

H B

723

COMMITTEE REPORT

HOUSE

FURTHER: FINANCE

(5)

2/16/82

Date: March 3, 1982

Mr. Speaker:

The Committee on COMMUNITY & REGIONAL AFFAIRS has had SSHB 723

"An Act extending the time during which assistance for municipalities and unincorporated communities is paid under ch. 60, SLA 1981; and providing for an effective date."

under consideration and ~~(a majority of the committee)~~ ~~(the committee)~~ reports it back with the following recommendations:

- do pass do not pass
- do pass with attached amendments(s)
- replace with CS for _____ same title
 new title
- and recommends _____
- AND attaches a "Letter of Intent" New Fiscal Note
- reports it back without recommendation
- referred to the _____ Committee

MEMBERS SIGNING
DO PASS

MEMBERS HAVING
OTHER RECOMMENDATIONS:

D. Clocksin
[Signature]
[Signature]

[Signature]
 CHAIRMAN



Official Business

Alaska State Legislature

House of Representatives

Committee on

Community & Regional Affairs

Pouch V
State Capitol
Juneau, Alaska 99811

SUMMARY

SSHB 723 - "An Act extending the time during which assistance for municipalities and unincorporated communities is paid under Ch. 60, SLA 81; and providing for an effective date."

The original HB 723 extended only the time during which aid to unincorporated communities could apply for 'SB 168' monies.

The Sponsor Substitute for HB 723 has been offered to also allow municipalities additional time to apply for the Municipal Aid Program (SB 168).

Section 1.

Pg.1-Line 12: Deletes FY 82 date for application of entitlements and extends the program to FY 83 to qualified municipalities.

Pg.1-Line 22: AS 37.05.315 - State Grants to Municipalities has been deleted and replaced with all references to state grant provisions and procedures, whether applicable or not, as a policy matter by the revisors of legal services. AS37.05.315-319

Section 2.

Pg.1-Line 26: Deletes FY 82 date for application of entitlements and extends the Municipal Aid Program to FY 83 for unincorporated communities in the unorganized boroughs.



LAWS OF ALASKA

1981

Source

HCS CSSB 168(71n)

Chapter No.

60

AN ACT

Relating to state assistance for municipalities and unincorporated communities; and providing for an effective date.

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

THE ACT FOLLOWS ON PAGE 1, LINE 10

Approved by the Governor: July 10, 1981
Actual Effective Date: July 11, 1981

AN ACT

Relating to state assistance for municipalities and unincorporated communities; and providing for an effective date.

Section 1. MUNICIPAL AID PROGRAM. (a) During the fiscal year ending June 30, 1982, the Department of Administration shall compute and pay an entitlement to each qualified municipality. An entitlement to a municipality with a population of at least 1,000 shall be used for social services and capital projects at the discretion of the municipality. An entitlement to a municipality with a population of less than 1,000 shall be used for social services, capital projects, or operating expenses of capital projects at the discretion of the municipality. The entitlement for each municipality shall be computed in accordance with (b) of this section, and is payable by the Department of Administration in accordance with AS 37.05.315 to the extent that the provisions of AS 37.05.315 are consistent with (c), (d), and (e) of this section.

(b) Within the limits of appropriations for the purpose, each municipality is entitled to receive \$1,000 per person residing within the boundaries of the municipality.

(c) A municipality may grant money received under this section to a nonprofit corporation for

(1) any capital project of the nonprofit corporation that serves a public purpose;

(2) social services;

Chapter 60

(3) the operating expenses of a capital project of the nonprofit corporation if the project serves a public purpose and the municipality has a population of less than 1,000.

(d) Before money received under this section may be used for a capital project with a total cost of \$1,000,000 or more, the project must be approved by the voters of the municipality at a regular state election or a general or special municipal election. However, money received under this section may be used without voter approval for improvement or rehabilitation to an existing public facility if the total cost of the improvement or rehabilitation is not more than \$5,000,000.

(e) A municipality may not receive money as an entitlement under this section until it provides the Department of Administration a copy of an ordinance or resolution adopted by it that

(1) authorizes the municipality to receive and spend the money to be provided by the entitlement;

(2) identifies the social services, capital projects, and, if the municipality has a population of less than 1,000, the operating expenses of capital projects for which the money will be spent; and

(3) indicates the total amount of money that the municipality will receive, the amount of money that will be used by the municipality or a nonprofit corporation for social services, the amount of money that will be used for each capital project, and, if the municipality has a population of less than 1,000, the amount of money that will be used for operating expenses of capital projects.

