

LAWS OF ALASKA

2003

Source
SCS CSSSHB 86(JUD)(efd fld S)
Chapter No.

AN ACT

Relating to state permitted projects.

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

THE ACT FOLLOWS ON PAGE 1

AN ACT

Relating to state permitted projects.

* **Section 1.** The uncodified law of the State of Alaska is amended by adding a new section to read:

PURPOSE AND FINDINGS. (a) The purpose of secs. 3 and 4 of this Act is to legislatively authorize and approve all oil and gas projects located within the Cook Inlet Basin that have, as of the effective date of this Act, a final authorization, permit, or other form of approval from the Department of Environmental Conservation, the Department of Fish and Game, the Department of Natural Resources, or the division of governmental coordination, formerly part of the office of management and budget. AS 46.40.096(i), added by sec. 3 of this Act, and sec. 4 of this Act supersede and replace any other form of approval previously required by law. A project authorized and approved by AS 46.40.096(i), added by sec. 3 of this Act, and sec. 4 of this Act shall remain subject to regulation by any agency having jurisdiction over the project, consistent with the terms and requirements of the authorization, permit, or other approval issued by the agency.

(b) The legislature finds that

- (1) it is in the best interests of the state to legislatively approve and authorize the oil and gas projects covered by secs. 3 and 4 of this Act;
- (2) secs. 3 and 4 of this Act coincide with an executive branch reorganization directly affecting the Department of Environmental Conservation, the Department of Fish and Game, the Department of Natural Resources, and the division of governmental coordination, formerly part of the office of management and budget; secs. 3 and 4 of this Act are intended to help facilitate the reorganization and the transition to a new administrative structure by removing from these agencies the burden of possible or ongoing litigation over past administrative decisions;
- (3) secs. 3 and 4 of this Act avoid costly litigation over projects overseen by these agencies that uniquely benefit all Alaskans, especially the larger population centers and communities encompassed by the Cook Inlet Basin; among other benefits, those projects provide jobs, generate local tax revenue, and fuel local economies by their tertiary economic effects; the legislature finds that it is in the public interest to promote those projects, without litigation;
- (4) the public interest is protected by secs. 3 and 4 of this Act; all oil and gas projects authorized and approved by this Act remain subject to the regulation and oversight of all state agencies with jurisdiction over those projects; the appropriate state agencies shall regulate each project consistent with the terms and requirements of any permit or approval previously granted for the project; those permits and approvals are granted only after extensive administrative review, including public notice and comment with respect to the project; compliance with those requirements, coupled with the continued oversight by the appropriate state agencies, will ensure the protection of human health and safety and the environment.
 - * Sec. 2. AS 09.68 is amended by adding a new section to read:
 - Sec. 09.68.050. Civil liability for malicious claim against state permitted project. (a) A person who initiates or maintains a malicious claim for injunctive relief against a state permitted project is, in addition to any other penalty or sanction provided by law, liable in a civil action to the permittee or owner of the project for all of the following:

1	(1) actual damages suffered by the permittee or owner of the project as
2	a result of the malicious claim, including
3	(A) wages and salaries paid to employees or contractors idled
4	or put to nonproductive labor as a result of prosecution of the malicious claim;
5	and
6	(B) increased material costs caused by prosecution of the
7	malicious claim; and
8	(2) incidental or consequential damages arising under contracts
9	associated with the project that were caused by prosecution of the malicious claim.
10	(b) The liability of a person for damages under this section is in addition to
11	liability for an award of reasonable attorney fees and costs that may be made to a
12	prevailing party under the Alaska Rules of Civil Procedure.
13	(c) For purposes of this section, a person "initiates or maintains a malicious
14	claim for injunctive relief against a state permitted project" if
15	(1) the person initiates or maintains a baseless legal or administrative
16	claim, including an original claim, a counterclaim, or a cross-claim, against a project
17	or activity in the state requiring one or more permits, authorizations, or approvals from
18	a state agency;
19	(2) the claim is rejected by a court or administrative tribunal of
20	competent jurisdiction or otherwise terminated adverse to the person;
21	(3) the claim is initiated or maintained in bad faith for an end other
22	than the end it was designed to accomplish;
23	(4) the person acts with malice in initiating or maintaining the claim;
24	and
25	(5) the permittee or owner of the project is damaged by the initiation or
26	maintenance of the claim.
27	* Sec. 3. AS 46.40.096 is amended by adding a new subsection to read:
28	(i) Notwithstanding any other provision of law, and except with respect to an
29	appeal filed by the applicant or an affected coastal resource district, or a claim based
30	on the United States Constitution or the Constitution of the State of Alaska, a
31	consistency determination made under this section is

- (1) not subject to review, stay, or injunction by any court; and
- 2 (2) effective immediately.

* Sec. 4. The uncodified law of the State of Alaska is amended by adding a new section to read:

AUTHORIZATION AND APPROVAL OF PROJECTS IN THE COOK INLET BASIN. Notwithstanding any other provision of law, any oil and gas project located within the Cook Inlet Basin that, as of the effective date of this Act, is the subject of a final authorization, permit, or approval of the Department of Environmental Conservation, the Department of Fish and Game, the Department of Natural Resources, and the division of governmental coordination, formerly part of the office of management and budget, is hereby authorized and approved by the legislature. AS 46.40.096(i), added by sec. 3 of this Act, and this section, the authorization and approval provided by sec. 3 of this Act and this section, and the final agency action previously required by law are not subject to judicial review or, if pending, continued judicial review, unless it is a claim based on the United States Constitution or the Constitution of the State of Alaska. A project under this section shall continue to be subject to the jurisdiction of the appropriate state agencies, as otherwise provided by law, and shall be regulated under the terms and requirements of any permit or approval previously granted for that project, which are incorporated by reference in the authorization provided by this section.