

H B

3 2 1

 *
 * DELIVER TO: TCJNU
 *
 * ORIGINAL
 * SENT: 05/07/85 TIME: 08:39
 * FROM: DAVID JENSEN
 * SUBJECT: (H) C & R A STATS (MAY 6, 85)
 * PRINT DATE: 05/07/85 TIME: 08:40
 *

*** FINAL T/C STATS ***

DATE: _____ MAY 6, 1985 - MONDAY _____
 SITE: _____ ANCHORAGE - MAIN MEETING ROOM _____
 SPONSOR: _____ HOUSE COMMUNITY AND REGIONAL AFFAIRS _____
 SUBJECT: _____ HB 289 - APA SALES _____
 LOCAL MODERATOR: _____ DAVID J _____

TESTIFIED:
 NAME/REPRESENTING ADDRESS PHONE
 ERIC WOLFORTH 900 WEST 5TH AVENUE ANCHORAGE 276-6401

OBSERVED:
 NAME/REPRESENTING ADDRESS PHONE
 SUSAN WHITE - APA 334 WEST 5TH AVENUE ANCHORAGE 276-0001
 CAROLYN JONES 1031 WEST 4TH AVE ANCHORAGE 276-3550

TESTIFIED: ___01___
 OBSERVED: ___02___ TIME START: ___3:00___
 TOTAL: ___03___ TIME END: ___3:30PM___

Copy

Transcript of telephone call with Amelia Downey, Clerk, City of Kobuk. Present are Representative Goll, Robert Heath, Dave Hutchins, Susan White and Bob Berry.

Re: HB 391, transfer two A.P.A. projects to public utilities.

Representative Goll: I understand you to say that the City Council has met and passed a resolution to take over this power line, is that correct?

Amelia: It has. Yes.

Representative Goll: There is nothing in the city budget that would allow you to maintain or operate the line at this time. Is that correct?

Amelia: Yes. It would take a lot of budgeting because we have a lot of trouble with this power line. I think that is why Northline wanted to get rid of it so quick. We have a lot of power outages from Shungnak and power line breakage where something is always wrong with this line. We have a back-up generator all right, but if there is something wrong with the line, we can't get power in anyway.

Representative Goll: What would you do if the power line broke while you owned it? Would you look for an appropriation from the state or would you charge your rate-payers or what would be your plan? Have you given any thought to that?

Amelia:probably general fund or labor money to do this project, to get it fixed.

Representative Goll: Do you feel that will be possible from your revenue sharing and municipal assistance?

Amelia: We can probably do that until we do FY86 budget forms...

Representative Goll: And if necessary for raising that money, would you charge your citizens?

Amelia: (undistinguishable) ...No, as it is right now, our rates are .53 cents a kilowatt hour and I couldn't raise it any higher because individual people can't be paying more than that.

Representative Goll: That sounds right to me. Is there any information that you think the committee should have about this line?

Amelia: I can't think of anything right now.

Representative Goll: I am just trying to understand the feelings of the community as best I can about the transfer.

Amelia: They wouldn't like their rates going any higher because they are really looking forward to this power equalization cost when we are able to get it after we transfer this power line because Pat from Northline didn't want to do it while he operated this project. Whenever we get it done, we would like to do power equalization costs.

Representative Goll: When did you get this offer to have the line transferred to you in the first place?

Amelia: It was a real surprise. They just called us up one day and said their contract was up a long time ago and they don't know what to do with this and they would like to give it to Kobuk because they can't operate it any more. It's too expensive and they have to do all that travelling and all the maintenance and it is really hard for them to keep on top of it.

Representative Goll: This was the Alaska Power Authority that called?

Amelia: It was Jack Farleigh...someone from the Alaska Public Utilities Commissioner's office.

Representative Goll: I will give Jack a call and find out what his relationship to all this is. I would like to thank you very much for your information, Miss Downey. I would like you to know that my name is Peter Goll and my number is 465-4925. If you need any information on what is going on with this, give me a call and I will be happy to provide it to you. House Community and Regional Affairs has a bill before it now making this transfer. The main reason for my call was to find out whether the community approved and whether you wanted to own the line.

