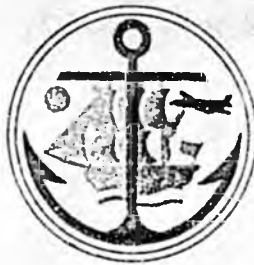


SB

375

**Municipality
of
Anchorage**



POUCH 6-650
ANCHORAGE, ALASKA 99502
(907) 274-2525

GEORGE M. SULLIVAN,
MAYOR

OFFICE OF THE MAYOR

March 8, 1978

Senator Joe Orsini, Chairman
Community & Regional Affairs Committee
Pouch "V"
Juneau, Alaska 99811

Dear Senator Orsini:

Following are comments from the Municipality of Anchorage
on proposed legislation:

S.B. 375 - relating to investment of permanent
fund money in community capital facilities.

It is felt that the apparent intent of this bill is very
good; however, as presently written, its provisions are so
general that specific comment is difficult. Some specifics
that need action are: Will money be in the form of grants
or loans? If loans, what will be interest percentages?
How much of permanent fund would be made available under
S.B. 375? What would be the criteria for obtaining grants/
loans?

S.B. 388 - membership of Alaska Coastal Policy
Council

Anchorage would have no problem with this legislation since
our representative, Lidia Selkregg, has appointed Mat-Su
Borough Mayor Don Larson as her permanent alternate. It
is assumed that the bill aims to preserve a geographic
and state-local balance on the Council.

Sincerely,

George M. Sullivan
George M. Sullivan
Mayor
for

/sw

STATE OF ALASKA

F. 375 375
D. 430 430
JAY S. HAMMOND, Governor

DEPT. OF COMMUNITY & REGIONAL AFFAIRS

OFFICE OF THE COMMISSIONER / POUCH B-JUNEAU 99801

March 3, 1978

The Honorable Joe Orsini
Chairman, Senate Community
& Regional Affairs Committee
Pouch V
Juneau, Alaska 99811

Dear Senator Orsini:

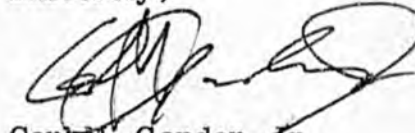
Thank you for your letter of February 7 regarding Senate Bill 375 and Senate Bill 430.

The Department is currently involved in analyzing the two aforementioned bills and as part of our normal legislative liaison with the Governor's Office will be forwarding our comments to Keith Specking.

The Department would very much like to be informed when you schedule a hearing on these bills. At that time a decision will be made as to whether our opinion is of sufficient importance and magnitude to warrant testimony before your committee.

Thanks again for the thoughtful notification in your February 7 letter.

Sincerely,



Carl M. Gonder, Jr.
Deputy Commissioner

CMG: thw

✓ 1 Joe
2. F: 515 375

PERMANENT FUND COMMITTEES' COMMENTS ON SB 375

Senator Hohman (Senate Permanent Fund) 2-21-78- SB 375 is similar to if not identical to SB 429 which is the permanent fund omnibus bill being worked up, in the section dealing with the funding of capital improvement projects at the local level. Therefore the passage or non-passage of SB 375 would not materially affect the work of the Senate Permanent Fund Committee since the enactment of SB 429 would repeal all previous legislation for permanent fund money. (Note: SB 429 places a population ceiling of 5,000 on communities and municipalities eligible for loans. SB 375 places no population ceiling on loan eligibility. bfh)

Mike Dugan (House Permanent Fund AA) 2-22-78- No serious problem with SB 375 since it is so similar in part to SB 429 omnibus. However interim legislation, of which SB 375 would be a part, was specifically designed to curtail strongly the commissioner's discretionary powers to spend permanent fund monies. This concept is absent from SB 375 and provides an open range for investments. Although SB 429 would supercede SB 375 upon the passage of the first it may be a long time before SB 429 actually gets legislative approval. The enactment of SB 375 in the meantime could therefore lead to widespread use of the fund money contrary to the intent of the interim permanent fund legislation. In this situation, passage of SB 375 "would not be welcomed" by the House Permanent Fund Committee.

Dugan said that Rep. Gruening would like to be notified whenever SB 375 comes up before SC/RA Committee action.

