FEDERAL OVERREACH IN ALASKA

ISSUES AND RECOMMENDATIONS

FROM THE CITIZENS' ADVISORY COMMISSION ON FEDERAL AREAS House Judiciary Committee Hearing March 19, 2014

FEDERAL OVERREACH IN ALASKA

- A very real and escalating problem for our State and its citizens
- Alaskans facing increasingly restrictive and burdensome regulations
- Preemption of State authorities increasing
- Statehood Compact not honored
- ANILCA Compromises routinely ignored
- Approaching a crisis situation
- New strategies must be developed

- Original Commission created in 1981
- Operated from 1982 until 1999
 - Funding was eliminated
- Re-established by House Bill 87 in 2007
- AS 41.37.160- AS 41.37.260
- Within Alaska Dept. of Natural Resources

CACFA'S Mission

- Determine effects of federal regulations and federal management decisions on the people of Alaska
- Gather public input & testimony on federal agency actions
- Analyze & comment on federal plans, policies and regulations
- Make recommendations to Governor, Legislature and state and federal agencies.

Composed of 12 members.

- Membership to represent each region of the state to give a geographical balance.
- Governor appoints 6 members.
- Speaker of the House appoints 1 member from the House and 2 public members.
- President of the Senate appoints 1 member from the Senate and 2 public members.
- Public members "shall be representative of the diversity of users and uses of federal land in the state."

Rod Arno Kathleen Liska Wasilla (S) Anchorage (G) Sen. John Coghill Mike Meekin North Pole (S) Palmer (H) Mark Fish Warren Olson Anchorage (S) Anchorage (S) Susan Smith Teresa Hanson Fairbanks (G) Chokosna (G) Rep. Wes Keller Ron Somerville Juneau (H) Wasilla (H) Frank Woods Charlie Lean Dillingham (G) Nome (G)

Federal Overreach Summit August 12-13, 2013 MOTIVATION:

Growing public concerns about Federal agencies' regulatory actions and management decisions

Identified need to improve working relationships between State of Alaska, its citizens and Federal agencies



Federal Overreach Summit August 12-13, 2013 HIGHLIGHTS:

- Comments from Governor
- Presentations from Alaska's Congressional delegation
- Guest speakers
- Reviews of Statehood
 Compact, ANCSA, ANILCA
- Individual testimonies



RECOMMENDATION PROCESS
List of major issues of contention was compiled
From CACFA Federal Overreach Summit
From individual testimonies to CACFA
Spreadsheet was prepared by entire CACFA team
Issues were prioritized by importance
Actions and solutions were suggested for each office, legislator and agency

Why is action needed?

THE STATE OF ALASKA HAS:

- 5 million acres of land entitlements still to be transferred to state
- 42 million acres remain to be surveyed and patented to state
- State's 60+ million acres of submerged lands at risk
 - No clear title to million acres of submerged lands
 - No clear title to most State navigable waterways
- State jurisdiction over navigable waters on 22,000+ and up to 1 million lakes at risk
- No federal recognition of or title to hundreds of RS2477 rights of way
- Continuing problems with 17(b) easements
 - Guaranteed public access to public lands at risk from unnecessary vacation of easements
- "No more" clause being ignored with new wilderness and wild and scenic river studies
- Denial of guaranteed access for traditional uses
- Denial of traditional subsistence ATV use
- Severe restrictions or closure of access to inholdings
- Federal preemption of state regulations for management of fish and game
- Federal agency assumption of permitting authority on State navigable waters
- Crippling new restrictions for placer mining
- Denial of access to valid mineral claims
- Closure or destruction of remote survival cabins
- Over 10 million acres of private lands in CSUs in jeopardy from ESA, CWA

What can be done?