• Sec. 2. AID TO UNINCORPORATED COMMUNITIES. (a) During the fiscal year ending June 30, 1982, the Department of Community and Regional Affairs shall compute and pay an entitlement to each unincorporated community in an unorganized borough. The entitlement for each community shall be computed in accordance with (b) of this section, and is payable by the Department of

Community and Regional Affairs in accordance with (b) of this section. (b) Within the limits of appropriate funds available to the unorganized borough, the Department of Community and Regional Affairs shall pay the amount of the entitlement to a person residing within that community.

(c) By August 15, 1981, the Department of Community and Regional Affairs shall notify each unincorporated community in an unorganized borough of the amount of the entitlement available to it.

The Department of Community and Regional Affairs shall determine the amount of the entitlement available to each unincorporated community, an incorporated entity, or a nonprofit corporation that does not possess sovereign immunity.

(d) If more than one qualified incorporated entity is entitled to the entitlement, the Department of Community and Regional Affairs shall give preference to a nonprofit corporation.

(e) If more than one unincorporated community is entitled to the entitlement, the Department of Community and Regional Affairs shall give preference to a nonprofit corporation.

(f) Money received as an entitlement under this section may be used for social services, capital projects, and operating expenses of capital projects in the unincorporated community.

(g) An unincorporated community may not receive money as an entitlement under this section until the recipient provides the Department of Community and Regional Affairs with a copy of an ordinance or resolution adopted by it that

(1) authorizes the recipient to receive and spend the money to be provided by the entitlement;

(2) identifies the social services, capital projects, and, if the community has a population of less than 1,000, the operating expenses of capital projects for which the money will be spent; and

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Community and Regional Affairs in accordance with (a) of this section.

(b) Within the limits of appropriations for the purpose, such unincorporated community in the unorganized borough is entitled to receive \$1,000 per person residing within that community.

(c) By August 15, 1981, the Department of Community and Regional Affairs shall notify each unincorporated community that its entitlement is available. The Department of Community and Regional Affairs with advice from the Department of Law shall determine whether there is, in the unincorporated community, an incorporated entity or a federally chartered entity that does not possess sovereign immunity and will agree to receive and spend the money received under the entitlement. If there is in the unincorporated community more than one qualified incorporated or federally chartered entity, the Department of Community and Regional Affairs shall pay the money under the entitlement to the entity that the department finds most qualified to receive and spend the money consistent with (d) and (e) of this section. In selecting the recipient entity, the Department of Community and Regional Affairs shall give preference to a nonprofit corporation organized by an unincorporated community for receipt of the entitlement.

(d) Money received as an entitlement under this section may be used for social services, capital projects, or operating expenses of capital projects in the unincorporated community.

(e) An unincorporated community may not receive money as an entitlement under this section until the recipient selected by the Department of Community and Regional Affairs under (c) of this section provides the Department of Community and Regional Affairs a copy of a resolution adopted by it that

(1) authorizes the recipient to receive and spend the money provided by the entitlement;

(2) identifies the social services, capital projects, and operat-

2-19-82

HB 723, 724 - (SB 168)

Richard Ake - CRA

- 15 of 100 have applied -
- total of \$3.1 million (^{\$13 mil. avail. for FY82}
(6.3 mil. avail. for FY83)

Three problems:

1. SB 168 lower priority, to implement revenue sharing - "back burner" until this spring
2. implem. problem - fear of quit., forms, etc.
3. sovereign immunity -

- letter sent out to all in August -
- wants legislation to allow waiver of S.I.
 - SB 168 only statute which prohibits transfer

- Jicallila Apache - 9th Cir - Recent Supr. Ct. -
- Ak-Supreme Ct. - Eyak -

47 mil. excess - \$1000 per capita = 13 mil FY82
6.3 mil FY83



* 17.3 appropriated
17.5 need of \$1000/person

wants this to go to revenue sharing

Richard Price - AG

- getting DOJ Opinion on waiving S.I.
- * - will provide opinion on waiver being conditioned on bringing Non-Natives into decision-making process -

DeMou-

- whites get taken into acct in formal decision-making process in villages
- maybe require public hearing -
- overall problem how do we funnel \$ to local

Flower Lindstrom — Legisl. Finance

- new K w/ dept for F&F funds —
- 35 municipalities have not applied
(15 or so ^{of these} want to)
- Dept of Law says they can spend w/o re-appropri. F&F \$ —
- He says it's "debatable"

