A response to the commissioner's request for proposals must be in writing and submitted by the deadline set by the commissioner. The commissioner may reject a proposal that does not meet the requirements of this section or for which the commissioner makes a written determination that the proposal is not in the best interests of the state. The commissioner's decision to reject a proposal is subject to appeal or a petition for reconsideration under AS 44.37.011.

(h) If the commissioner determines that only one suitable proposal for a specific area of land exists, the commissioner may issue a lease to that person as

CSHB 120(RES)

2

3

4

5

6

7

8 9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

#### WORK DRAFT

provided in this section as long as the proposal is in the best interests of the state. If the commissioner determines that there are two or more suitable proposals for the same or overlapping land, the commissioner shall hold a public auction or sealed bid, limited to those persons who submitted proposals for the same or overlapping land, and award the lease to the highest bidder as long as the proposal of the highest bidder is in the best interests of the state.

(i) The commissioner shall set, using a method of compensation set out in AS 38.05.073(m), an annual fee for a commercial land lease under this section to ensure that the state receives, for the term of the lease, a fair return for the use of the land granted by the lease.

(j) A lease must be for a term of not more than five years. A lease in good standing may be renewed for one additional five-year period. The original lessee may not assign the lease during the term of the lease or any renewal without the approval of the director.

(k) The commissioner may terminate a commercial land lease under this section before the expiration of the lease for a breach of the terms of the lease, including a failure to use the land in a manner required by the lease. Upon expiration of the term of a lease or the termination of the lease before expiration, improvements to or personal property on the land subject to the lease shall be managed in the manner required by AS 38.05.090.

(*l*) At any time during the term of the lease, a lessee in good standing may submit an application to the department to purchase all or a portion of the land leased under this section for its fair market value at the time of purchase. A lessee is eligible to purchase the land if the lessee

(1) has completed the development requirements of the land leased consistent with the proposal submitted under (g) of this section and as provided by the terms of the lease;

(2) has appraised and surveyed the site in a manner acceptable to the department, at the lessee's expense; and

(3) pays an application fee as provided by regulation.

(m) An eligible lessee under (l) of this section may apply the amount of the

1	lease payments made under the lease to the purchase price of the land. Other amounts		
2	paid, including fees, penalties, survey costs, and appraisal costs, may not be applied to		
3	the purchase price of the land.		
4	(n) If an application to purchase land under $(l)$ of this section is denied, the		
5	lessee may continue to hold the lease according to the terms of the lease and may		
6	reapply to purchase the land. A subsequent application to purchase the land must		
7	address the reasons the previous application was denied.		
8	(o) The commissioner shall adopt regulations under AS 44.62 (Administrative		
9	Procedure Act) to implement this section. Regulations adopted under this subsection		
10	must, at a minimum, address		
11	(1) the application procedures for a commercial land lease or sale		
12	under this section;		
13	(2) the auction or sealed bid process to be used, if necessary, under (h)		
14	of this section;		
15	(3) the terms and conditions that may be included in a commercial land		
16	lease under this section;		
17	(4) the method for resolving competitive bidding disputes and issues;		
18	(5) the procedure for requesting proposals;		
19	(6) the criteria for assessing proposals; and		
20	(7) any administrative fees.		
21	* Sec. 14. AS 38.05.321(a) is amended to read:		
22	(a) The department shall include in a document that conveys state land		
23	classified as agricultural land		
24	(1) a perpetual covenant for the benefit of all Alaska residents and		
25	running with the land that restricts or limits the use of the land for agricultural		
26	purposes <u>, including,</u>		
27	(A) for parcels larger than 20 acres,		
28	(i) the production, storage, and sale of plants and		
29	animals for commercial or personal use;		
30	(ii) the construction of housing for landowners and		
31	farm laborers, improvements for animals, or improvements that		

1	are reasonably required for or related to agricultural use;		
2	(iii) the use of gravel reasonably required or related		
3	to agricultural production on the parcel; and		
4	<u>(iv)</u> removal and disposition of timber for the		
5	purpose of bringing agricultural land into use; or		
6	(B) for parcels of 20 acres or less,		
7	(i) uses authorized under (A) of this paragraph;		
8	(ii) uses related to vertically integrated agricultural		
9	processing and production;		
10	(iii) uses related to commercial support services for		
11	the agricultural industry; and		
12	(iv) other agriculture-related purposes approved by		
13	the department; and		
14	(2) one of the following, as appropriate:		
15	(A) a perpetual covenant for the benefit of all Alaska residents		
16	and running with the land permitting the owner of land that had been obtained		
17	under homestead entry to subdivide and convey the land in parcels of not less		
18	than <u><b>20</b></u> [40] acres each; [OR]		
19	(B) a perpetual covenant for the benefit of all Alaska residents		
20	and running with the land permitting the owner of land that had been obtained		
21	by purchase to subdivide and convey not more than <b><u>eight</u></b> [FOUR] parcels of		
22	the land of not less than $20$ [40] acres each, subject to the restriction that a		
23	subdivided parcel may not be further subdivided; or		
24	(C) a perpetual covenant for the benefit of all Alaska		
25	residents and running with the land permitting the owner of land to		
26	convey the land in parcels of 20 acres or less if the land was originally		
27	conveyed by the department in a parcel of 20 acres or less and subject to		
28	the restriction that a subdivided parcel may not be further subdivided.		
29	* Sec. 15. AS 38.05.321(d) is amended to read:		
30	(d) For state land classified as agricultural land that is conveyed under (a) of		
31	this section,		
	-11- CSHB 120(RES)		
	New Text Underlined [DELETED TEXT BRACKETED]		

WORK DRAFT

WORK DRAFT

1	(1) the commissioner may require the landowner to cooperate with the			
2	appropriate soil and water conservation district under AS 41.10 in the development			
3	and implementation of soil conservation plans as authorized by AS 41.10.110(6);			
4	(2) as a condition of the conveyance, the commissioner may not			
5	require preparation and implementation of a schedule of planned agricultural			
6	development or a farm development plan specified in a land purchase contract unless			
7	the commissioner permits modification of a plan in cases of economic hardship or			
8	other extenuating circumstances;			
9	(3) the commissioner may not			
10	(A) limit the right of the landowner to use the land and			
11	improvements for purposes that are [INCIDENTAL TO AND] not inconsistent			
12	with <b>and do not limit</b> the primary use of the land for agricultural purposes <b>as</b>			
13	described in (a)(1) of this section;			
14	(B) except as provided by (i) of this section, limit the right of a			
15	landowner to construct housing for the landowner and farm laborers, to			
16	construct improvements for animals, or to construct improvements that are			
17	reasonably required for or related to agricultural use on the original parcel and			
18	on additional subdivided parcels, not to exceed the limits and restrictions set by			
19	(a)(2) of this section; and			
20	(C) limit the right of the landowner to subdivide and convey			
21	the land if the resulting parcels are not in violation of the limits and restrictions			
22	set out in (a)(2) of this section.			
23	* Sec. 16. AS 38.05.965 is amended by adding a new paragraph to read:			
24	(29) "public auction" means a public oral outcry auction or a public			
25	online auction.			
26	* Sec. 17. AS 38.05.321(j) is repealed.			
27	* Sec. 18. This Act takes effect immediately under AS 01.10.070(c).			