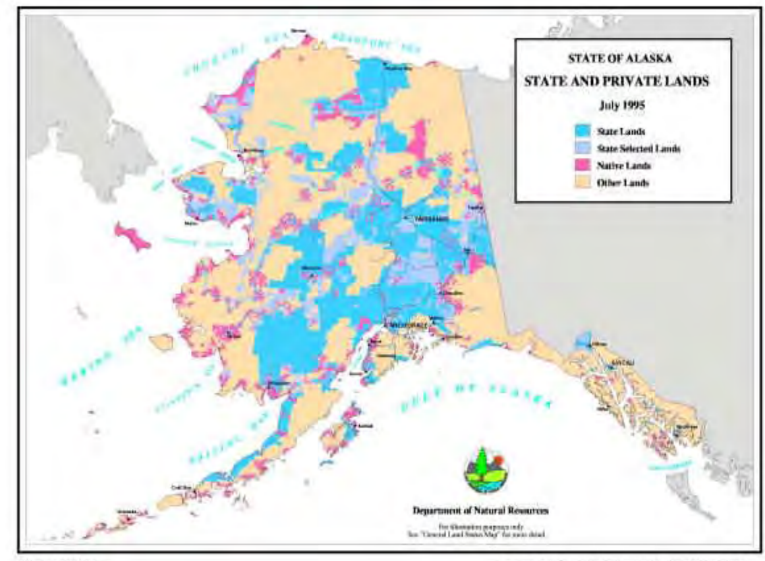


Prioritized Issues of Concern
Statehood Compact
Navigable Waters and Submerged Lands
Access
Fish and Wildlife
Resource Development and Economic Development
Land Management Planning and Policy
Education and Communication

STATEHOOD COMPACT

105 million acres of uplands and up to 60+ million acres of submerged lands promised to Alaska at Statehood
64 million patented
36 million acres have been tentatively approved but not surveyed

State and Private Lands



Notices Apail10.108

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BREACHES OF THE STATEHOOD COMPACT

STATE SOVEREIGNTY

ISSUES

Unresolved land entitlements 17(D)(1) withdrawals should be released • Over 50 million acres in dispute 17(d)(2) federal CSU withdrawals • 80 million acres in statute • 70 million additional acres withdrawn

Statehood entitlements continuously compromised or preempted

Compromises benefiting State built into federal regulations being preempted

What is the cost to Alaska?Who asserts the Compact?

BREACHES OF THE STATEHOOD COMPACT

RECOMMENDATIONS

GOVERNOR

Continue to actively assert the State's authorities
 Work with Coalition of Western States
 STATE LEGISLATURE

More oversight

Support National Legislators FO Committee
 DEPARTMENT OF LAW

- Document breaches of the Statehood Compact
- Reframe the case identify breaches, cost to AK
- Provide litigation options
- Join the AGs National Organization
- Create separate section for federalism issues

• File notice of intent to take action

- STATE AGENCIES
 - Open State-approved RS2477 trails

CACFA

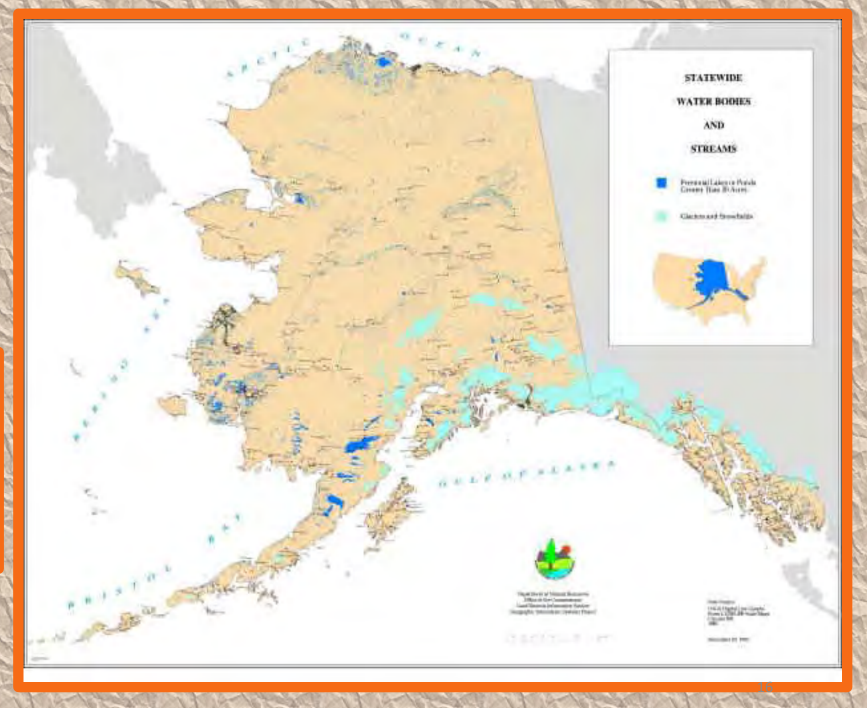
Conduct ANILCA Title Review over 30 years

