FISCAL NOTE

| STATE OF ALASKA | | | | | | Bill Version | | HB336 | | |
|---|--|---|-------------------------|---|---|------------------------------------|-----------------------------------|-----------------|--------|--|
| 2012 LEGISLATIVE SESSION Identifier (file name) HB336-DOA-OAH-3-8-12 | | | | | | Fiscal Note Number () Publish Date | | | | |
| | | | | | | Dept. Affected | Administration | 1 | | |
| Title Energy Assistance Program & Vouchers | | | | rs | Appropriation Centralized Administrative Services | | | | | |
| Sponsor | | | Representative Thompson | | | Allocation | Office of Administrative Hearings | | | |
| | | se Special Committee on Energy | | | OMB Compone | nt Number | 2771 | | | |
| Expenditures/Revenues | | | | | | usands of Doll | ore) | | | |
| | | ot include inflation u | ınless otherwise ı | noted below. | (1110 | usarius or Doil | ais) | | | |
| 11010.7 | anount do no | ot morado initiation e | The control who is | Included in | | | | | | |
| | | | FY13 | Governor's | | Out-Vo | ar Cost Esti | mates | | |
| | | | Appropriation | FY13 | | Out-16 | ai 003i L3ii | maics | | |
| ODED | ATING EXPE | NDITUDES | Requested FY13 | Request FY13 | FY14 | FY15 | FY16 | FY17 | FY18 | |
| | al Services | NDITURES | 113.6 | F113 | F 1 14 | F115 | F116 | FY17 | F 1 18 | |
| Travel | | | 110.0 | | | | | | | |
| Service | es | | | | | | | | | |
| Comm | | | | | | | | | | |
| - | Outlay , Benefits | | | | | | | | | |
| | aneous | | | | | | | | | |
| | TOTAL OP | ERATING | 113.6 | 0.0 | 0.0 | 0.0 | 0.0 | 0.0 | 0.0 | |
| FUND | SOURCE | | | | (Th | ousands of Dolla | rs) | | | |
| 1002 Federal Receipts | | | | (111) | Cusarias er Bella | | | | | |
| 1003 | GF Match | • | | | | | | | | |
| 1004 | GF (5 | | | | | | | | | |
| 1005 1037 | GF/Prgm (D GF/MH (UG | | | | | | | | | |
| 1007 | I/A Rcpts (O | | 113.6 | | | | | | | |
| | ТОТ | | 113.6 | 0.0 | 0.0 | 0.0 | 0.0 | 0.0 | 0.0 | |
| | | | | | | | | | | |
| POSIT | | | T | <u>.</u> | | Ī | | T 1 | | |
| Full-time Part-time | | | | | | | | | | |
| Temporary | | | | | | | | | | |
| CHANGE IN REVENUES | | | 1 | | | | | | | |
| CHAN | GE IN REVE | NUES | l | | | | | | | |
| | | EMENTAL (FY12) on the fund source(s) in | | | | _ (separate su | oplemental app | propriation req | uired) | |
| Estimated CAPITAL (FY13) costs (discuss reasons and fund source(s) in | | | n analysis sectior | (separate capital appropriation required) | | | | | | |
| | | | | | | | | | | |
| | nis fiscal note plicable, initial | e differs from pre version | vious version (i | f initial versior | n, please no | ote as such) | | | | |
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| Prepar | epared by Terry L. Thurbon, Chief Administrative Law Judge | | | | | Phone 465-1886 | | | | |
| Divisio | | | | | | Date/Time 03/08/2012 1:34 p.m. | | | | |
| Approv | Approved by John Cramer, Deputy Commissioner | | | | | | Date | 3/8/2012 | | |
| Department of Ad | | | | • | | | | | | |

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FISCAL NOTE

STATE OF ALASKA 2012 LEGISLATIVE SESSION

| BILL NO. HE | B336 |
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Analysis

This bill provides for issuance of energy vouchers to adults eligible for the 2012 Permanent Fund Dividend (PFD), and for the vouchers to be redeemed with qualified distributors of heating oil, natural gas and electricity. Applicants determined to be ineligible for the PFD are entitled to a formal hearing conducted by the office of administrative hearings. The department of revenue, PFD division, estimates an increase of 100 formal appeals. The bill contemplates that those would be concluded within 12 months after filing.

Under the bill, distributors determined not to be qualified also would be entitled to an administrative hearing. The department of revenue could, but is not required to, ask the office of administrative hearings to conduct the distributor appeal hearings as voluntary referrals pursuant to AS 44.64.030(b). The number of distributor appeals that would reach the formal appeal level and be heard by the office of administrative hearings could be quite small, or even non-existent if the department of revenue elected not to refer them to the office.

The bill also provides that the energy voucher not be considered income for financial needs-based assistance programs, unless so required by federal law. If disputes arise between assistance claimants and assistance program managers in the department of health and social services about whether the energy voucher is required by federal law to be treated as income, this could affect the complexity of some cases, or possibly lead to an unquantifiable increase in cases, reaching the formal hearing stage before the office of administrative hearings.

OAH does not anticipate that the resulting one-time, limited duration spike in caseload would increase the office's caseload beyond OAH's capacity to handle the additional cases at approved staffing levels that will be in place as of the July 1, 2012 effective date of Executive Order 116. OAH might need to act sooner than planned to fill an existing vacancy, or if the crush of time-sensitive PFD eligibility appeals so dictated, might need to bring on board a temporary ALJ to handle some of the cases. The cost to OAH of performing the services would be recovered from the affected departments through interagency receipts, based on the time commitment required for hearings and mediations. The \$113.6 figure corresponds to the department of revenue's estimate, based on 2008 Resource Rebate experience, of the increase in interagency receipts it would have to pay from the permanent fund to OAH for the anticipated increase of 100 cases. Whether OAH would in fact need to increase expenditures or need increased interagency receipts authority in that amount depends on unpredictable caseload dynamics.

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