Alaska State Legislature

House of Representatives

Albert P. Adams

Chairman

Committee on Finance

WHILE IN SESSION

Pouch V

State Capitol

Juneau, Alaska 99811

(907) 465-3706

HOME - DISTRICT 21

P.O. Box 271

Kotzebue, Alaska 99752

(907) 442-3320

Official Business

MEMORANDUM

TO: Representative Pat O'Connell, Chairman
House Community and Regional Affairs Committee

FROM: Representative Albert P. Adams, Chairman *AAA*
House Finance Committee

DATE: February 17, 1982

SUBJ: SSHB 723 and SSHB 724, Extending Lapse Dates for
Municipal Aid and Aid to Unincorporated Communities

SSHB 723 amends the authorizing legislation for the Municipal Aid and Aid to Unincorporated Communities program (ch. 60, SLA 1981), and SSHB 724 amends the appropriation act (ch. 61 as amended by ch. 92, SLA 1981).

As ch. 60, SLA 1981 now stands, the per capita payments to municipalities and unincorporated communities are authorized and mandated to be completed by June 30, 1982 (Sec. 1 and Sec. 2, respectively). Ch. 92, SLA 1981 amended the appropriation act for the program to spread the money over two years, but did not amend the authorizing legislation to make it a two year program. Municipalities received only \$535 per capita in FY 82, and another approximately \$215 per capita is to be paid by the FY 83 appropriation of \$95,000,000 (sec. 63, ch. 92, SLA 1981). In order to make the second year payments, the authorizing legislation should be amended, otherwise the legal soundness of the disbursements would be in question.

In addition, 35 of 151 eligible municipalities have not yet applied (as of February 5, 1982). A few of these have been in touch with the Department of Administration (DOA) to say they are still in the process of deciding how to use the funds, but most of the 35 municipalities have not responded at all. SSHB 723 and SB 724 would allow them until the end of the program, July 1, 1983, to apply. In fact, these municipalities could apply for both years at once, thereby simplifying the process for both municipalities and DOA.

Rep. Pat O'Connell
February 17, 1982
Page 2

The circumstances for unincorporated communities are somewhat different. Enough money was appropriated to pay each municipality their full \$1,000 per capita. However, only 18 out of about 100 potentially eligible communities have applied so far. SSHB 723 and SSHE 724 would allow them more time to do this.

Richard Ake

Major Problem areas @ regard to SB 168 moves to unincorporated communities.

1. unfamiliarity @ process
2. Sovereign immunity ban

?? { Dept of Law may be changing (softening) its position @ regard to Constitutional ban on state grants to Sovereign Village Councils ?!!?

Bob Trice Dept. of Law
Sovereign Immunity

WHY should we pass these grants to "communi" which do not want government?

Mike DeMann

* Public Hearings should be held

COMMUNITY AND REGIONAL AFFAIRS

CHAPTER 44

AID TO UNINCORPORATED COMMUNITIES

Section

- 010. Repealed
- 015. Purpose of Regulations.
- 020. Repealed
- 025. Delegation of Authority.
- 030. Repealed
- 035. Determination of Qualified Communities.
- 040. Repealed
- 045. Qualified Applicants.
- 050. Repealed
- 055. Application.
- 060. Repealed
- 065. Public Hearing.
- 070. Repealed
- 075. Joint Applications.
- 080. Repealed
- 085. Financial Reporting.
- 090. Repealed
- 095. Appeal Procedure.

DRAFT

19 AAC 44.015. PURPOSE OF REGULATIONS. The regulations in this chapter are intended to implement, interpret, and make specific the act providing for state aid to unincorporated communities, sec. 2, 3 and 5 of ch. 60, Session Laws of Alaska 1981. (Eff. / / , Reg.)

Authority: AS 44.47.980

19 AAC 44.025. DELEGATION OF AUTHORITY. The authority of the department under ch. 60, SLA 1981 is delegated by the commissioner of community and regional affairs to the division of local government assistance. (Eff. / / , Reg.)

Authority: AS 44.47.980

19 AAC 44.035. DETERMINATION OF QUALIFIED COMMUNITIES.
 (a) A place in the unorganized borough is considered an unincorporated community and is eligible for a grant from the unincorporated community aid account if it satisfies the following criteria:

(1) the geographic area the unincorporated community occupies is not disproportionate in size to the number of persons residing in the geographic area; in determining whether this standard has been met the director will consider the physical topography of the area, the use of the land, land ownership patterns, and other factors that may affect population density; Communities with a population density of at least fourteen persons per square mile are considered to have met this standard;

COMMUNITY AND REGIONAL AFFAIRS

(2) the community is a discrete and identifiable social unit; in determining whether this standard has been met, the director will consider school enrollment, sources of employment, voter registration, and the permanency of dwelling units; communities which have at least one commercial establishment, whose families reside in permanent dwelling units, and whose children are enrolled in an operating school in or near the community, are considered to have met this standard.