Endorse Utah's Constitutional Defense Council

State granted title to almost 60 million acres of submerged lands at Statehood

Authorized under Equal Footing Doctrine and Submerged Lands Act

Statewide Water Bodies and Streams



ISSUES

- Delay in clearing title to submerged lands disadvantages the State
- Since statehood fewer than 20 rivers have been determined to be navigable by federal courts
- Navigability is determined on a case by case basis
- Determinations should be based upon physical characteristics of water bodies
- Need to cooperatively establish and clarify BLM criteria for determining navigability
- NPS "water regulations" at 36CFR Part 1.2 improperly applied to State navigable waters
- Concern other agencies may adopt similar regulations

FEDERAL RESERVED WATER RIGHTS

RECOMMENDATIONS

• STATE LEGISLATURE

- Fund litigation
- Oversight

DEPARTMENT OF LAW

- Continue to support the Sturgeon case
- Allow no federal permits on State waters

DC DELEGATION

- Amend the Quiet Title Act
- Amend ANILCA Title I Clarify definition of federal public lands
- STATE AGENCIESUtilize basin-wide adjudication process

NATIVE ORGANIZATIONS

Participate by affected region

TITLE TO SUBMERGED LANDS

ISSUES

 Amendment needed to ANILCA Title I to clarify that federal regulations for management of CSUs in Alaska do not apply to:

- State lands, including submerged lands
- Navigable waters
- ANCSA Corporation lands
- Validly selected State and Native Corporation lands
- Other private lands

TITLE TO SUBMERGED LANDS

RECOMMENDATIONS

- GOVERNOR
 - Pursue an expedited title process
- STATE LEGISLATURE
 - Pursue an expedited title process
 - Participate in oversight
 - DEPARTMENT OF LAW
 - Aggressively pursue litigation
- DC DELEGATION
 - Pursue an expedited title process
 STATE AGENCIES
 - DNR Continue active pursuit of title
 FEDERAL AGENCIES
 - Revise Recordable Disclaimer of Interest process
 - Define criteria and physical standards
 NATIVE ORGANIZATIONS
 - Participate by affected region
- CACFA
 - Petition for rulemaking (RDI Process)
 - Monitor and review

MANAGEMENT

ISSUES

Federal agencies are requiring permits for State agencies to conduct activities on State owned waters within and adjacent to conservation system units

MANAGEMENT

RECOMMENDATIONS

STATE LEGISLATUREParticipate in oversight

STATE AGENCIES

 Assure that only the State may issue permits on navigable waters

FEDERAL AGENCIES

Recognize State authorities on navigable waters
Stop interfering where no jurisdiction exists

CACFA

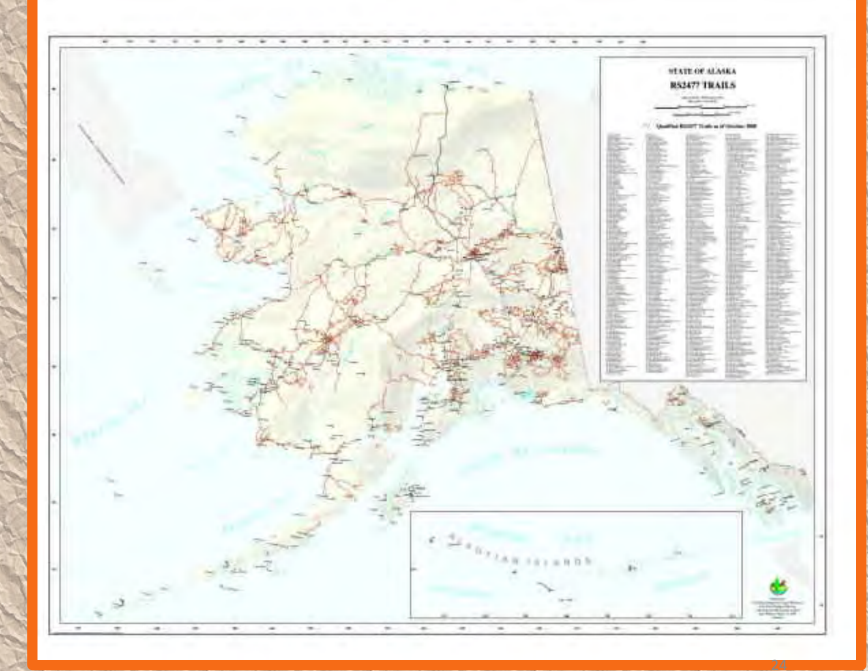
Actively monitor legislation

Consider salt water and estuarial areas



- A 1993-1995 DNR RS2477 Project researched over 1,000 trails in Alaska
- 659 trails were deemed qualified by the state
- In 1998, these trails were listed and codified by the State Legislature