Ben Harding

Joe-

Given the constitutional problems which the AG has raised regarding SB 375, are you interested in incorporating Chenoweth's attached language into the bill, or could it go as a separate measure entirely?

(by deleting Sec. 3)

Ben

STATE OF ALASKA

DEPARTMENT OF REVENUE

TREASURY DIVISION

February 24, 1978

JAY S. HAMMOND, GOVERNOR

ELEVENTH FLOOR
STATE OFFICE BUILDING
POUCH SB
JUNEAU, ALASKA 99811

The Honorable Joe Orsini
Chairman, Senate Community & Regional
Affairs Committee
State Capitol
Juneau, Alaska 99811

Dear Senator Orsini:

Re: Senate Bill 430 and Senate Bill 375

The Department of Revenue agrees in principal with both bills but disagrees in the existing procedure. The Department of Revenue is submitting amendments to the Alaska Municipal Bond Bank Authority statute concerning the Authority's ability to issue revenue bonds and placing certain limitations on the amount of revenue bonds which may be issued. These amendments, if adopted, represent the Department's concern.

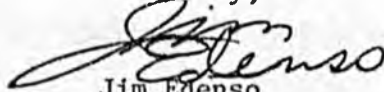
Attached is a copy of a draft bill that is currently in the Department of Law and will be introduced shortly. This draft amends the limitations as to the amounts of either general obligation or revenue bonds that may be outstanding at one time. It also proposes a short title which will allow for easier identification and ultimately better marketability of the Alaska Municipal Bond Bank bonds.

Senate Bill 375 amends the interim management statute (AS 37.10.065) for the investment of the Alaska Permanent Fund. AS 37.10.065 provides for a caretaker investment function, and it never was the legislative intent that this statute should become the definitive legislation for the permanent fund. The proposed investment activity to be included for the interim management statute would change the intent of the interim management statute which was to invest the Alaska Permanent Fund principal in low risk securities and not to invest the principal within Alaska. The Administration bill on the Alaska Permanent Fund, House Bill 298, provides for in-state investments of the kind described in Senate Bill 375.

The Department of Revenue does not wish to see the interim management statute turned into the permanent enabling legislation on the Alaska Permanent Fund. For these reasons the Department does not support either Senate Bill 430 or Senate Bill 375.

I will be very happy to discuss these bills with you at your convenience.

Sincerely,



Jim Edenso

Deputy Commissioner

JE:ge

Enclosure

Alaska State Legislature

Joe
F: SB 375

SPECIAL COMMITTEE ON
THE ALASKA PERMANENT FUND
(907) 276-3433

528 W. 5TH, SUITE 270
ANCHORAGE, AK. 99501

[POUCH V, JUNEAU, AK. 99811]

(907) 465-~~3632~~
4955



MEMBERS

REP. CLARK GRUENING, CHMN.
REP. TERRY GARDINER, V. CHMN.
REP. E. J. HAUGEN
REP. RUSS MEEKINS
REP. BILL MILES
REP. LEO SCHAEFFER
~~REP. JOE HAYES~~
Rep. Joe Hayes

House of Representatives

February 22, 1978

Senator Joe Orsini, Chairman
Community and Regional
Affairs Committee
Pouch V
Juneau, Alaska 99811

Dear Joe:

Thank you for inviting the Committee's comments on SB 375. While I cannot speak for any other member of the Committee, I can give you what is and has been the consensus of the Committee in developing its approach to enabling legislation for the permanent fund. The approach of the Committee is contained in HB 595, HB 596 and HB 682 (dealing with the Renewable Resources Development Fund).

The concept of using the permanent fund to assist in meeting the financing needs of municipalities is included in HB 595 and HB 596. The approach contained in these bills, however, differs from that taken in SB 375. As you know, SB 375 is what appears to be a minor amendment to the permanent fund interim management bill (HB 210) we passed last session. This amendment would authorize the commissioner of revenue, at his absolute discretion, to use all or any part of the principal of the permanent fund to make loans (at any rate of interest the commissioner deems proper) to municipalities. SB 375 apparently also authorizes the commissioner of revenue to make loans or grants of the income or earnings of the permanent fund to municipalities. The last sentence of the permanent fund amendment provides "all income from the permanent fund shall be deposited in the general fund unless otherwise provided by law". There is some question in my mind, at least, as to whether SB 375 is a specific enough designation by law to meet the constitutional requirement. Moreover, as a matter of policy, a legislator may question the wisdom of allowing the commissioner of revenue the apparent authority to dole out what may be over 100 million dollars in earnings each year.


