

# LAWS OF ALASKA 2003

Source CSHB 250(FIN)

Chapter N	lo.
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#### AN ACT

Relating to protests of state contract awards, to claims on state contracts, to the arbitration of certain state construction contract claims, and to hearings and appeals under the State Procurement Code; making conforming amendments in the State Procurement Code; and providing for an effective date.

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

THE ACT FOLLOWS ON PAGE 1

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Relating to protests of state contract awards, to claims on state contracts, to the arbitration of

2	certain state construction contract claims, and to hearings and appeals under the State
3	Procurement Code; making conforming amendments in the State Procurement Code; and
4	providing for an effective date.
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6	* <b>Section 1.</b> AS 36.30.005 is amended by adding a new subsection to read:
7	(d) Notwithstanding the provisions of AS 36.30.627, the University of Alaska
8	is not required to arbitrate construction contract claims unless the university
9	specifically agrees to the arbitration.
10	* Sec. 2. AS 36.30.620(b) is amended to read:
11	(b) If a <u>claim</u> [CONTROVERSY] asserted [BY A CONTRACTOR]
12	concerning a contract awarded under this chapter cannot be resolved by agreement, the
13	procurement officer shall, after receiving a written request by the contractor for a
14	decision, issue a written decision. The procurement officer shall make the decision

not [SHALL BE MADE NO] more than 90 days after receipt [BY THE PROCUREMENT OFFICER] of all necessary information from the contractor. If [FAILURE OF] the contractor fails to furnish necessary information requested by [TO] the procurement officer, the procurement officer shall proceed to decide [CONSTITUTES A WAIVER OF] the claim and may, in the procurement officer's discretion, deny all or part of the claim because of the failure to furnish necessary information. During an appeal under this chapter, the contractor may not rely on or introduce information that the contractor has failed to furnish to the procurement officer in support of the claim. Before issuing the decision, the procurement officer shall review the facts relating to the claim [CONTROVERSY] and obtain necessary assistance from legal, fiscal, and other advisors.

#### \* **Sec. 3.** AS 36.30.620(c) is amended to read:

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(c) Upon the written request of the procurement officer, the [THE] time for issuing a decision under (b) of this section may be extended for up to 60 additional days [GOOD CAUSE] by the commissioner [OF ADMINISTRATION, OR FOR A CONTROVERSY INVOLVING A CONSTRUCTION CONTRACT OR PROCUREMENT **FOR** THE STATE **EQUIPMENT** FLEET, THE COMMISSIONER OF TRANSPORTATION AND PUBLIC FACILITIES,] if the claim [CONTROVERSY] concerns an amount in excess of \$50,000. Upon the written request of the procurement officer showing that good cause exists for a second extension, the commissioner may extend the time for issuing a decision under (b) of this section up to 90 additional days after the first extension. The contractor shall be provided with an opportunity to oppose or otherwise respond to the request for a second extension. If a second extension is granted, the commissioner [THE PROCUREMENT OFFICER] shall notify the contractor and the procurement officer in writing that the time for the issuance of a decision has been extended and of the date by which a decision shall be issued. In this subsection, "commissioner" means the commissioner of administration or, for a claim involving a construction contract or procurement for the state equipment fleet, the commissioner of transportation and public facilities.

<sup>\*</sup> **Sec. 4.** AS 36.30.620(d) is amended to read:

1	(d) The procurement officer shall furnish a copy of the decision to the
2	contractor by certified mail or other method that provides evidence of receipt. The
3	decision must include [A]
4	(1) <u>a</u> description of the <u>claim</u> [CONTROVERSY];
5	(2) $\underline{\mathbf{a}}$ reference to the pertinent contract provisions;
6	(3) $\underline{\mathbf{a}}$ statement of the agreed upon and disputed facts;
7	(4) findings of fact about the claim;
8	(5) a determination of any amount payable;
9	(6) a statement of reasons supporting the decision; and
10	(7) a $[(5)]$ statement substantially as follows:
11	"This is the final decision of the procurement officer. This decision
12	may be appealed to the commissioner of (administration/transportation
13	and public facilities). If you appeal, you must file a written notice of
14	appeal with the commissioner within 14 days after you receive this
15	decision."
16	* Sec. 5. AS 36.30.620(e) is amended to read:
17	(e) If the procurement officer does not issue a written decision [IS NOT
18	MADE] by the date it is due, the contractor may proceed as if the procurement officer
19	had issued a decision adverse to the contractor.
20	* Sec. 6. AS 36.30 is amended by adding new sections to read:
21	Sec. 36.30.627. Construction contract claim appeals. (a) An appeal from a
22	decision of the procurement officer of a claim involving a construction contract shall
23	be resolved by
24	(1) binding and final arbitration under AS 09.43.010 - 09.43.180
25	(Uniform Arbitration Act) if the claim is
26	(A) less than \$250,000 and the contractor requests arbitration
27	of the claim; or
28	(B) \$250,000 or more and both the agency and the contractor
29	agree to arbitration of the claim; or
30	(2) a hearing under AS 36.30.630 if the claim is not handled by
31	arbitration under (1) of this subsection.