RS2477 Trails



RS2477 ROADS AND TRAILS

ISSUES

Trails adjudicated on a case by case basis Crucial transportation network since so few miles of highway

New USGS maps, scale change eliminating trails Federal Long Range Transportation Plan ignoring trail network

WRST

Restrictions to subsistence ATV use

Permanent closure of RS2477 trails to subsistence ATV use upon and beyond reroutes

 Federal regulations only allow use on "existing" trails
 Permanent closure of traditional ATV use to inholdings

Possible future restrictions to inholdings written into regulations

Breach of process adopting new alternative without public comment or input

DENALI

Restrictions to inholder access to Kantishna

RS2477 ROADS AND TRAILS

RECOMMENDATIONS

STATE LEGISLATURE

- Provide funding for programs and participate through oversight
- DC DELEGATION
- Amend 1997 Omnibus Consolidated Appropriations act to allow use of Recordable Disclaimer of Interest process for RS 2477

STATE AGENCIES

 Add resources to PAAD, DOL for data collection and litigation preparation
 FEDERAL AGENCIES

Recognize and revise RS2477 validation
 Revise Recordable Disclaimer of Interest process
 NATIVE ORGANIZATONS

- Participate by affected region
- CACFA
 - Monitor and assist

ACCESS TO INHOLDINGS (RWCA)

ISSUES

- Guaranteed in ANILCA
- Acknowledged on NPS lands
 - Right of Way Certificate of Access (RWCA)
 - Users Guide to Accessing Inholdings in AK CSUs
 - Access in perpetuity without fees

Other agencies should be encouraged to use RWCA where appropriate

Restrictions possible due to trail conditions
 ATV weight and size restrictions
 DENALI

Restrictions to inholder access to Kantishna

ACCESS TO INHOLDINGS (RWCA)

RECOMMENDATIONS

DC DELEGATION

- Strengthen and clarify ANILCA 1110(b)
- Strengthen and clarify ANILCA 1323

FEDERAL AGENCIES

Encourage US Fish and Wildlife to adopt the NPS RWCA

NATIVE ORGANIZATONSParticipate by affected region

CACFA • Monitor and assist

U.S. FOREST SERVICE ROADLESS RULE

ISSUES

Alaskan exemption for 7 years

US Forest Service reapplied the 2001 Roadless Rule in 2008

Major components of the Tongass Land Use Management Plan (TLUMP) superseded by Roadless Rule

- Land use designations
- Old-Growth Conservation strategy
 - Management goals and objectives

"Roaded Roadless" areas

 Authorized road building in roadless areas during exemption

 US Forest Service unable to authorize commercial timber harvest or road building even though

- Zoned for development under current TLUMP
- Previous harvest and road construction may have occurred

17(b) EASEMENTS

ISSUES

Established by ANCSA to provide easements across corporation lands for public access to public lands

Not all easements established, located or marked
 Routes have been denied, disputed
 No 17(b) easements should be vacated without a

No 17(b) easements should be vacated without a reasonable alternate route identified and reserved

Funding needed to locate, mark and sign trails

17(b) EASEMENTS

RECOMMENDATIONS

DC DELEGATION

 Consider legislation to prevent vacation of 17(b) easements

STATE AGENCIESMark and locate all 17(b)s

FEDERAL AGENCIESMark and locate all 17(b)s

NATIVE ORGANIZATIONS
 Participate by affected region

CACFA
 Monitor and <u>assist</u>

ANILCA TITLE XI

ISSUES

ANILCA Title XI provides for future transportation corridors Inadequate for expansion of Alaska's

transportation network

Current contested projects

- Ambler Road
- Road from King Cove to Cold Bay
- Sterling Highway improvement
- Southeast Alaska restrictions

ANILCA TITLE XI

RECOMMENDATIONS

STATE LEGISLATURE Fund statewide Traditional Access Study **DEPARTMENT OF LAW** Provide other options DC DELEGATION **Simplify process** STATE AGENCIES Conduct Traditional Access Study Amend ANILCA Title XI for TUS and traditional access **FEDERAL AGENCIES Conduct required access Studies** CACFA Monitor and assist Assess feasibility for changes Assess possible improvements

Request DOL participation

ISSUES

- Federal Long Range Transportation Plan excludes trail network
- New USGS mapping project eliminate historic trails
- Trail closures in WRST pending maintenance funding