February 22, 1978

The approach of the House has been to put some limit on the amount of total permanent fund principal the managing authority could place in direct loans to municipalities. In HB 596, the entity most likely to make direct loans or guarantees to municipalities is the Alaska Enterprise Investment Corporation, which is authorized to use half of its available assets to meet community development needs on a loan or guarantee basis. In addition HB 595 uses the earnings from the permanent fund investments to leverage private financing for power projects. The earnings from the permanent fund would be the basis of guarantees to pay any default on interest or principal payments on bonds. Once the municipality or agency issuing the bonds makes these payments, the portion of the permanent fund earnings used as the guarantee would be freed and could flow to the permanent fund or the general fund for other uses.

In summary, while I believe the Committee is in favor of the concept of financial assistance to municipalities, the conclusion, based on public testimony and the advice of consultants, has been to give the permanent fund management an existence separate from the commissioner of revenue and to apply a logical and complete set of criteria for investments rather than simply establishing the commissioner of revenue as the sole arbiter over a smorgasbord of possible investment areas.

If you have any further questions after reading the attached House Bills 595 and 596 please don't hesitate to contact me.

Cordially,


Representative Clark Gruening

CG/jl

Enclosures



Official Business

Alaska State Legislature

Senate
Committee on
Community & Regional Affairs

Pouch V
State Capitol
Juneau, Alaska 99811

February 7, 1978

Rep. Clark Gruening
Chairman
House Interim Committee
On The Permanent Fund
Pouch V
Juneau, Alaska 99811

Dear Rep. Gruening:

I have enclosed a copy of Senate Bill no. 375 ("An act relating to the investment of permanent fund money in community capital facilities") for your information and comment.

SB no. 375 has been referred to the Senate Community and Regional Affairs Committee for action, and I would appreciate your committee's assessment of the concept of using permanent fund monies to finance community capital facilities. I would also be interested in your views regarding the effect that the enactment of such legislation would have on the projected operations of the permanent fund, and whether this possibility was considered as a desirable use for fund monies during the extensive hearings which your committee held on the organization of the fund.

Sincerely,

Joe Orsini

Joe Orsini
Chairman
Community and Regional
Affairs Committee

JO/tb

Enclosure: SB 375



Official Business

Alaska State Legislature

Senate
Committee on
Community & Regional Affairs

Pouch V
State Capitol
Juneau, Alaska 99811

February 7, 1978

Lee McAnerney
Commissioner
Department of Community
and Regional Affairs
Pouch B
Juneau, Alaska 99811

Lee

Dear Commissioner McAnerney:

Senate Bill 375 ("An Act relating to the investment of permanent fund money in community capital facilities") and Senate Bill 430 ("An Act extending the authority of the Alaska Municipal Bond Bank") have been referred to the Senate Community and Regional Affairs Committee for review.

I would appreciate your comments and assessment of these proposed bills, particularly in regard to any impact SB 375 might have on your Department's planning for permanent fund monies. The Committee would also be interested in any effect which, in your view, the enactment of these measures could have on other areas of your Department's operations.

Sincerely,

Joe

JOE ORSINI
Chairman, Senate
Community and Regional
Affairs Committee

JO:gd

Enclosure(s): SB 375, SB 430



JUNEAU, ALASKA

Alaska State Legislature
Senate

January 13, 1978

Enclosed please find a copy of Senate Bills # 375 which, if enacted, may have an effect on your municipality. Your comments or recommendations would be appreciated, as we intend to give this proposed legislation our consideration in the near future.

Please write to the Senate Community and Regional Affairs Committee, Pouch V, Juneau, Alaska 99811: or call 465-3712.

Very truly yours,

A handwritten signature in cursive script that reads "Joe Orsini".

Senator Joe Orsini
Chairman
Community and Regional
Affairs Committee

JO/eb

Enclosure: As stated

✓
Toni - please check for
correct addresses
& titles. Joe

LETTERS TO: SEN. HOHMAN AND REP. GRUENING AS CHAIRMEN OF THE
SENATE AND HOUSE INTERIM COMMITTEES ON THE PERMANENT
FUND

I have enclosed a copy of Senate Bill no. 375 ("An Act relating to the investment of permanent fund money in community capital facilities") for your information and comment.

