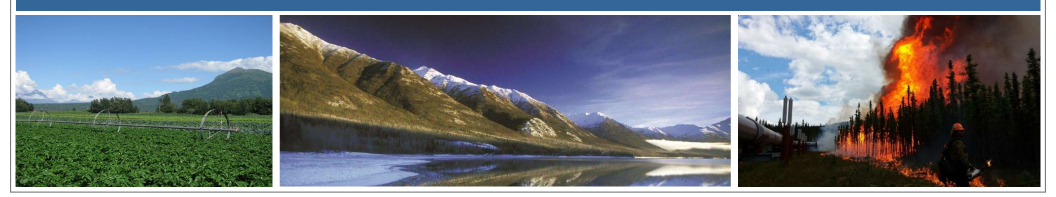


#### SB62 GAS LEASES, RENEWABLE ENERGY GRANT FUND

Presented by Haley Paine, Deputy Director Division of Oil <u>& Gas</u>



March 10, 2021

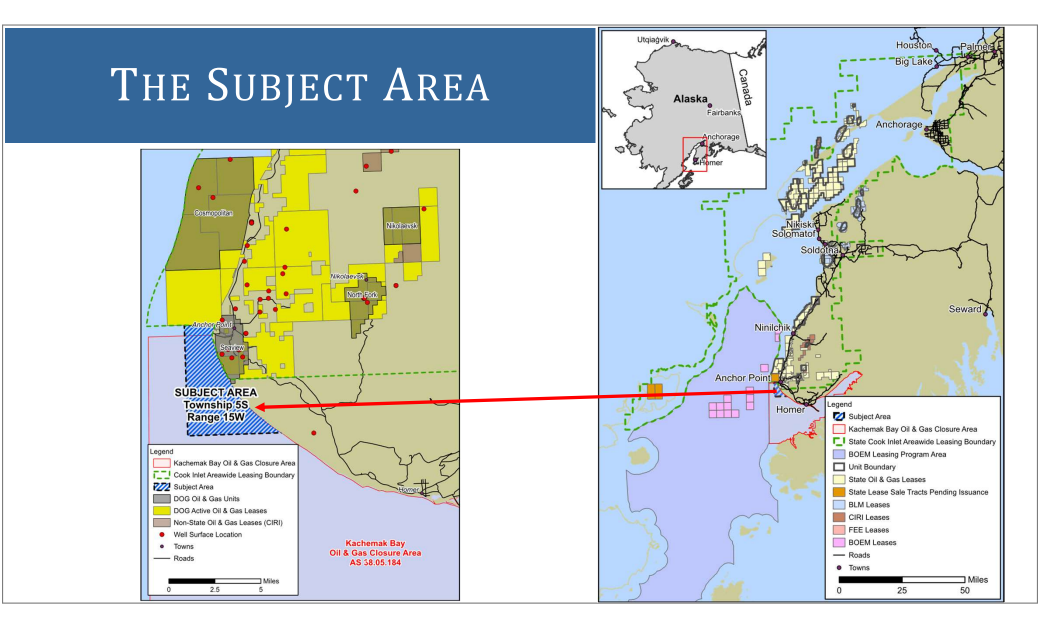


## MAIN PURPOSE

- Allow the Division of Oil & Gas to lease and capture revenue from State-owned resources underlying lands restricted to surface use.
  - Would **only** allow for drilling and development from nearby unrestricted land.
  - Would **not** grant any right to use the restricted surface of the leased land.
- **Increased revenue:** Lands with surface-use restrictions can still provide revenue in the form of lease sale bids, annual rental payments, and royalties if made available for subsurface-only development.
- Modern drilling technology enables oil and gas to be developed from adjacent lands with no impact to the surface of subject land, even offshore.
- The State will benefit from the ability to capture revenue through development of State resources with no impact to the surface of protected lands using established regulatory methods.

### WHAT HAPPENS IF WE CAN'T LEASE

- Leasing is the standard mechanism for establishing a contractual relationship between the resource owner (the State) and the developer.
- Main concern: Mechanism for collecting royalties
- If unleased land is drained from wells on adjacent leases, royalties may not be paid to the State or that revenue could be diminished.
- May require seeking remedy through the Alaska Oil & Gas Conservation Commission (AOGCC), a separate state agency.
- The Division of Oil & Gas can't exercise all its regulatory authority over unleased acreage.
- The lease is the primary mechanism for requiring compliance with mitigation measures, sharing of drilling and reservoir data, etc.



## Section 1

- Amends AS 38.05 to add a new section, AS 38.05.176.
- Specifies that a statute restricting the surface use of an oil and gas or gasonly lease area does not also restrict leasing and development of the subsurface of that area from unrestricted land.
- The purpose is to address future surface-use restrictions that may be imposed on the State's natural resources.

## Sections 2 & 3

- Amends AS 38.04.184 by adding a new subsection (h)
  - Authorized DNR to offer gas-only leases in an area adjacent to Kachemak Bay within Township 5 South, Range 15 West, Seward Meridian, Alaska (see map).
  - No right to use the surface of the land would be authorized, honoring the spirit of the earlier law prohibiting leasing in Kachemak Bay.
- Amends AS 38.03.184(b)
  - Acknowledges the exemption created by the new subsection (h) of this bill.

## Sections 4 through 6

- Amends AS 42.45.045(b) to allow the legislature to appropriate revenue from these leases to the Renewable Energy Grant Fund.
- Revenue would come from the State's rentals and royalties made possible by this bill.
- Such appropriations would occur after the required deposit of any such revenue to the Alaska Permanent Fund required under art. IX, sec. 15 of the Alaska Constitution.
- Housekeeping: moves language about Department of Revenue being manager of the fund that was displaced by Section 4.
- Provides for the bill to be effective immediately.

# QUESTIONS?