TRAIL DEVELOPMENT

TRAIL DEVELOPMENT

RECOMMENDATIONS

DC DELEGATION

Continue funding sources

STATE AGENCIES

 Involve Department of Transportation
 Emphasize inclusion of trails in Federal Long Range Transportation Plan

FEDERAL AGENCIES

 Pursue funding for implementation of FLTP, including construction of T-Trails

CACFA • Monitor and assist

FISH AND WILDLIFE

SUBSISTENCE

ISSUES

- ANILCA guarantee
- Restrictions in some new plans and regulations
 - Nabesna
 - No traditional ATV use off trails
 - Closure of traditional RS2477 trails to subsistence ATV use

Subsistence management must include active management of resources Dual management of fish and wildlife resources is problematic

SUBSISTENCE

RECOMMENDATIONS

GOVERNOR

 Prepare administrative actions or proposals and submit to Secretaries of Interior and Agriculture

STATE LEGISLATURE

- Active participation and oversight
- DEPARTMENT OF LAW
 - Prepare litigation alternatives

STATE AGENCIES

- Use MOUs to reduce fish and wildlife conflicts
- Work with CACFA to prepare a plan
- Simplify regulations
- FEDERAL AGENCIES
 - Reduce fish and wildlife conflicts

NATIVE ORGANIZATIONS

- Active participation in affected areas CACFA
- MOU review Senator Coghill project
- Work with state agencies to prepare a plan
- Monitor and assist in assessment
- Consider holding a Subsistence Summit

OVERLAPPING REGULATIONS

ISSUES

Federal Subsistence Board

OVERLAPPING REGULATIONS

RECOMMENDATIONS

STATE AGENCIES

 Assess ways to reduce regulatory conflicts and overlap

FEDERAL AGENCIES

Focus on reducing fish and wildlife conflicts

NATIVE ORGANIZATIONS

Active participation in affected areas

CACFA

Assess ways to reduce conflicts and overlap

ENDANGERED SPECIES ACT

- Used by advocacy groups to restrict development and other resource activities
- Critical habitat designations in Coastal Zone
- Amend ESA to:
 - Refine listings
 - Minimize critical habitat designations
 - Establish better triggers for delisting
 - Give primacy to states in management of trust species

ENDANGERED SPECIES ACT

RECOMMENDATIONS

GOVERNOR

 Coordinate with other states and national organizations on ESA

STATE LEGISLATURE

Provide project funding

DEPARTMENT OF LAW

- Participate in preparing alternatives
- Prepare litigation options
- Prepare amendments to the law

DC DELEGATION

- Amend the Act
- Work with Congressional ESA Working Group
- Monitor "Sue & Settle" tactics

ISSUES

NPS Use of compendia to

- Preempt state management of resources
- Circumvent the regulation process
- Impose closures and restrictions without due process

PREEMPTION

PREEMPTION

RECOMMENDATIONS

DEPARTMENT OF LAW

- Consider litigating actions that fail to follow regulatory procedural requirements (NPS compendia)
- Litigate preemption of State management of fish & wildlife resources
- Litigate submerged lands title

STATE MANAGEMENT AUTHORITY

ISSUES

NPS use of compendia to impose new restrictions on taking of wildlife in Alaska CSUs

Bear denning

Skilak Lake

- Closure of hunting and trapping to enhance wildlife viewing
- Overpopulated with wolves
- Moose levels dropping
- New buffer zone proposals around CSUs

Federal surrogate species monitoring initiatives

Loss of revenue to State for harvesting decreased wildlife on federal lands

STATE MANAGEMENT AUTHORITY

RECOMMENDATIONS

GOVERNOR

Clarify State of Alaska Fish and Wildlife authority

• STATE LEGISLATURE

Participate by providing oversight

DEPARTMENT OF LAW

Clarify State of Alaska Fish and Wildlife authority

DC DELEGATION

- Clarify State of Alaska Fish and Wildlife authority
- Uphold primacy of State of Alaska fish and wildlife management authority
- Use "budget hammer" (funding restrictions)

NATIVE ORGANIZATIONS

Active participation in affected area

ISSUES

 Examine ways to improve private land owner cooperation in fish and wildlife management

COOPERATIVE MANAGEMENT

COOPERATIVE MANAGEMENT

RECOMMENDATIONS

GOVERNOR

Consider cooperative management

• STATE LEGISLATURE

Participation and oversight

DEPARTMENT OF LAW

 Determine constitutional and statutory authorities or restrictions

STATE AGENCIESPrepare alternatives

FEDERAL AGENGIESConsider cooperative management

NATIVE ORGANIZATIONS

Consider cooperative management

17(d)(1)

