

ALASKA STATE LEGISLATURE

Interim – May-December:
1292 Sadler Way Rm.
Fairbanks, AK 99701



Session – January-April:
State Capitol
Juneau, AK 99801
907-465-3004

Representative Will Stapp

House District 32 – East Fairbanks/Fort Wainwright/Badger Road

Sectional Analysis for HJR 1 – Version A

Section 1:

Amends Article IX, sec. 16 of the Constitution of the State of Alaska to revise appropriations subject to the limit as well as the conditions that determine the appropriation limit. Sets a maximum statutory cap at 15% of Real GDP (not including government spending).

Exceptions List [Article IX, Sec. 16]

- Adds Appropriations to the Alaska permanent fund.
- Adds Appropriation of general obligation (GO) Bond proceeds.
- Adds payment of principal and interest on revenue bonds to exceptions list
- Adds 'appropriations to a state account or fund that requires a subsequent appropriation from that account or fund as prescribed by law' to exceptions list.
- Adds 'appropriations to meet a state of disaster declared by the governor as prescribed by law' to exceptions list.
- Removes "Appropriation of Revenue of a public enterprise or public corporation. of the state that issues revenue bonds"

Appropriation Limit Conditions [Article IX, Sec. 16]

- Adds (Appropriations Not to Exceed) an amount prescribed by law equal to a percentage of the average Real GDP (not including government spending) for the first five of the last six years. This measure of Real GDP is estimated by state government as prescribed by law.
- Removes Old appropriation limit anchored to \$2.5 Billion + Population and inflation (since 7/1/81)
- Removes language reserving 1/3 for capital projects and loan appropriations.
- Removes language adding exceptions to appropriations subject to the limit from this Appropriation Limit Conditions section and moves these to the exceptions list. section.
- Removes specific language surrounding Capital projects exemptions.

Section 2:

Adds a new section to Article XV of the Constitution of the State of Alaska (Schedule of Transitional Measures), section 30, which sets an ‘effective date’ of the end of the fiscal year immediately following the next possible opportunity for Alaskans to ratify a proposed amendment to the constitution.

Section 3:

Includes the provision that the constitutional amendments proposed by this resolution must be placed before the voters at the next general election.

Staff Contact:
Bernard Aoto
(907) 465-6541
Bernard.Aoto@akleg.gov

HJR 1 Sectional Analysis 1/31/25