

AMENDMENT #1

Gava  
Tvek  
Josephson  
Hittler  
Drummond  
Tarr  
Kawasaki

OFFERED IN THE HOUSE  
TO: CSSSHB 4(FIN)

1 Page 36, line 5:

2 Delete "AS 42.08.320(b) - (d)"

3 Insert "AS 42.08.320(b) and (c)"

4

5 Page 43, lines 2 - 6:

6 Delete "(1) conclude that a precedent agreement or related contract negotiated at arm's  
7 length between the parties is just and reasonable unless the commission finds that unlawful  
8 market activity affected the rate or unfair dealing, such as fraud or duress, affected the  
9 formation of the contract;

10 (2)"

11

12 Page 43, lines 14 - 25:

13 Delete all material.

14

15 Reletter the following subsection accordingly.

16

17 Page 43, line 26:

18 Delete "If a precedent agreement or related contract is not arm's length, the"

19 Insert "The"

20

21 Page 43, lines 28 - 31:

22 Delete "normally applied under AS 42.06.140. If the commission is reviewing a  
23 precedent agreement under (c)(2) of this section, the commission may consider the in-state

- 1 natural gas pipeline carrier's approved recourse tariff, including the cost data underlying that
- 2 tariff"
- 3           Insert "applied under AS 42.06.140"

## Alaska Statutes

Sec. 42.06.140. General powers and duties.

(a) The commission

(1) shall regulate pipelines and pipeline carriers in the state;

(2) may investigate upon complaint or its own motion, the rates, classifications, rules, regulations, prices, services, practices, and facilities of pipeline carriers, and the performance of obligations under and compliance with the terms of leases issued by the state;

(3) may make, prescribe, or require just, fair, and reasonable rates, classifications, regulations, practices, services, and facilities for pipeline carriers;

Distributed by Rep. Les Gara