- Public Land Orders 1972-75
- Withdrawals reserved lands for classification and study
- Closed to disposal and appropriation to:
 - Protect resources
 - Prevent encumbrances to upcoming land entitlement legislation
 - Study for designation as conservation lands
- 158,958,000 acres withdrawn in Alaska
- 102,097,900 acres moved into CSUs by ANILCA
- 10 million acres opened to entry in 1980's
- Need to release over 50 million acres
- RODs from 4 current federal management plans recommend lifting (d)(1) withdrawals in their areas (over 19 million acres)
- No action taken by DOI Secretary despite commitment

17(d)(1) WITHDRAWALS

RECOMMENDATIONS

GOVERNOR

- Petition Secretary of the Interior to lift 17(d)(1) withdrawals
- DEPARTMENT OF LAW
 - Provide litigation options regarding settlement agreement (Egan v. Morton)
- DC DELEGATION
 - Require DOI to release 17(d)(1) consistent with Sec. 207 of Alaska Land Transfer Acceleration Act

FEDERAL AGENCIES

 Prepare necessary documentation to modify public land orders for release of 17(d)(1) withdrawals

NATIVE ORGANIZATIONS

Consult with ORGANIZATIONS

CACFA

 Press Secretary to honor commitment made to Congress & public

RESOURCE & ECONOMIC DEVELOPMENT

TIMBER

- Forest Service shifting away from Working Forest Concept
- Current Federal policy on National Forest lands primarily preservation oriented
- Application of the Roadless Rule to the Tongass prevents implementation of the timber program in the current Tongass Land Management Plan (TLMP)
- "Transition Framework" for the Tongass adopted without public process effectively trumps the forest plan

TIMBER

RECOMMENDATIONS

- STATE LEGISLATURE
 - Oversight

DEPARTMENT OF LAW

Continue to pursue "Roadless" case

DC DELEGATION

 Pursue legislation to eliminate the Roadless Rule in Alaska

STATE AGENCIES

 Monitor and participate in redrafting TLMP and implementation of reasonable Transition Strategy

NATIVE ORGANIZATIONS

Participate in affected areas

CACFA

- Monitor & Participate in TLMP revision
- Work with Tongass Advisory Committee

REGULATORY ISSUES

- Federal abuses to planning process
- Implementation of new policies without public process or consultation
- Broad range of topics are potentially interpreted differently by each of the federal agencies.
- CACFA vigilantly monitors *Federal Register* and agency websites for current planning projects, policies and agency initiatives.
- Public is overwhelmed by number and volume of federal agency land management plans and environmental documents

REGULATORY ISSUES

RECOMMENDATIONS

- STATE LEGISLATURE
 - Oversight
 - DEPARTMENT OF LAW
 - Review NPRA Integrated Activity Plan process for
- DC DELEGATION
 - Request review of Executive/Secretarial Order abuses

FEDERAL AGENCIES

 Extend time limit for NPS Commercial Use Authorizations beyond 2 year limit

NATIVE ORGANIZATIONS

Participate in affected areas

CACFA

Document irregularities in NEPA process

ENERGY

- Environmental organizations and federal resistance to development of new energy resources
- Small rural utilities need relief from burdensome regulations
- Roadless Rule impairs ability to construct new power transmission lines and expand power distribution network in Southeast Alaska

ENERGY

RECOMMENDATIONS

- DC DELEGATION
 - Relief for small rural utilities

STATE AGENCIES

Approve pipeline corridors

FEDERAL AGENCIES

- Approve pipeline corridors
- Remedy NPR-A Plan which strands oil and gas leases

NATIVE ORGANIZATIONS

Consult with ORGANIZATIONS

CACFA

Review Integrated Arctic Management Plan

MINERALS

- Guaranteed revenue sharing from federal mineral leases almost non-existent
- Statutory requirement to conduct mineral assessment on federal lands not being met
- New BLM place mining policies potentially crippling new BLM for small placer miners
- Continued resistance to access

MINERALS

RECOMMENDATIONS

DC DELEGATION

- Require agencies to reinstate Alaska Mineral Resource Assessment Program (AMRAP) and Annual Report
- Fund AMRAP as separate budget line item
- FEDERAL AGENCIES
 - BLM and USGS should reinstate AMRAP as required by ANILCA