Amelia: The problem is we won't be making a profit out of it. This is the only power we have because we don't have a big generator to be having our own electricity in Kobuk, it is just a small place. I made out a resolution for the state to approve a generator and equipment building as a capital project grant that the City of Kobuk would like and if we can get that maybe we can get this power line cut off and we can operate our own generator here with our own maintenance money coming out of the FY86 budget.

Representative Goll: I think I understand. Thank you very much for your information and if I can be of any service to you, please give me a call.

Introduced: 4/19/85
Referred: Community & Regional
Affairs, Labor & Commerce and
Finance

1 IN THE HOUSE

BY THE RULES COMMITTEE BY
REQUEST OF THE GOVERNOR

2

HOUSE BILL NO. 391

3

IN THE LEGISLATURE OF THE STATE OF ALASKA

4

FOURTEENTH LEGISLATURE - FIRST SESSION

5

A BILL

6

For an Act entitled: "An Act authorizing the Alaska Power Authority to
transfer certain projects to public utilities; and
providing for an effective date."

7

8

9

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

10

* Section 1. Notwithstanding AS 44.83.380 -- 44.83.425, the Alaska

11

Power Authority may transfer the following projects to appropriate public
utilities:

12

13

(1) Port Lions transmission line, funded by sec. 1, ch. 90, SLA 1981,

14

as amended by sec. 69, ch. 92, SLA 1981;

15

(2) Kobuk - Shungnak transmission line, funded by sec. 4, ch. 90, SLA

16

1981.

17

* Sec. 2. This Act takes effect immediately in accordance with AS 01.-

18

10.070(c).



**STATE OF ALASKA
OFFICE OF THE GOVERNOR
BILL ANALYSIS**

DEPARTMENT Commerce & Econ. Dev.	DIVISION Alaska Power Authority	BILL NUMBER HB 391	SPONSOR House Rules/by Governor
DEPARTMENT POSITION Support passage of HB 391.			
PREPARED BY Susan White, Special Assistant to the Executive Director	DATE	COMMISSIONER'S SIGNATURE 	DATE 5/1/85

SUMMARY

OTHER AGENCIES AFFECTED BY BILL Department of Commerce and Economic Development Office of Energy	CONSTITUENT GROUP(S) AFFECTED BY BILL Kodiak Electric Association City of Kobuk
ORGANIZATIONAL SUPPORT FOR BILL	ORGANIZATIONAL OPPOSITION TO BILL None

FISCAL IMPACT: NONE FISCAL NOTE ATTACHED

BACKGROUND/LEGISLATIVE INTENT

See attached.

ANALYSIS OF BILL/PROGRAM EFFECTS

Proposed projects transfer as specified in HB 391 would grant the Kobuk-Shungnak and Port Lions transmission lines to the City of Kobuk and Kodiak Electric Association. Transfer of these projects would remove them out of the Energy Program for Alaska and relinquish the State's responsibility to own, operate and maintain them.

If statutory authority is not provided for transfer of the Kobuk-Shungnak line, APA will work to develop an O&M agreement with AVEC (which operates the power plant at Shungnak) and the City of Kobuk and develop a set of fees to provide for O&M revenues to be returned to the State. Currently, APA is providing minimal maintenance twice a year to assure basic operational status of the line. Maintenance costs over the past two years have been approximate y \$5,000 per year.

Although O&M funding for the Port Lions line is not budgeted in the APA's FY '86 operating budget, the FY '86 costs, if the project is retained by the APA, could potentially be absorbed within the existing budget (Terror Lake O&M agreement). If additional funding (program receipts) is, in fact, required, an RPL will be submitted to the LB&A Committee.

AMENDMENTS PROPOSED

No amendments.

2267W5185a

PLEASE ATTACH A SEPARATE SHEET FOR ADDITIONAL COMMENTS OR ANALYSIS.

