# HOUSE CS FOR SENATE BILL NO. 171(RLS) am H IN THE LEGISLATURE OF THE STATE OF ALASKA

## TWENTY-FIRST LEGISLATURE - FIRST SESSION

#### BY THE HOUSE RULES COMMITTEE

Amended: 5/17/99 Offered: 5/16/99

Sponsor(s): SENATOR HALFORD

#### A BILL

#### FOR AN ACT ENTITLED

1 "An Act relating to the release of certain records and reports required by the
2 Department of Fish and Game regarding fish, shellfish, or fishery products and
3 reports of fish buyers and processors; relating to the transfer of land to the
4 state; and providing for an effective date."

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

6 \* Section 1. AS 16.05.815(a) is amended to read:

7 (a) Except as provided in (b) and (c) of this section, records required by 8 regulations of the department concerning the landings of fish, shellfish, or fishery 9 products, and annual statistical reports of buyers and processors required by regulation 10 of the department are confidential and may not be released by the department or by 11 the Alaska Commercial Fisheries Entry Commission except as set out in this 12 The department may release the records and reports set out in this subsection. 13 subsection to the Alaska Commercial Fisheries Entry Commission. The 14 department and the Alaska Commercial Fisheries Entry Commission may release

1	the records and reports set out in this subsection to the recipients identified in this
2	subsection if the recipient, other than a recipient under $(5) - (8)$ [(4) - (6)] of this
3	subsection, agrees to maintain the confidentiality of the records and reports. The
4	department and the Alaska Commercial Fisheries Entry Commission may release
5	(1) any of the [ITS] records and reports to the National Marine
6	Fisheries Service and the professional staff of the North Pacific Fishery Management
7	Council as required for preparation and implementation of the fishery management
8	plans of the North Pacific Fishery Management Council within the exclusive economic
9	zone;
10	(2) any of the records and reports to the professional staff of the
11	Pacific States Marine Fisheries Commission who are employed in the Alaska
12	Fisheries Information Network project for the purpose of exchanging information
13	with users authorized by the department;
14	(3) [(2)] any of the [ITS] records and reports to the Department of
15	Revenue [AND TO THE ALASKA COMMERCIAL FISHERIES ENTRY
16	COMMISSION] to assist the Department of Revenue [THEM] in carrying out its
17	[THEIR] statutory responsibilities;
18	(4) [(3)] records or reports of the total value purchased by each buyer
19	to a municipality that levies and collects a tax on fish, shellfish, or fishery products
20	if the municipality requires records of the landings of fish, shellfish, or fishery
21	products to be submitted to it for purposes of verification of taxes payable;
22	(5) [(4)] such records and reports as necessary to be in conformity with
23	a court order;
24	(6) $[(5)]$ on request, the report of a person to the person whose fishing
25	activity is the subject of the report;
26	(7) [(6)] fish tickets and fish ticket information to the division of fish
27	and wildlife protection, Department of Public Safety;
28	(8) fish tickets and fish ticket information to the law enforcement
29	personnel of the National Marine Fisheries Service and the National Oceanic and
30	Atmospheric Administration for the purpose of enforcing fishery laws in waters
31	of this state and in waters of the exclusive economic zone adjacent to this state;

1	(9) [(7)] fish tickets and fish ticket information regarding halibut to the
2	International Pacific Halibut Commission; and
3	(10) [(8)] any of the [ITS] records and reports to the child support
4	enforcement agency created in AS 25.27.010, or the child support enforcement agency
5	of another state, for child support purposes authorized under law.
6	* Sec. 2. AS 16.20.041(e) is amended to read:
7	(e) The department and the Department of Natural Resources
8	(1) may not enter into sales of land within the McNeil River State
9	Game Refuge;
10	(2) may enter into leases within the McNeil River State Game Refuge
11	if the commissioner finds that activity conducted under the lease is compatible with
12	the purposes for which the refuge is established;
13	(3) may not accept transfer of state selected land from the federal
14	government, or conveyance of other land, within the refuge if the land is subject
15	to
16	(A) a lease, easement, or other right to operate or maintain
17	a private facility on the land or to conduct a private enterprise on the
18	land; or
19	(B) a continuing trespass by an unauthorized private facility
20	<u>or private enterprise</u> .
21	* Sec. 3. AS 16.20.162(c) is amended to read:
22	(c) The department and the Department of Natural Resources
23	(1) may not enter into sales of land within the McNeil River State
24	Game Sanctuary;
25	(2) may enter into leases within the McNeil River State Game
26	Sanctuary if the commissioner finds that activity conducted under the lease is
27	compatible with the purposes for which the sanctuary is established;
28	(3) may not accept transfer of state selected land from the federal
29	government, or conveyance of other land, within the sanctuary if the land is
30	subject to
31	(A) a lease, easement, or other right to operate or maintain

1	a private facility on the land or to conduct a private enterprise on the
2	land; or
3	(B) a continuing trespass by an unauthorized private facility
4	or private enterprise.
5	* Sec. 4. AS 42.40.285 is amended to read:
6	Sec. 42.40.285. Legislative approval required. Unless the legislature
7	approves the action by law, the corporation may not
8	(1) exchange, donate, sell, or otherwise convey its entire interest in
9	land;
10	(2) issue bonds;
11	(3) extend railroad lines; this paragraph does not apply to a spur,
12	industrial, team, switching, or side track;
13	(4) lease land for a period in excess of 35 years unless the corporation
14	reserves the right to terminate the lease if the land is needed for railroad purposes;
15	(5) apply for or accept a grant of federal land within a
16	municipality; before approving an action under this paragraph, the legislature
17	must determine that the federal land is required for essential railroad purposes;
18	this paragraph does not apply to the application for or acceptance of a grant of
19	federal land associated with
20	(A) the Anchorage-Wasilla line change project on Elmendorf
21	Air Force Base and Fort Richardson;
22	(B) the Fairbanks intermodal rail yard expansion project;
23	(C) a conveyance of rail properties of the Alaska Railroad
24	<u>under the original Alaska Railroad Transfer Act of 1982 as set out in Title</u>
25	VI, P.L. 97-468; in this subparagraph, "rail properties of the Alaska
26	Railroad" has the meaning given in 45 U.S.C. 1202(10).
27	* Sec. 5. AS 42.40.410 is amended to read:
28	Sec. 42.40.410. Federal land. Except as provided in AS 42.40.285(5), the
29	[THE] corporation may submit applications on its own behalf as an instrumentality of
30	the state for acquisition of federal land available under federal law that will enhance
31	the operations of the corporation if it is available under a federal law other than the

- 1 Alaska Statehood Act of 1958 (P.L. 85 508, 72 Stat. 339), as amended. The
- 2 corporation may receive in its own name conveyances of all interests in federal land.
- **3** \* Sec. 6. Sections 1 3 of this Act take effect immediately under AS 01.10.070(c).