• NATIVE ORGANIZATIONS

 Coordinate with Regional ORGANIZATIONS for large-scale mineral development

CACFA

Participation in BLM Placer mining subcommittee

LAND MANAGEMENT PLANNING & POLICY

"NO MORE" CLAUSE

- ANILCA "no more" clause being ignored by federal agencies
- 80 million acres authorized for CSUs by statute
- 150 million acres now in CSUs
- New wilderness eligibility studies
- New Wild & Scenic River studies
- Cross-boundary policy initiatives
 - Another layer of management authority
 - Beringia
 - World Heritage Sites
 - Wild Lands Policy
 - Landscape Conservation Cooperatives
 - Rapid Eco regional Assessments
 - Regional Mitigation Strategies
- Arctic Integrated Management Plan
- Climate change initiatives

RECOMMENDATIONS

GOVERNOR

- Monitor Integrated Arctic Management Plan
- Seek exemption from federal policies inconsistent with statutes specific to Alaska
- Monitor impact of Executive actions with environmental and management implications in Alaska

STATE LEGISLATURE

- Cooperating Agency Status and Coordination processes, or feasible alternative
- Develop comprehensive plan to deal with federal/state conflicts

DEPARTMENT OF LAW

- Review Integrated Arctic Management Plan
- Seek exemption from federal policies inconsistent with statutes specific to Alaska

RECOMMENDATIONS

DC DELEGATION

- Enforce "no more" clause, clarify by legislation
 No new Wilderness or Wild and Scenic River studies
 - Sunset deadline
- Better ANILCA oversight (hearings)
- Improve ANILCA Section 1308 Local Hire
- Monitor impact of Executive actions with environmental and management implications in Alaska
- Require that all major policy changes follow APA process
- Seek exemption from federal policies inconsistent with statutes specific to Alaska
- Encourage federal agencies to work with stakeholders to find voluntary solutions (minimize regulatory approach)
- **Require Federal agencies to clean-up Hazardous Material Contamination on conveyed lands**
- **Require federal agencies to finalize CSU boundaries**

RECOMMENDATIONS

STATE AGENCIES

- Monitor all cross-boundary initiatives (Beringia)
- Assess impacts of the Integrated Arctic Management Plan
- Monitor Landscape Conservation Cooperative program
 - Department of the Interior Secretarial Order 3285

FEDERAL AGENCIES

- Support ANILCA 1308 Local Hire
- Finish refining CSU boundaries
- Research boundary changes/land exchanges to follow topographical or more natural landscape features

NATIVE ORGANIZATIONS

Participate in affected areas

CACFA

- Monitor all cross-boundary initiatives (Beringia)
- Assess impacts of the Integrated Arctic Management Plan
- Monitor Landscape Conservation Cooperative program
 - Department of the Interior Secretarial Order 3289

EDUCATION AND COMMUNICATION

EDUCATION AND COMMUNI -CATION

COMMUNICATION

- Better communication between State and Federal agencies needed at all levels
- Dissolution of the Alaska Land Use Council
- Public needs better tools to participate in the planning and comment processes
- Frequent turnover of personnel results in the tendency of federal agency staff to ignore compromises built into ANILCA

EDUCATION AND COMMUNI -CATION

COMMUNICATION

RECOMMENDATIONS

- GOVERNOR
 - Consider Cooperating Agency Status and Coordination processes, when feasible and beneficial to State

STATE LEGISLATURE

- Provide funding for participation
- DC DELEGATION
 - Reauthorize the Alaska Land Use Council pursuant to recommendations contingent upon federal participation

FEDERAL AGENCIES

 Provide opportunities for Cooperating Agency Status, Coordination Process

STATE AGENCIES

 Cooperating Agency Status and Coordination processes, or feasible alternative

NATIVE ORGANIZATIONS

 Cooperating Agency Status and Coordination processes , or feasible alternative

EDUCATION AND COMMUNI-CATION

TRAINING AND EDUCATION

- Loss of institutional knowledge with older generation
- Lack of educational programs and training in ANCSA and ANILCA in public schools
- Frequent federal personnel turnover unschooled in ANILCA
 - Unaware of what makes Alaska CSU management different from lower 48
- Institute of the North training programs recommended for all federal management personnel
 - Encourage federal funding for training programs

EDUCATION AND COMMUNI -CATION

TRAINING AND EDUCATION

RECOMMENDATIONS

GOVERNOR

- Direct Department of Education to develop high school training programs for ANCSA and ANILCA
- Encourage University of Alaska to develop ANCSA and ANILCA programs to aid career development