1	(b) In this section, a claim includes all issues, causes of action, and
2	controversies arising from a construction contract for which a contractor or the
3	contracting agency asserts compensation is due.
4	Sec. 36.30.629. Subpoenas and discovery. In appeals under AS 36.30.627,
5	the arbitrator or hearing officer may
6	(1) issue subpoenas, including subpoenas duces tecum, to compel the
7	attendance of witnesses and the production of documents;
8	(2) allow the taking of depositions for discovery or to perpetuate
9	testimony; and
10	(3) refer a subpoena or subpoena duces tecum to the superior court for
11	enforcement and the imposition of appropriate sanctions.
12	* <b>Sec. 7.</b> AS 36.30.630 is amended to read:
13	Sec. 36.30.630. Hearing on a contract claim [CONTROVERSY]. (a)
14	Except as provided in (b) of this section, a hearing shall be conducted according to
15	AS 36.30.670 and regulations adopted by the commissioner of administration on a
16	contract claim [CONTROVERSY] appealed to the commissioner of administration or
17	the commissioner of transportation and public facilities or referred to either
18	commissioner under AS 36.30.620(f).
19	(b) Except as provided in AS 36.30.627(a)(1), within [WITHIN] 15 days
20	after receipt of an appeal on a contract claim, [CONTROVERSY] the commissioner
21	of administration or the commissioner of transportation and public facilities, as
22	appropriate, may adopt the decision of the procurement officer as the final decision
23	without a hearing.
24	* Sec. 8. AS 36.30 is amended by adding a new section to read:
25	Sec. 36.30.631. Attorney fees, costs, and offers of judgment. (a) An
26	arbitrator in the arbitration of a construction contract claim under AS 36.30.627(a)(1)
27	and a hearing officer for the hearing of a construction contract claim conducted under
28	AS 36.30.627(a)(2) shall award the prevailing party attorney fees and costs incurred in
29	the arbitration or hearing. The award shall be made as provided by Rules 68, 79, and
30	82 of the Alaska Rules of Civil Procedure.

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(b) Either party to an arbitration of a construction contract claim conducted

under AS 36.30.627 or a hearing of a construction contract claim conducted under AS 36.30.630(a) may serve on the adverse party an offer to allow a final decision to be entered in complete satisfaction of the claim. The offer shall be made, accepted, or rejected as provided for an offer of judgment under Rule 68 of the Alaska Rules of Civil Procedure. Acceptance or rejection of the offer has the same consequences as acceptance or rejection of an offer of judgment made in a civil action under Rule 68 of the Alaska Rules of Civil Procedure.

#### \* **Sec. 9.** AS 36.30.632 is amended to read:

**Sec. 36.30.632. Delegation.** The commissioner of administration and the commissioner of transportation and public facilities may delegate responsibilities under **AS 36.30.590 - 36.30.630** [AS 36.30.590 AND 36.30.630] to the head of the contracting agency.

#### \* **Sec. 10.** AS 36.30.680 is amended to read:

Sec. 36.30.680. Final decision by the commissioner. A decision by the commissioner of administration or the commissioner of transportation and public facilities after a hearing under this chapter is final. A decision shall be sent within 20 days after the hearing to all parties by personal service or certified mail, except that a decision by the commissioner of transportation and public facilities involving procurement of construction shall be sent to all parties by personal service or certified mail within 45 [90] days after receipt by the commissioner of transportation and public facilities of the hearing officer's decision [TO ALL PARTIES BY PERSONAL SERVICE OR CERTIFIED MAIL].