(b) The following places in the unorganized borough are not considered a community and are not eligible for a grant from the unincorporated community aid account:

(1) a place where the public does not have unrestricted access, including the right to move to the place and reside there;

(2) a place that is contiguous to a municipality and is dependent upon the municipality to the extent that it exists only because the municipality is present; or

(3) a place provided by an employer composed totally of persons who are required to reside there as a condition of their employment and who do not consider the place to be their permanent place of residence. (Eff. / / , Reg.)

Authority: AS 44.47.980

19 AAC 44.045. QUALIFIED APPLICANTS. (a) The following entities are eligible to apply for a grant on behalf of an eligible community:

(1) an Indian Reorganization Act council operating pursuant to the provisions of Section 17 of the Indian Reorganization Act (25 U.S.C. sec. 477), and the Alaska Act of May 1, 1936 (25 U.S.C. sec. 473), and the amendments to these Acts as of January 1, 1983;

(2) a nonprofit organization formed pursuant to the provisions of AS 10.20.

(b) If an applicant for an eligible community is a nonprofit corporation, its articles of incorporation must provide that:

(1) all adult residents of the community are eligible to be members of the corporation;

(2) the board of directors shall be elected by popular vote of the corporate membership;

DRAFT

Register ,

1982

19 AAC 44.065

19 AAC 44.085

COMMUNITY AND REGIONAL AFFAIRS

(c) An application received after May 15 will, in the discretion of the director, be considered for payment during the following fiscal year. (Eff. / / , Reg.)

Authority: AS 44.47.980

19 AAC 44.065. PUBLIC HEARING. (a) An applicant for funds under this chapter must certify to the department that it has conducted a public hearing for purposes of soliciting the public's opinions on potential uses of funds from the unincorporated community aid account.

(b) Notice of the hearing required by this section must be publicly given by posting the date, time, place, and purpose of the hearing in at least three prominent locations in the community. This notice must be posted no less than five days before the hearing.

(c) The applicant is responsible for providing the department with a written summary report of the hearing. The summary report must include the date, place, and time of the hearing, a list of the names of the persons attending the hearing, a brief summary of the testimony presented, and a record of votes taken or decisions made respecting the application. (Eff. / / , Reg.)

Authority: AS 44.47.980

19 AAC 44.075. JOINT APPLICATIONS. (a) Two or more unincorporated communities may organize a non-profit corporation which may be designated as the applicant on behalf of each community.

(b) An applicant applying on behalf of one or more unincorporated communities must certify that the hearing required under 19 AAC 44.065 was conducted in each community. (Eff. / / , Reg.)

Authority: AS 44.47.980

19 AAC 44.085. FINANCIAL REPORTING. (a) A recipient of a grant from the unincorporated community aid account shall submit a financial status report detailing the uses of the grant at least every three months or more often as may be required by the grant agreement between the applicant and the department. A report required by this section must be submitted or postmarked not later than 15 days after the end of each required reporting period unless the community has spent its grant and has previously submitted a complete financial report.

(b) Upon complete expenditure of a community's grant the applicant shall submit a financial report to the department

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Register ,

1982

19 AAC 44.095

COMMUNITY AND REGIONAL AFFAIRS

detailing the expenditure of the funds. The report shall be prepared by a person competent in accounting matters and shall be certified by that person as being true and correct.

(c) If a community's grant is in excess of \$250,000, the report required by (b) of this section shall be prepared by a certified public accountant.

(d) Failure to submit financial reports bars the recipient from future participation in distributions from the unincorporated community aid account and from receipt of money from other financial assistance programs administered by the department. (Eff. / / , Reg.)

Authority: AS 44.47.980

19 AAC 44.095. APPEAL PROCEDURE. An applicant may appeal a final eligibility determination or the distribution of funds from the unincorporated community aid account by submitting to the commissioner a notice of appeal within 30 calendar days after the postmark of the contested decision. The notice of appeal must be in writing and clearly state the facts which support the applicant's claim, including all relevant supporting evidence. The commissioner will, at his or her discretion, where necessary to provide a full and fair disclosure of all pertinent information, conduct an informal hearing. If the commissioner determines that a hearing is desirable, the applicant will be given at least 10 days notice, and the applicant or its designee will be invited to attend and participate. The commissioner will, at his or her discretion, affirm or modify the prior decision and notify the applicant of that decision. (Eff. / / , Reg.)