SB no. 375 has been referred to the Senate Community and Regional Affairs Committee for action, and I would appreciate your *committee's* assessment of the concept of using permanent fund monies to finance community capital facilities. I would also be interested in your views regarding the effect that the enactment of such legislation would have on the projected operations of the permanent fund, and whether this possibility was considered as a desirable use for fund monies during the extensive hearings which your committee held on the organization of the fund.

~~of the committee~~

Sincerely,

Joe Orsini
Chairman, etc

enclosures: SB no. 3575

F 1) SB 373
2) - 374
3) - 388
4) - 375

CITY OF CORDOVA

Phone: (907) 424-3237
or 424-3238

Box 1210
CORDOVA, ALASKA 99574

Reply to:

"The Friendly City"
January 30, 1978

The Honorable Joe Orsini, Chairman
Senate Community and Regional
Affairs Committee
Pouch "V"
Juneau, Alaska 99811

Dear Senator Orsini:

Thank you for permitting us the opportunity to comment on several bills before your committee.

Our comments are as follows:

Senate Bill 373 - No Comment

Senate Bill 374 - We would have no objection to this bill provided we can continue to apply for and receive leases to tidelands under the present methods, however, if this would infringe upon that right, we raise strong objections to any interference with our right to obtain tide or submerged lands.

Senate Bill 388 - We support this bill.

Senate Bill 375 - We support this concept for loans to municipalities as defined for construction or renovation of capital facilities.

Thanks again for the opportunity to comment.

Very truly yours,


Perry D. Lovett
City Manager

cc: Senator Kerttula
Representative Lovseth

PDL/lb

F: SB 375

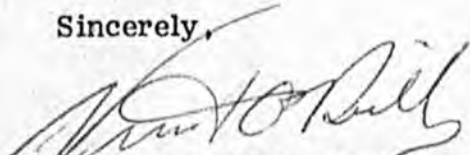
January 23, 1978

Honorable Joe Orsini, Chairman
Community & Regional Affairs Committee
Alaska State Senate
Pouch V
Juneau, Alaska 99811

Dear Senator Orsini:

In regard to proposed Senate Bill No. 375, we would support this legislation as an additional avenue of financing available to our City.

Sincerely,



Vincent O'Reilly, Mayor

VOR: sp



KETCHIKAN PUBLIC UTILITIES

334 FRONT STREET

P. O. BOX 1801 KETCHIKAN, ALASKA 99901
7300

TELEPHONE 907-225-3111

January 23, 1978

MUNICIPALLY OWNED
ELECTRIC WATER PHONE

Alaska State Legislature, Senate
Senator Joe Orsini, Chairman
Community and Regional Affairs Committee
Pouch V
Juneau, Alaska 99811

Subject: Your letter of January 13, 1978
re: Senate Bill No. 375.

Dear Senator Orsini:

We thank you for your letter and copies of the subject Bills and the opportunity to comment and recommend.

Senate Bill No. 375:

The City of Ketchikan (City) dba Ketchikan Public Utilities (KPU) is extremely interested in, and heartily approves the concepts contained in Senate Bill No. 375. However, we do question the word "grants". We believe that this abrogates the intent of the Publics desires when they voted that a permanent fund be set up. We believe that the word "GRANTS" should not appear in any legislation for the Permanent Fund, but should rather be involved with the General Fund which will receive 75% of total revenue from the mineral resources and also be under direct control of the Legislature on a year to year basis.

Electric power Utilities such as our City/KPU are vitally concerned as regards hydroelectric generation. There are many viable hydroelectric sites in our State. The original cost of constructing those hydroelectric projects places them beyond the ability of Alaskan utilities to construct, which in our case will take approximately 5-6 years, and yet continue to use high cost fossil fuel means for generation (diesel) during the interim period of years during construction. It is impossible for the Alaskan consumer public to bear both the burden of high cost diesel fuel generation and the added burden of paying interest on the funds necessary to construct hydroelectric plants until such plants can be brought "on line", thus permitting the high cost diesel generation to be relegated to emergency and stand-by status and thereby releasing the funds, with proper rate structuring that will permit pay back to the State of Alaska the "up front" money extended thru loans via the Permanent Fund. In short, adequate funding with deferred payment of interest and principal.