## \* **Sec. 11.** AS 36.30.687(d) is amended to read:

(d) A person who in a matter relating to a procurement or a contract [CONTROVERSY OR] claim under this chapter makes a misrepresentation to the state through a trick, scheme, or device is guilty of a class C felony.

### \* **Sec. 12.** AS 36.30.695 is amended to read:

Sec. 36.30.695. Other rules of procedure. The commissioner may adopt by regulation additional rules of procedure providing for the expeditious <u>arbitration</u>, <u>hearing</u>, <u>and other</u> administrative review of all contract claims [OR CONTROVERSIES], both before the contracting agency and through an appeal heard

1	de novo.
2	* Sec. 13. AS 36.30.695 is amended by adding new subsections to read:
3	(b) Except as provided by (c) of this section, an arbitrator shall issue a fina
4	decision, and a hearing officer shall issue a recommended decision, within the
5	following time limits after the date the record on the claim is closed:
6	(1) 30 calendar days for a claim of less than \$100,000;
7	(2) 45 calendar days for a claim of \$100,000 or more but less than
8	\$1,000,000; or
9	(3) 60 calendar days for a claim of \$1,000,000 or more.
10	(c) The commissioner of administration or the commissioner of transportation
11	and public facilities may, for good cause shown, grant an arbitrator or a hearing office
12	additional time to issue a decision.
13	(d) If an arbitrator or hearing officer fails to issue a decision within the time
14	allowed for a decision under (b) or (c) of this section, the arbitrator or hearing office
15	is disqualified from acting as an arbitrator or hearing officer in another proceeding
16	under this chapter for one year after the decision is issued.
17	(e) The venue for an arbitration or hearing under this chapter is the judicia
18	district where the office of the contracting agency is located, unless the agency and the
19	contractor agree on another location.
20	(f) If a party fails to appear at a proceeding under this chapter, the arbitrator of
21	hearing officer may proceed in the party's absence.
22	(g) Subject to appropriation, any money awarded by an arbitrator's decision
23	shall be paid within 45 days after the date that the arbitrator's decision is final. Subjec
24	to appropriation, any money awarded by a hearing officer's recommended decision
25	that is approved by the commissioner of transportation and public facilities shall be
26	paid within 45 days after the date that the commissioner's decision is delivered to the
27	contractor and the agency, unless the commissioner's decision is appealed under
28	AS 36.30.685.
29	* Sec. 14. AS 36.30.870 is amended by adding a new subsection to read:
30	(c) The commissioner of administration shall adopt regulations establishing

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the procedures for arbitration under AS 36.30.627(a), including establishing the

1 qualifications for arbitrators and the method for appointing neutral arbitrators to 2 conduct arbitrations. 3 \* Sec. 15. AS 36.30.990 is amended by adding a new paragraph to read: 4 (24) "hearing" does not include a hearing in an arbitration. 5 \* Sec. 16. The uncodified law of the State of Alaska is amended by adding a new section to 6 read: 7 APPLICABILITY. Sections 1 - 16 and 18 of this Act apply to a contract if the 8 contract is entered into on or after the effective date of secs. 1 - 16 and 18 of this Act. 9 \* Sec. 17. The uncodified law of the State of Alaska is amended by adding a new section to 10 read: 11 TRANSITION: REGULATIONS. The commissioner of administration may 12 immediately proceed to adopt regulations necessary to implement this Act. The regulations 13 take effect under AS 44.62 (Administrative Procedure Act), but not before the effective date 14 of the other sections of this Act. 15 \* Sec. 18. The uncodified law of the State of Alaska is amended by adding a new section to 16 read: 17 REVISOR'S INSTRUCTIONS. (a) The revisor of statutes shall substitute "claim" for 18 "controversy" in 19 (1) AS 36.30.620(f); 20 (2) AS 36.30.623; 21 (3) AS 36.30.625(a); 22 (4) AS 36.30.625(c); 23 (5) AS 36.30.687(a); and 24 (6) AS 36.30.750(b). 25 (b) The revisor of statutes shall substitute "claims" for "controversies" in 26 (1) AS 36.30.750(a); and

\* Sec. 19. Section 17 of this Act takes effect immediately under AS 01.10.070(c).

(2) AS 36.30.750(b).

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