BACKGROUND/LEGISLATIVE INTENT

The two transmission line projects recommended for transfer from the Power Authority to the appropriate utilities are the Kobuk-Shungnak and Port Lion's transmission lines. Appropriations to the Power Authority's Power Development Fund provided for the construction of these projects and include them in the Energy Program for Alaska. Power projects acquired or constructed as part of the Energy Program for Alaska may only be transferred through legislation.

The Kobuk-Shungnak transmission line was funded through two separate appropriations of \$345,000 (SLA 79, Ch. 80) and \$200,000 (SLA 81, Ch. 90). These appropriations were funded respectively to the Department of Commerce and Economic Development, Office of Energy and the Alaska Power Authority. The line is complete and has been operational since February 1982.

The Port Lion's transmission line was funded through three appropriation sources. (Please see attached Port Lion's funding summary). The Port Lion's line is complete and is ready to begin operation.

The Power Authority Board of Directors passed Resolution #1985-01 recommending transfer of the two projects, and requested legislation be introduced to effect the transfer. The Attorney General's Office has found the proposed transfer to be appropriate as the lines to be granted and transferred to the local utilities would serve the required public purpose.

PORT LION'S FUNDING SUMMARY

Total Construction Cost: \$1,639,481

Funding Sources:

C . 54, SLA 1980, page 3, line 9	\$ 93,812 (a)
C . 92, SLA 1981, page 12, line 6	1,400,000
C . 92, SLA 1981, page 12, line 9	145,669 (b)
	<u>\$1,639,481</u>

- (a) Balance of \$200,000 appropriation, remainder (\$106,188) was used by KEA to conduct feasibility study for a Port Lion's power project.
- (b) Revised program from Terror Lake allocation to Port Lion's allocation within the same appropriation.

MEMORANDUM

along assigned fiscal notes of 4/16/85
State of Alaska

TO: Ray Gillespie
Director of Legislative Relations
Office of the Governor

DATE: April 12, 1985

FILE NO:

FROM: Robert D. Heath
Executive Director
Alaska Power Authority

Introduction of New Legislation

We have reviewed the attached Alaska Power Authority related bills recently transmitted to Governor Sheffield by the Attorney General's office. The current bills relating to 1) Direct service charges for the sale of power by the Alaska Power Authority to retail consumers, 2) authorization for the Alaska Power Authority to transfer certain projects to public utilities, and 3) placing the employees of the Alaska Power Authority in exempt service under the State Personnel Act, were originally adopted as resolutions by the Board of Directors of the Alaska Power Authority at the February 26, 1985 Board meeting.

These resolutions were transmitted to the Governor from the Power Authority on March 19, 1985, following Board recommendation for introduction in bill form during the current legislative session. At this time, I would like to reaffirm the Board's recommendation and request that the bills, as prepared by the Attorney General's office, be introduced.

The bill relating to the transfer of transmission line projects is extremely important and requires legislative action this session. The two projects recommended for transfer are currently a liability to the State as property insurance is not presently provided on these projects, nor have funds been requested in our agency's budget for FY86. Don Hitchcock of the Division of Risk Management has advised Power Authority staff that property insurance should not be procured based on the excessive cost which would be required to insure the facilities. In addition, operation and maintenance funds have not been requested in our agency's FY86 budget, as it has been the intent of the Power Authority to transfer the projects within their first year of operation. Maintaining ownership of the facilities by the Authority would require an excessive amount of State funds in future years.

Please contact my office if additional information relating to the attached bills is required.

Attachments as stated.

SK/RDH/ald

cc: Commissioner Loren H. Lounsbury

0000/000

ALASKA POWER AUTHORITY
RESOLUTION 1985 - 04

Appd 6-1

RESOLUTION BY THE ALASKA POWER AUTHORITY BOARD OF DIRECTORS RECOMMENDING THAT AS 44.83 BE AMENDED TO AUTHORIZE THE ALASKA POWER AUTHORITY TO CHARGE AND COLLECT DIRECT SERVICE CHARGES TO RETAIL CONSUMERS FOR FACILITIES OWNED OR FINANCED BY THE AUTHORITY.