Authority: AS 44.47.980

February 5, 1982

The Honorable Al Adams, Chairman
House Finance Committee
Pouch V
Juneau, Alaska 99811

ATTN: Ralph Bennett

Dear Representative Adams:

RE: AID TO UNINCORPORATED COMMUNITIES

Pursuant to a request from your staff we have compiled the following information concerning Aid to Unincorporated Communities.

The Department of Community and Regional Affairs has received 18 applications from eligible communities. When completely paid, these 18 eligible communities would be granted a total of \$3,104,000 (See attached list).

It is our understanding that there are approximately 80 more unincorporated communities that may be eligible and have not as yet applied. We will be attempting to insure that all of the communities are fully informed of the availability of these funds. I have also attached a list of all of the communities of 25 or more according to the U.S. Bureau of the Census.

We realize there are some reasons why many communities may not apply for this funding. A major one of these is fear of government. The old adage "any government big enough to give you everything you want is also big enough to take everything you have" expresses a prevalent feeling in many rural communities. Many residents moved to those rural communities to get away from governmental or organizational restrictions. As a result, many of the communities of 25 and over that would be eligible for the program have not, as yet, formed any type of non-profit community organization.

Another more prevalent problem revolves around the lack of appropriate organization within those communities that may have some form of council. SBI68 requires that the Department deal with a legally recognized organization that does not possess sovereign immunity. Some of the unorganized communities may have a traditional tribal council which possesses sovereign immunity, but does not have legal recognition by the State.

Eligibility for funding would require additional action to be taken by the existing traditional council. That action would be to incorporate as a non-profit corporation under state law. Although this incorporation is a fairly simple process, it is foreign to most rural communities.

The Honorable Al Adams
February 5, 1982
Page 2

We have found that many IRA Councils are not aware that they are organized both under Section 16, which provides sovereign immunity, and Section 17, which does not. Because they are accustomed to conducting business under the authority of Section 16, many of the Councils are unaware that they must apply for state assistance grants in their capacity as a Section 17 corporation.

These problems along with lack of expertise and experience in dealing with state government are thought to be the largest roadblocks. The application and funding problems being experienced in the aid to unincorporated communities program are at least partially attributable to these roadblocks.

The Department has recommended that the statute be changed to allow us to deal with Traditional Councils, which are willing to waive sovereign immunity with respect to state funded projects or services. We feel this change would go a long way toward solving these problems. I have also attached a copy of our memo to the Governor's office outlining that change. We understand a bill will be introduced (if not already) to accomodate these proposed changes.

We are also aware of the bills introduced by you and Representative Montgomery extending the appropriation for another year.

The Department does have some limited ability to provide technical assistance to these communities. As of this date the requests for that assistance have been minimal.

The Department is planning on implementing an expanded outreach program. The attached memo outlines that program.

I hope this information answers your request. If we can be of further assistance please contact me.

Sincerely,

Lee
Lee McAnerney
Commissioner

JM/ub/0545G

cc: Senator John Sackett
Senator Frank Ferguson
Representative Joe Montgomery
Keith Speckiny, Special Assistant to Governor
Susan Greene, Special Assistant to Governor

STATE OF ALASKA

DEPT. OF COMMUNITY & REGIONAL AFFAIRS

OFFICE OF THE COMMISSIONER

JAY S. HAMMOND, Governor

POUCH B
JUNEAU, ALASKA 99811
PHONE: (907) 465-4100

February 22, 1982

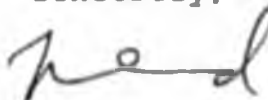
The Honorable Patrick O'Connell
Chairman, House Community & Regional
Affairs Committee
Alaska State Legislature
Pouch V
Juneau, Alaska 99801

Dear Representative O'Connell:

As requested during the hearing on HB 723 and HB 724 last Friday the Department is providing you with information on applicants for Chapter 60 funding who have actually received funds.

Please feel free to contact me if you have further questions.