Senator Joe Orsini
January 23, 1978 - Page Two
Re: Senate Bill No. 375

This is not a give away. This is an opportunity for the State of Alaska to truly invest in the well being of its citizens and assure that they will have the advantages of the lowest possible electric rates for decades to come, enhance the economic stability of communities, and provide this for the people of the State by eliminating or reducing the use of fossil fuels, a non-renewable resource, and provide our people with a necessity of life thru the use of a renewable resource.

To provide such for the Ketchikan-Metlakatla area, we would set forth the following to illustrate what the term "adequate funding" would be for the City/KPU Swan Lake hydroelectric project we presently have underway in the engineering phase.

<u>Fiscal Year</u>	<u>Estimated Funds Required</u>
1978-79	\$ 1,100,000
1979-80	1,600,000
1980-81	13,500,000
1981-82	23,800,000
1982-83	21,300,000
1983-84	<u>6,500,000</u>
	\$67,800,000

For your further information, we are enclosing a copy of a Resolution formulated by a "Concerned Alaska Electric Power Utilities Committee" (CAEPUC).

Very truly yours,

Donald D. Bowey
Assistant Utilities Manager

cc: N. L. Teague, City-Utilities Manager
CAEPUC Members
Ketchikan City Council
KPU Advisory Board
R. W. Beck and Associates
Phil R. Holdsworth, Lobbyist

Enclosure: CAEPUC Resolution

RESOLUTION

WHEREAS, the State of Alaska has growing energy problems and energy shortages which are of deep concern to Alaskan Electric Power utilities, and the Citizens of Alaska; and

WHEREAS, the State of Alaska has abundant undeveloped hydroelectric resources that may be developed to satisfy many of these energy problems and energy shortages; and

WHEREAS, the State of Alaska has the financial resources in the form of the Permanent Fund and its earnings, the Renewable Resources Development Fund, and the General Fund; and

WHEREAS, financial assistance is needed by Alaskan utilities to build hydroelectric projects.

NOW, THEREFORE, BE IT RESOLVED that we, the undersigned, urge the Alaska State Legislature and the Executive branch to provide the financial means and support from the Permanent Fund through the Alaska Power Authority, Water Resources Revolving Loan Fund or other existing government agencies to develop the hydroelectric resources of the State of Alaska.

BE IT FURTHER RESOLVED that the agency designated shall evaluate every means to provide long-term capital on sufficient terms to permit the Citizens of Alaska the advantages of hydroelectric power development.

DATED this 13th day of January, 1978 in Juneau, Alaska.


Respectfully submitted by: Concerned Alaska Electric Power Utilities Committee (CAEPUC).

UTILITY

Cordova Public Utilities
City of Wrangell, Light Dept.
Kodiak Electric Assn., Inc.
Tlinget-Haida REA
City of Petersburg
Ketchikan Public Utilities

MEMBER

Perry Lovett, City Manager
James Eide, City Manager
David S. Nease, Ass't Manager
Robert Martin Jr., Chief Engineer
W. K. Mearig, Electric Supt.
Donald D. Bowey, Ass't Manager


Donald D. Bowey, Chairman
CAEPUC

CITY OF SKAGWAY

GATEWAY TO THE GOLD RUSH OF '98"

P. O. BOX 415 SKAGWAY, ALASKA 99840

January 23, 1978

Senator Joe Orsini, Chairman
Senate Community & Regional Affairs Committee
Pouch V
Juneau, Alaska 99811

Dear Senator Orsini:

This is in response to your letter of 13 January 1978 concerning Senate Bills No. 374, No. 375 and No. 388. These proposed pieces of legislation have been reviewed by the City Council. The position of the City of Skagway on each bill is as follows:

Bill No. 374: The City of Skagway strongly supports the enactment of this bill. This legislation will enable the City to obtain title to tide and submerged lands adjacent to City Park lands which were conveyed to the City by the Federal Government on 30 November 1931. Ownership of these tide lands will facilitate future development of the Park by the City. A copy of the Federal patent transferring the Park lands is enclosed for your information.

