

BY THE RULES COMMITTEE BY REQUEST OF THE GOVERNOR

1 IN THE HOUSE

2

HOUSE BILL NO. 592

3

IN THE LEGISLATURE OF THE STATE OF ALASKA

4

SIXTEENTH LEGISLATURE - SECOND SESSION

5

A BILL

6 For an Act entitled: "An Act relating to issuance of state consistency

7

determinations; and providing for an effective date."

8

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

9

* Section 1. AS 44.19.145(a) is amended to read:

10

(a) The office shall

11

(1) provide technical assistance to the governor and the

12

legislature in identifying long range goals and objectives for the

13

state and its political subdivisions;

14

(2) prepare and maintain a state comprehensive development

15

plan;

16

(3) provide information and assistance to state agencies to

17

aid in governmental coordination and unity in the preparation of

18

agency plans and programs;

19

(4) review planning within state government as may be

20

necessary for receipt of federal, state, or other funds;

21

(5) participate with other countries, provinces, states, or

22

subdivisions of them in international or interstate planning, and

23

assist the state's local governments, governmental conferences, and

24

councils in planning and coordinating their activities;

25

(6) encourage educational and research programs that fur-

26

ther state planning and development, and provide administrative and

27

technical services for them;

28

(7) publish such statistical information or other documen-

29

tary material as will further the provisions and intent of

1 AS 44.19.141 - 44.19.152;

2 (8) assist the governor and the Department of Community and
3 Regional Affairs in coordinating state agency [THE] activities that
4 [OF STATE AGENCIES WHICH] have an effect on the solution of local and
5 regional development problems;

6 (9) serve as a clearinghouse for information, data, and
7 other materials that may be helpful or necessary to federal, state, or
8 local governmental agencies in discharging their respective respon-
9 sibilities or in obtaining federal or state financial or technical
10 assistance;

11 (10) review all proposals for the location of capital im-
12 provements by any state agency and advise and make recommendations
13 concerning location of these capital improvements;

14 (11) render, on behalf of the state, all federal consistency
15 determinations and certifications authorized by 16 U.S.C. 1456 (Sec.
16 307, Coastal Zone Management Act of 1972), and each [A] conclusive
17 state consistency determination when a project requires a permit,
18 lease, or authorization from two or more state resource agencies [OR
19 FEDERAL PERMITS, LEASES, OR AUTHORIZATIONS].

20 * Sec. 2. AS 44.19.152 is amended by adding new paragraphs to read:

21 (3) "render" means to coordinate and issue;

22 (4) "resource agency" means

23 (A) the Department of Environmental Conservation;

24 (B) the Department of Fish and Game; or

25 (C) the Department of Natural Resources.

26 * Sec. 3. This Act is retroactive to March 11, 1984.

27 * Sec. 4. This Act takes effect immediately under AS 01.10.070(c).