Whereas, the Alaska Power Authority has before FERC a pending application for license for the Susitna Hydroelectric Project;

Whereas, the economic viability of the Susitna Hydroelectric Project depends on the issuance of the tax-exempt revenue bonds;

Whereas, the recommended legislation authorizing Direct Service Charges for the cost and expense of the generation and transmission of the Susitna Project and other projects could provide the tax-exempt status for the issuance of revenue bonds;

Now Therefore, Be It Resolved, by the Board of Directors of the Alaska Power Authority, that AS 44.83 is recommended for statutory amendment to specifically authorize the Alaska Power Authority to Direct Service Charge to retail consumers the cost and expense of facilities owned or financed by the Authority.

Be It Resolved, the the Alaska Power Authority Board of Directors respectfully request the Governor to introduce legislation providing for amendment of AS 44.83 as recommended herein.

The resolution having been submitted to a vote, the vote thereon was as follows:

YEAS: Arnold, Harrison, Huffman, Knapp, Lombardy, Wynn

NAYS: Allison

ABSENT: 0

And the resolution was declared adopted on this the 26th day of February, 1985.

ALASKA POWER AUTHORITY

BY: *[Signature]*
Chairman

BY: *[Signature]*
Secretary

Resolution 85-01

AUTHORIZATION FOR EXECUTIVE DIRECTOR TO NEGOTIATE THE TRANSFER OF PROJECTS FUNDED UNDER THE ENERGY PROGRAM FOR ALASKA TO THE APPROPRIATE UTILITY UPON THE PROVISION OF APPROPRIATE STATUTORY AUTHORITY

Whereas the Alaska Power Authority has broad responsibility to construct, acquire, finance and operate power projects;

Whereas the Power Development Fund was established to finance major retail generation, transmission and distribution projects under the Energy Program for Alaska;

Whereas there are presently within the Energy Program for Alaska several small retail generation, transmission and distribution projects;

Whereas operation and maintenance of these projects would place an unnecessary economic burden to the State;

Whereas the Alaska Power Authority has neither the financial nor staff resources to operate and maintain these projects, often located in remote areas throughout the state that are more properly maintained by local utilities;

Whereas projects funded under the Energy Program for Alaska must remain in state ownership;

Whereas these projects are not being transferred for corporate purposes without a change in legislation transferring these projects out of the Energy Program for Alaska;

Whereas these projects were constructed within the boundaries of newly-formed or existing utilities, and;

Whereas these utilities are willing to receive these projects and assume all liability, operation and maintenance costs;

Be it resolved by the Board of Directors of the Alaska Power Authority that the Executive Director is hereby empowered to negotiate the transfer of said projects to the appropriate utility. Such transfer shall be contingent upon passage of legislation to enable such transfer to take place.

Be it further resolved that the Governor introduce legislation permitting the transfer of these projects out of the Energy Program for Alaska.

The resolution having been submitted to a vote, the vote thereon was as follows:

YEAS: Arnold, Harrison, Huffman, Allison, Knapp, Lomabury, Nunn
NAYS: 0
ABSENT: 0

And the resolution was declared adopted on this the 26th day of February, 1985.

ALASKA POWER AUTHORITY
BY: [Signature]
Chairman

BY: [Signature]
Secretary

MEMORANDUM

State of Alaska

TO: Larry Crawford
Executive Director
Alaska Power Authority

DATE: July 18, 1984

FILE NO

TELEPHONE NO

FROM: Norman C. Gorsuch
Attorney General

SUBJECT: Transfer of APA
facilities -
July 9, 1984.

BY: *RAK*
Ross A. Kopperud
Assistant Attorney General
Transportation Section, Anchorage

RECEIVED

JUL 18 1984

ALASKA POWER AUTHORITY

The issue was raised in Eric Yould's memorandum to me of August 4, 1983, whether the APA had the authority to transfer the Cantwell Distribution System to Golden Valley Electric Association (GVEA) upon completion. Eric Yould's memo is attached for your convenience. By subsequent telephone calls and from APA staff, the question has been expanded to include whether the APA can dispose of other projects once they are completed.