Bill No. 375: The City of Skagway supports passage of this bill. It is considered to be in the best interests of the State of Alaska and the Alaskan municipalities that a portion of the permanent fund principal and income be made available for development of municipal capital facilities.

Bill No. 388: The City of Skagway concurs in the goals and objectives of the Alaska Coastal Management Act and, therefore, supports changes which will facilitate the work of the Coastal Policy Council. The City Council, however, does have reservations with regard to the wording of Section 1.(d) of the proposed regulation. To explain:

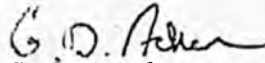
Although the need for alternates to the public members is justified, the method proposed for their selection is considered to be inadequate. It is suggested that, rather than having the principals select their alternates, the Assembly or Councils of the regions nominate alternates and that the Governor make the selections - in other words, alternates for public members be designated in the same manner as the principals.

There is one other point: Under the proposed legislation, it would be possible that alternates might constitute all or a majority of

January 23, 1978
Senator Joe Orsini
Page 2

the public participants in coastal policy actions. It is suggested that of the public members acting on coastal policy matters at least a majority be regular members.

Sincerely,



G.D. Acker
City Manager

Enclosure

cc: Representative Rudd
Senator Ray
Representative Miller
Representative Duncan
Roger Allington
City Attorney Ruddy

GDAcp



City and Borough of Sitka

P.O. BOX 79 . SITKA, ALASKA . 99835

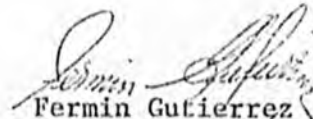
January 17, 1978

Senator Joe Orsini
Chairman, Community and
Regional Affairs Committee
Alaska State Legislature
Pouch V
Juneau, Alaska 99811

Dear Senator Orsini:

In reply to your letters of January 13, 1978, and the copy of
SB 373, SB 374, SB 375 and SB 388 which accompanied same. Be
advised that the City and Borough of Sitka supports the aforesaid
Senate Bills.

Very truly yours,


Fermin Gutierrez
Administrator

cc: Senator Pete Meland



JUNEAU, ALASKA

Alaska State Legislature
Senate

January 13, 1978

Enclosed please find a copy of Senate Bills # 375 which, if enacted, may have an effect on your municipality. Your comments or recommendations would be appreciated, as we intend to give this proposed legislation our consideration in the near future.

Please write to the Senate Community and Regional Affairs Committee, Pouch V, Juneau, Alaska 99811: or call 465-3712.

Very truly yours,

A handwritten signature in cursive script that reads "Joe Orsini".

Senator Joe Orsini
Chairman
Community and Regional
Affairs Committee

JO/tb

Enclosure: As stated



JUNEAU, ALASKA

Alaska State Legislature
Senate

JS copies

Enclosed please find a copy of Senate Bills # *375* which, if enacted, may have an effect on your municipality. Your comments or recommendations would be appreciated, as we intend to give this proposed legislation our consideration in the near future.

Please write to the Senate Community and Regional Affairs Committee, Pouch V, Juneau, Alaska 99811: or call 465-3712.

Very truly yours,

Senator Joe Orsini
Chairman
Community and Regional
Affairs Committee

JO/tb

Enclosure: As stated

CRA Permanent
Revenue

Hahn

Guernsey)

what likely?

COMMENTS BY MIKE DOOGAN (GRUENING AA) ON SB 375 (1-12-78)

Doogan said that the Permanent Fund people expected the Interim Management bill to be repealed shortly and therefore were not too concerned about SB 375 which amended it. The interim management bill, however, was carefully designed to limited the Commissioner of REvenue's ability to invest the permanent fund monies until final procedures for the fund were adopted. In this respect, SB 375 is contrary to the intention of the interim management bill which attempted to keep the permanent funds as liquid as possible. Under 375, the commissioner's authority to invest would be greatly expanded (except provisions freeing the money up for use in the capital move were carefully excluded).

Doogan concluded that his initial reaction was that the bill was not a good idea and that the permanent fund committee would be "reluctant" to see it passed.