Sincerely,



Richard Aks
Deputy Commissioner

cc: Keith Specking
Senator Frank Ferguson
Senator John Sackett
McKie Campbell, Senator Gillman's Office
Ralph Bennett, Representative Montgomery's Office
Wendy Rader, Representative Adams' Office

Unincorporated Community Aid Applicants

<u>Community</u>	<u>Status</u>	<u>Organization Type</u>	<u>Amount</u>	<u>Projects</u>
Arctic Village	Pending	IRA (16 & 17)	\$ 111,000	Fuel for generator
Birch Creek	Approved	Non-profit (formed for SB 168)*	\$ 32,000	Purchase generator, operating electric company
Cantwell	Pending	Non-profit (formed for SB 168)*	\$ 89,000	Building community hall, improve solid waste system, fire hall improvement
Cold Bay	Approved	Non-profit (existing)	\$ 228,000	Operating an emergency medical care clinic
Elfyn Cove	Approved	Non-profit (formed for SB 168)	\$ 28,000	Maintaining community equipment & buildings, developing an alternate energy
Gustavus	Pending	Non-profit (existing)	\$ 98,000	Building a community center
Healy Lake	Approved	IRA (16 & 17)	\$ 33,000	Completing community hall and community freezer
Igiugig	Pending	Non-profit (formed for SB 168)*	\$ 33,000	Salary for recreation supervisor, purchasing a truck, salary for community building maintenance person
Klukwan	Pending	IRA (16 & 17)	\$ 135,000	Rewiring in community, buy fire equipment, repairing community hall, buy sump truck, Adult basic ed., emergency medical service, purchase a village
Kongiganak	Pending	Non-profit (formed for SB 168)*	\$ 239,000	Building: Multi-purpose, VFD, and equipment trash collection
Kwigillingok	Pending	IRA (16 & 17)	\$ 354,000	Renovate community building, install fence, purchase truck
Levelock	Approved	Non-profit (formed for SB 168)*	\$ 79,000	Salary for building maintenance person, buy satellite transmitter, community hall renovation, complete bulk fuel storage and dock
Metlakatla	Pending	IRA (16 & 17)	\$1,195,000	Build recreation building, Port improvements
McKinley Park	Pending	Non-profit (existing)	\$ 32,000	Operating community center
Minto	Approved	IRA (16 & 17)	\$ 153,000	Utility improvements, operating lodge
Nikolski	Approved	IRA (16 & 17)	\$ 50,000	Windmills
Noatak	Pending	IRA (16 & 17)	\$ 273,000	Building a Post Office, buying various pieces of equipment, operating water sewer and community buildings, medical and old age care
Pedro Bay	Approved	Non-profit (formed for SB 168)*	\$ 33,000	Constructing a dock & trails and bridges
Rampart	Pending	Non-profit (formed for SB 168)*	\$ 50,000	Build generator building, operating expenses, custodian salary, buy recreation equipment
Stevens Village	Pending	IRA (16 & 17)	\$ 96,000	Salary for water treatment plant operator, buy truck, buy washers and dryer recreation director salary
Tatitlek	Approved	IRA (16 & 17)	\$ 68,000	Renovate community building and school, buy generator, install fuel lines
Venatie	Pending	IRA (16 & 17)	\$ 132,000	Buy generator, fuel for generator

* has existing traditional Native government or IRA Council.

Unincorporated Community Aid Applicants

	<u>Status</u>	<u>Organization Type</u>	<u>Amount</u>	<u>Projects</u>
illage	Pending	IRA(16 & 17)	\$ 111,000	Fuel for generator
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	Pending	IRA (16 & 17)	\$ 135,000	Rewiring in community, buy fire equipment, repairing community hall, buy sewer pump truck, Adult basic ed., emergency medical service, purchase a village bus
ok	Pending	Non-profit (formed for SB 168)*	\$ 239,000	Building: Multi-purpose, VFD, and equipment trash collection
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	Pending	Non-profit (existing)	\$ 32,000	Operating community center
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	Approved	IRA (16 & 17)	\$ 50,000	Windmills
	Pending	IRA (16 & 17)	\$ 273,000	Building a Post Office, buying various pieces of equipment, operating water & sewer and community buildings, medical and old age care
	Approved	Non-profit (formed for SB 168)*	\$ 33,000	Constructing a dock & trails and bridges
	Pending	Non-profit (formed for SB 168)*	\$ 50,000	Build generator building, operating expenses, custodian salary, buy recreational equipment
illage	Pending	IRA (16 & 17)	\$ 96,000	Salary for water treatment plant operator, buy truck, buy washers and dryers, recreation director salary
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	Pending	IRA (16 & 17)	\$ 132,000	Buy generator, fuel for generator

* has existing traditional Native government or IRA Council.