I responded to this inquiry in the fall of 1983, although there is no memorandum confirming the advice given at that time. The advice given was that the APA could transfer these facilities away to other entities in keeping with the APA's purpose.

On July 6, 1984, I discussed the above advice which I had previously given to the APA with Carolyn Jones, assistant attorney general for the APA. Ms. Jones confirmed that this advice was consistent with her understanding of the APA's authority and further stated she had also given similar advice to the APA in her memorandum to you of May 30, 1984, referenced "Use and disbursement of appropriations". Ms. Jones's memorandum is also attached for your convenience.

The underlying rationale for my advice to the APA is as follows:

A.S. 44.83.070. Purpose of the Authority.

The purpose of the authority is to promote, develop and advance the general prosperity and economic welfare of the people of Alaska by providing a means of constructing, acquiring, financing and operating power production facilities limited to fossil fuel, wind power, tidal, geothermal, hydroelectric, and solar energy and energy conservation facilities.

Under A.S. 44.83.080 entitled "Powers of the Authority", it states:

In furtherance of its corporate purpose, the authority has the following powers in addition to its other powers;

(7) to sell, lease as lessee or lessor, exchange, donate, convey ... real or personal property owned by it, or in which it has an interest, when in the judgment of the authority, the action is in furtherance of its corporate purpose.

. . . .

(14) to enter into contracts or agreements with respect to the exercise of any of its powers, and do all things necessary or convenient to carry out its corporate purpose and exercise the powers granted in this chapter.

(Emphasis added).

The above statutory references make it clear that the APA may donate or convey real or personal property in furtherance of its corporate purpose. The other statutory references make it clear that the purpose and authority of the APA is quite broad. It is my understanding that the APA has no staff or facilities to maintain and operate those facilities which it wants to transfer to public utilities. It would, I believe, be consistent with the APA's corporate purpose to transfer the facilities in issue to various utilities who can maintain and operate those facilities for the benefit of the people of Alaska.

In conclusion, absent legislation which would specifically restrict the APA's power to transfer its facilities to some other entity, it is my opinion that the APA may transfer its facilities to other entities so long as it is in keeping with the APA's corporate purpose.

If you should have any further questions on this issue, please call me at your convenience.

RK/dw



STATE OF ALASKA
OFFICE OF THE GOVERNOR
JUNEAU

April 19, 1985

The Honorable Ben Grussendorf
Speaker of the House
Alaska State Legislature
Pouch V
Juneau, AK 99817

Dear Representative Grussendorf:

Under the authority of art. III, sec. 18, of the Alaska Constitution, I am transmitting a bill authorizing the Alaska Power Authority to transfer two completed transmission line projects that were originally financed through the power development fund. Rather than attempt to deal retroactively with the 1981 appropriations for the Port Lions transmission line and the Kobuk - Shungnak transmission line, the bill simply permits the power authority to transfer the projects.

AS 44.83.380 -- 44.83.425 require that the Alaska Power Authority own and operate projects constructed with money from the power development fund. That fund was originally intended to finance major retail generation, transmission, and distribution projects under the "energy program for Alaska." The power authority board and staff have determined that they have neither the financial nor staff resources to operate and maintain small projects that are often located in remote areas of the state. This bill will permit the authority to transfer ownership, management, and operation of these two projects to the local utilities.

Sincerely,

A handwritten signature in black ink that reads "Bill Sheffield".