Ben Harding

ORGANIZED BOROUGHs

5B-375

Home Rule

- ✓ NORTH SLOPE BOROUGH
 - Barrow P
 - Anaktuvuk Pass P
 - Kaktovik P
 - Nuiqsut P
 - Point Hope P
 - Wainwright P

SECOND CLASS

- ✓ BRISTOL BAY BOROUGH M
- ✓ FAIRBANKS NORTH STAR BOROUGH
 - ✓ Fairbanks O
 - ✓ North Pole O
- ✓ KENAI PENINSULA BOROUGH
 - ✓ Kenai K
 - ✓ Seward D
 - ✓ Homer K
 - ✓ Seldovia K
 - ✓ Soldotna K
 - ✓ Kachemak K

✓ KETCHIKAN GATEWAY BOROUGH

- ✓ Ketchikan A
- ✓ Saxman A

✓ KODIAK ISLAND BOROUGH

- ✓ Kodiak L
- ✓ Akhiok L
- ✓ Larsen Bay L
- ✓ Old Harbor L
- ✓ Ouzinkie L
- ✓ Port Lions L

✓ MATANUSKA-SUSTINA BOROUGH

- ✓ Palmer D
- ✓ Houston D
- ✓ Wasilla D

THIRD CLASS

- ✓ HAINES BOROUGH
 - ✓ Haines C
 - ✓ Skagway C

✓ CITY AND BOROUGH OF JUNEAU C

✓ CITY AND BOROUGH OF SITKA B

✓ MUNICIPALITY OF ANCHORAGE E-J

Home Rule Cities

- ✓ Cordova D
- ✓ Petersburg B
- ✓ Valdez D
- ✓ Wrangell B

First Class Cities

- ✓ Craig A
- ✓ Dillingham M
- ✓ Galena N
- ✓ Hoonah B
- ✓ Hydaburg A
- ✓ Kake B
- ✓ King Cove L
- ✓ Klawock A
- ✓ Nenana N
- ✓ Nome P
- ✓ Pelican B
- ✓ Saint Mary's N
- ✓ Selawik P
- ✓ Unalaska L
- ✓ Yakutat B

Second Class Cities

- ✓ Akiachak M
- ✓ Akiak M
- ✓ Akolmiut M
- ✓ Alakanuk N
- ✓ Aleknagik M
- ✓ Allakaket N
- ✓ Ambler P
- ✓ Anderson N
- ✓ Angoon B
- ✓ Aniak M
- ✓ Anvik N
- ✓ Bethel M
- ✓ Brevig Mission P
- ✓ Buckland P
- ✓ Chefornak M
- ✓ Chevak N
- ✓ Chuathbaluk N
- ✓ Clark's Point M
- ✓ Deering P
- ✓ Delta Junction O

✓ Eek

Second Class Cities

- Diomedea P
- Eagle N
- Ekwok M
- Elim P
- ✓ Emonak N
- ✓ Fort Yukon N
- Fortuna Ledge N
- ✓ Gambell P
- Colovin P
- Goodnews Bay M
- Grayling N
- Holy Cross N
- ✓ Hooper Bay N
- Hughes N
- Huslia N
- Kaltag N
- Kiana P
- Kivalina P
- ✓ Kobuk P
- Kotlik P
- ✓ Kotzebue P
- Koyuk P
- Koyukuk N
- Kupreanof B
- ✓ Kwethluk M
- Lower Kalskag M
- Manokotak M
- ✓ McGrath N
- Mekoryuk M
- ✓ Mountain Village N
- Napakiaak M
- Napaskiak M
- New Stuyahok M
- ✓ Newhalen M
- Nightmute M
- Nikolai N
- Nondalton M
- ✓ Noorvik P
- Nulato N
- Pilot Station N
- Platinum M
- Port Alexander B
- ✓ Port Heiden M
- ✓ Quinhagak M
- Ruby N

Second Class Cities

✓ Russian Mission	N
✓ Saint Michael	P
✓ The Aleut Community of St. Paul Island	L
✓ Sand Point	L
✓ Savoonga	P
Scarmon Bay	N
Shageluk	N
Shaktoolik	P
Sheldon Point	N
✓ Shishmaref	P
Shungnak	P
Stebbins	P
✓ Tanana	N
Teller	P
✓ Tenakee Springs	B
✓ Togiak	M
Toksook Bay	M
Tuluksak	M
Tununak	M
✓ Unalakleet	P
Upper Kalskag	M
Wales	P
White Mountain	P
✓ Whittier	D

Organized Under Federal Law

✓ Metlakatla	K
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