STATE LEGISLATURE

- Improve ANILCA training and accessibility
- Provide funding for public television
- Provide funding for new programs

DC DELEGATION

 Obtain federal funding for ANILCA program modules and accessibility

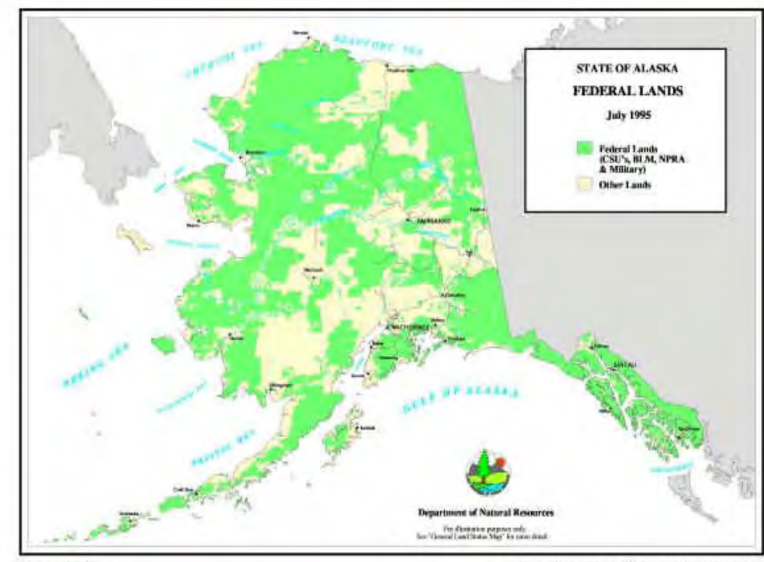
NATIVE ORGANIZATIONS

- Include ANCSA Corporations, village associations, and non-profits in education and outreach
 - Examine existing programs

ALASKA CONTAINS:

- 65% of all NPS lands in the US
- 84% of all USF&W lands in the US
- 75% of all NPS lands designated as wilderness in US
- 90% of all USF&W lands designated wilderness in the US

Federal Lands in Alaska



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TOTAL ALASKA ACREAGE MANAGED BY FEDERAL LAND MANAGEMENT AGENCIES

Agency	Alaska	US	<u>AK % of US</u> <u>Agency Total</u>
Forest Service	21,969,228	192,791,156	11.4 %
NPS	51,084,827	78,127,018	65.4 %
USF&W	76,623,756	90,825,335	84.4 %
BLM	78,512,482	253,366,500	31.0 %
4-Agency Total	228,190,293	615,060,009	37.1 %

FEDERAL DESIGNATED WILDERNESS ACREAGE BY AGENCY 12/31/2009

Agency	Alaska	US	Agency Total
Forest Service	5,753,899	36,159,575	15.9%
	33,079,611	44,139,471	74.9%
USF&W	18,692,615	20,702,901	90.3%
BLM	0	8,663,146	0%
4-Agency Total	57,526,125	109,663,992	52.5%

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• NPS ELIGIBLE WILDERNESS

- 13 out of 16 Alaskan NPS units have eligible wilderness lands
 - 18,966,383 acres of <u>eligible</u> wilderness
 - 33,079,611 acres of <u>designated</u> wilderness
 - 52,045,994 total acres managed as wilderness by NPS in Alaska

TANK BURGER STRATE

- Overwhelming number of new federal regulations
- Overwhelming number and length of federal plans
- CACFA staff works on broad range of topics
 - Vigilantly checking Federal Registry and agency websites for current projects and comment opportunities.

 Several instances of breach of their own regulatory process

- Public being eliminated from planning and comment processes
- New plan alternatives created and adopted with no public comment

TANK A PROPERTY AND AND AND

- New buffer zone proposal for Denali
- New restrictions on taking of fish and wildlife
- Repeated attempts to eliminate back country cabins
- New restrictions on chain saw use in Tongass to the detriment of cabin maintenance programs
 - Management plans allow discretionary use but managers change policy
 - Lack of maintenance leads to dilapidation, closures
- New restrictions on placer mining

WHAT WE ARE DOING IS NOT ENOUGH NOW IS THE TIME FOR BOLD ACTION **NO MORE, PERIOD**

Citizens' Advisory Commission on Federal Areas

House Judiciary Committee Hearing

March 19, 2014

FEDERAL OVERREACH IN ALASKA