Bill Sheffield
Governor

**STATE OF ALASKA 1985 LEGISLATIVE SESSION
FISCAL NOTE**

Revision Date: _____

REQUEST

Bill/Resolution No.: SB HB 391

Title: An act authorizing the APA to trans-
fer certain projects to public utilities

Sponsor: Senate Rules Committee

Requestor: Governor

Date of Request: _____

FISCAL DETAIL

Agency Affected: Alaska Power Authority

Program Category Affected: _____

BRU, Program or Subprogram(s) Affected: _____

EXPENDITURES/REVENUES: (Thousands of Dollars)

	FY 85	FY 86	FY 87	FY 88	FY 89	FY 90
OPERATING						
100 PERSONAL SERVICES			- 0 -			
200 TRAVEL						
300 CONTRACTUAL			NOT APPLICABLE			
400 SUPPLIES						
500 EQUIPMENT						
600 LAND & STRUCTURES						
700 GRANTS, CLAIMS						
800 MISCELLANEOUS						
TOTAL OPERATING						

CAPITAL						
----------------	--	--	--	--	--	--

REVENUE						
----------------	--	--	--	--	--	--

FUNDING: (Thousands of Dollars)

GENERAL FUND						
FEDERAL FUNDS			- 0 -			
OTHER			NOT APPLICABLE			
TOTAL						

POSITIONS:

FULL-TIME			- 0 -			
PART-TIME			NOT APPLICABLE			
TEMPORARY						

ANALYSIS: Attach a separate page if necessary

Prepared By: Robert D. Heath Phone: 276-0001
 Division: Alaska Power Authority Date: 4/12/85

Approved by Commissioner: _____ Date: _____
 Agency: _____

Distribution (by Agency preparing fiscal note):

- Legislative Finance
- Legislative Sponsor
- Requestor
- Office of Management and Budget
- Impacted Agency(ies)

MEMORANDUM

State of Alaska

TO: Larry Crawford
Executive Director
Alaska Power Authority

DATE July 18, 1984

FILE NO

TELEPHONE NO

FROM: Norman C. Gorsuch
Attorney General

SUBJECT: Transfer of APA
facilities -
July 9, 1984.

BY: *RAK*
Ross A. Kopperud
Assistant Attorney General
Transportation Section, Anchorage

JUL 18 1984

ALASKA POWER AUTHORITY

The issue was raised in Eric Yould's memorandum to me of August 4, 1983, whether the APA had the authority to transfer the Cantwell Distribution System to Golden Valley Electric Association (GVEA) upon completion. Eric Yould's memo is attached for your convenience. By subsequent telephone calls and from APA staff, the question has been expanded to include whether the APA can dispose of other projects once they are completed.

I responded to this inquiry in the fall of 1983, although there is no memorandum confirming the advice given at that time. The advice given was that the APA could transfer these facilities away to other entities in keeping with the APA's purpose.

On July 6, 1984, I discussed the above advice which I had previously given to the APA with Carolyn Jones, assistant attorney general for the APA. Ms. Jones confirmed that this advice was consistent with her understanding of the APA's authority and further stated she had also given similar advice to the APA in her memorandum to you of May 30, 1984, referenced "Use and disbursement of appropriations". Ms. Jones's memorandum is also attached for your convenience.

The underlying rationale for my advice to the APA is as follows:

A.S. 44.83.070. Purpose of the Authority.

The purpose of the authority is to promote, develop and advance the general prosperity and economic welfare of the people of Alaska by providing a means of constructing, acquiring, financing and operating power production facilities limited to fossil fuel, wind power, tidal, geothermal, hydroelectric, and solar energy and energy conservation facilities.

Memo to Larry Crawford
Executive Director
Alaska Power Authority

July 18, 1984
Page 2

Under A.S. 44.83.080 entitled "Powers of the Authority", it states:

In furtherance of its corporate purpose, the authority has the following powers in addition to its other powers;

(7) to sell, lease as lessee or lessor, exchange, donate, convey ... real or personal property owned by it, or in which it has an interest, when in the judgment of the authority, the action is in furtherance of its corporate purpose.

.

(14) to enter into contracts or agreements with respect to the exercise of any of its powers, and do all things necessary or convenient to carry out its corporate purpose and exercise the powers granted in this chapter.

(Emphasis added).

