

## LAWS OF ALASKA 2004

Source CSSB 382(CRA) am

## **AN ACT**

Relating to replat approval; relating to the platting of right-of-way acquired through eminent domain proceedings; and providing for an effective date.

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

THE ACT FOLLOWS ON PAGE 1

## AN ACT

Relating to replat approval; relating to the platting of right-of-way acquired through eminent

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2 domain proceedings; and providing for an effective date. 3 4 \* Section 1. The uncodified law of the State of Alaska is amended by adding a new section 5 to read: 6 PURPOSE AND INTENT. (a) The purpose of this Act is to confirm the municipal 7 role in eminent domain proceedings, including the right of municipalities to regulate remnant 8 parcels, while at the same time clarifying that that role is not intended to require the same 9 substantive review or procedures for review of replats for the acquisition of property by the state or a municipality as required in replats for private landowner subdivisions or zoning 10 11 reviews.

(b) It is the intent of the legislature to

condemnation proceedings so long as the agency of the state or municipality obtains

(1) confirm the authority of an agency of the state or a municipality to conduct

- preliminary replat approval as provided for in this Act, notwithstanding challenges to particular municipal replat ordinances, review standards, procedures, or applications; and
- 3 (2) apply secs. 1 and 2 of this Act retrospectively to July 1, 1999, and to existing litigation such as State of Alaska v. Hartman, 3AN-03-13875 CI and State of Alaska v. Hinkel, 3AN-04-4768 CI.
  - \* Sec. 2. AS 09.55.275 is repealed and reenacted to read:

- Sec. 09.55.275. Replat approval. An agency of the state or municipality acquiring property in fee that results in a boundary change located within a municipality exercising the powers conferred by AS 29.35.180 or 29.35.260(c) shall conform to this section by obtaining preliminary approval of a replat showing clearly the location of the proposed public street or other acquisition of property. The platting authority may establish applicable review procedures and standards for a replat made for the purpose of a right-of-way acquisition or condemnation. Neither the adequacy of the municipal replat process or standards, if any, nor the failure of a municipality to follow its own replat process and standards shall deprive the state of the authority to exercise its power of eminent domain. Final approval of replat shall also be obtained. However, if a state agency clearly demonstrates an overriding state interest, a waiver of the municipal approval requirements in this section may be granted by the governor.
- \* Sec. 3. The uncodified law of the State of Alaska is amended by adding a new section to read:
- 22 RETROACTIVITY. Sections 1 and 2 of the Act are retroactive to July 1, 1999.
- \* Sec. 4. This Act takes effect immediately under AS 01.10.070(c).