The above statutory references make it clear that the APA may donate or convey real or personal property in furtherance of its corporate purpose. The other statutory references make it clear that the purpose and authority of the APA is quite broad. It is my understanding that the APA has no staff or facilities to maintain and operate those facilities which it wants to transfer to public utilities. It would, I believe, be consistent with the APA's corporate purpose to transfer the facilities in issue to various utilities who can maintain and operate those facilities for the benefit of the people of Alaska.

In conclusion, absent legislation which would specifically restrict the APA's power to transfer its facilities to some other entity, it is my opinion that the APA may transfer its facilities to other entities so long as it is in keeping with the APA's corporate purpose..

If you should have any further questions on this issue, please call me at your convenience.

RK/dw

DEPARTMENT OF LAW

POUCH K - STATE CAPITOL
JUNEAU, ALASKA 99811
PHONE: (907) 465-3600

OFFICE OF THE ATTORNEY GENERAL

April 8, 1985

RECEIVED
APR 11 1985

MEMORANDUM

TO: Honorable Bill Sheffield
Governor

FROM: *Norman C. Gorsuch*
Norman C. Gorsuch
Attorney General

RE: Attached bill on transfer of
transmission line projects from the
power development fund
Our file: 377-182-85

Attached is a bill to authorize transfer of two completed transmission line projects (Port Lions and Kobuk - Shungnak) that were originally financed through the power development fund, a fund administered by the Alaska Power Authority. The bill was requested by the board of directors of the authority. We do not know the extent of review or approval it has received in your office.

Although the board originally asked for legislation permitting the transfer of three projects out of the "energy program for Alaska," our research indicates that the appropriation for the Delta agricultural project was never made to the power development fund. Consequently, that project is not within the energy program for Alaska and no legislation is necessary for transferring that project.

We understand that the transfer of these projects is intended to be a gift, not a sale, to the respective utilities. This grant of public property raises the question of whether a public purpose is being served, as required by art. IX, sec. 6, of the Alaska Constitution, which provides in part:

No tax shall be levied, or appropriation of public money made, or public property transferred, ... except for a public purpose.
[Emphasis added.]

We do not know many of the facts surrounding these proposed transfers, but, considering a number of Alaska Supreme Court decisions that have applied art. IX, sec. 6, it would appear that a grant of power transmission lines to communities such as these would indeed serve a public purpose. We have been told

Honorable Bill Sheffield
377-182-85

April 8, 1985
Page 2

that the local utilities to which these projects are intended to be transferred are owned by nonprofit corporations, but we do not know the basis for their selection, their demonstration of ability to operate and maintain the transmission lines, the nature or extent of the service they plan to provide, or the way in which these free transmission lines will affect the utilities' rate structures. The power authority will no doubt provide this sort of information as the bill works its way through your office and the legislature.

A draft transmittal letter to the legislature is also attached.

NCG:ANP:CEJ:cmh

cc w/enc.: Hon. Loren H. Lounsbury, Commissioner
Dept. of Commerce & Economic Development

Lee Nurn, Chairman
Alaska Power Authority
Anchorage

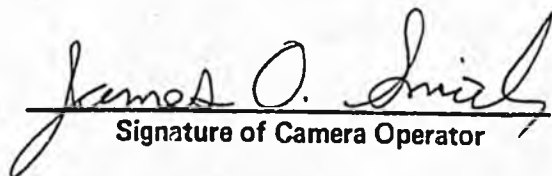
Robert Heath, Executive Director
Alaska Power Authority
Anchorage

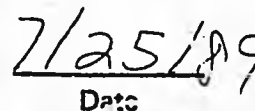
Xc: Susan White



RECORDS CERTIFICATION

I, the undersigned, an employee of the State of Alaska, do hereby certify that the microfilm images on this microform are accurate reproductions of the original records of the State of Alaska as accumulated during the regular course of business, and that it is the established policy and practice of this State to microfilm its records and to dispose of the original records after microfilm reproductions have been made.


Signature of Camera Operator


Date