

HB

206

HOUSE COMMITTEE REPORT

(7)

Date Referred: March 5, 1993

FURTHER REFERRALS:

State Affairs

Date of Committee Action: 3-23-93

The COMMUNITY AND REGIONAL AFFAIRS Committee considered:

HB 206

HOUSE BILL NO. 206

ELECTIONS AND ELECTRIC COOP ELECTIONS

"An Act relating to the regulation of election campaigns, and providing for regulation by the Alaska Public Offices Commission of elections by electrical cooperatives."

RECOMMENDATIONS:

be replaced with C.S. for HB 206 the same title
 a new title

have attached amendments(s)

do pass

do not pass

no recommendations

individual recommendations

additional referral to the _____ Committee

ADOPTS: _____ letter of Intent

ATTACHES NEW FISCAL NOTE(S): (Dept)

APPROVES PREVIOUS: (Dept/Date)

fiscal impact ADMIT

fiscal note(s) _____

zero fiscal note _____

zero fiscal note(s) _____

SIGNING DO PASS	DP	OTHER RECOMMENDATIONS	DNP	NR	AM
<i>Jan Sanders</i>	✓	<i>Gov. P. Davis</i>	✓		
<i>Jim Bunde</i>	✓	<i>Harley Olberg</i>		✓	
<i>W.K. Williams</i>	✓				
<i>Scott Stee</i>	✓				

Harley Olberg
 CHAIRMAN'S SIGNATURE

03/16/93
10:37:27

PUBLIC OPINION MESSAGE SYSTEM
MEMBER OFFICE WLS Willis

POMS100
LHSCJAS

From: Ms. Gaye Vaughan
144 N. Binkley

Soldotna

AK 99669

Tel: 262-8608

Bill# HB 206 Title: ELECTIONS AND ELECTRIC COOP ELECTIONS
Subject

OPPOSES THIS LEGISLATION

Message: I AM UNABLE TO ATTEND TELECONFERENCE 3-16-93. I WOULD URGE YOU TO DEFEAT HB206. APOC DOES NOT NEED ANY ADDITIONAL DUTIES SUCH AS THIS BILL WOULD GIVE THEM. THEY DO NOT FULFILL THEIR CURRENT ASSIGNED DUTIES. THEY ARE UNDER BUDGETED TO THE POINT WHERE THEY PAY NO (OR VERY LITTLE) ATTENTION TO MUNICIPAL COI AND CAMPAIGN DISCLOSURE. BEFORE ADDITIONAL DUTIES ARE ASSIGNED, PLEASE LOOK AT THEIR CURRENT DUTIES AND DO AN ASSESSMENT OF THEIR FUNCTION.

Entered By: LIOCALY on 3/15/93 PomID 7019 Distribution 7
MSG:

Enter Next Message PF4 Menu PF6 WasteBasket PF7 Previous POM PF10 BigWaste

8-LS0686J
Chenoweth
3/12/93

CS FOR HOUSE BILL NO. 206()
IN THE LEGISLATURE OF THE STATE OF ALASKA
EIGHTEENTH LEGISLATURE - FIRST SESSION

BY

Offered:
Referred:

Sponsor(s): REPRESENTATIVE MULDER

A BILL

FOR AN ACT ENTITLED

1 "An Act relating to the regulation of election campaigns, and providing for
2 regulation by the Alaska Public Offices Commission of elections by certain
3 electrical cooperatives and by certain telephone cooperatives."

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

5 * Section 1. AS 15.13.010(a) is amended to read:

6 (a) This chapter applies

7 (1) in every election for governor, lieutenant governor, a member of the
8 state legislature, a delegate to a constitutional convention, or judge seeking electoral
9 confirmation;

10 (2) [. IT ALSO APPLIES] to every candidate for election to a
11 municipal office in a municipality with a population of more than 1,000 inhabitants
12 according to the latest United States census figures or estimates of population certified
13 as correct for administrative purposes by the Department of Community and Regional
14 Affairs unless the municipality has exempted itself from the provisions of this

1 chapter: a [. A] municipality may exempt its elected municipal officers from the
 2 requirements of this chapter if a majority of the voters voting on the question at a
 3 regular election, as defined by AS 29.71.800(20), or a special municipality-wide
 4 election called for that purpose, vote to exempt its elected municipal officers from the
 5 requirements of this chapter; the [. THE] question of exemption from the
 6 requirements of this chapter may be submitted by the governing body by ordinance or
 7 by initiative election; and

8 (3) to every candidate for election for a seat on the board of
 9 directors of an electrical cooperative if the cooperative furnishes electrical energy
 10 and power to at least 10,000 customers or of a telephone cooperative if the
 11 telephone cooperative furnishes telephone services to at least 10,000 customers [.

12 THIS CHAPTER DOES NOT PROHIBIT A MUNICIPALITY FROM REGULATING
 13 BY ORDINANCE CAMPAIGN CONTRIBUTIONS AND EXPENDITURES].

14 * Sec. 2. AS 15.13.010 is amended by adding a new subsection to read:

15 (c) This chapter does not prohibit a municipality from regulating by ordinance
 16 campaign contributions and expenditures in municipal elections.

17 * Sec. 3. AS 15.13.120(f) is amended to read:

18 (f) If, after being sworn into office, a person who was a successful candidate
 19 or the campaign treasurer or deputy campaign treasurer of a person who was a
 20 successful candidate is convicted of a violation of this chapter, proceedings shall be
 21 held and appropriate action taken in accordance with

22 (1) art. II, sec. 12 of the state constitution, if the candidate is a
 23 candidate for the state legislature;

24 (2) art. II, sec. 20 of the state constitution, if the candidate is a
 25 candidate for governor or lieutenant governor;

26 (3) AS 29.20.170, if the candidate is a candidate for the borough
 27 assembly;

28 (4) AS 29.20.280, if the candidate is a candidate for borough mayor;

29 (5) AS 29.20.170, if the candidate is a candidate for city council;

30 (6) AS 29.20.280, if the candidate is a candidate for city mayor;

31 (7) the provisions of the call for the constitutional convention, if the

1 candidate is a candidate for constitutional convention delegate;

2 (8) art. IV, sec. 10 of the state constitution, if the candidate is a
3 candidate for judicial retention;

4 (9) the articles of incorporation and bylaws of an electrical
5 cooperative or of a telephone cooperative whose elections are subject to regulation
6 under this chapter. if the candidate is a candidate for the board of directors of
7 the cooperative.

8 * Sec. 4. AS 15.13.130(1) is amended to read:

9 (1) "candidate" means a person

10 (A) who files for election

11 (i) to the state legislature;

12 (ii) [,] for governor;

13 (iii) [,] for lieutenant governor;

14 (iv) [,] for municipal office;

15 (v) [,] for retention in judicial office;

16 (vi) [, OR] for constitutional convention delegate; or

17 (vii) for a seat on the board of directors of an

18 electrical cooperative if the cooperative furnishes electrical energy

19 and power to at least 10,000 customers or of a telephone

20 cooperative if the cooperative furnishes telephone services to at least

21 10,000 customers; [,] or

22 (B) who campaigns as a write-in candidate for any of the

23 [THESE] offices set out in (A) of this paragraph;

24 * Sec. 5. AS 15.13.130 is amended by adding new paragraphs to read:

25 (8) "electrical cooperative" means a corporation incorporated under
26 AS 10.15 (Alaska Cooperative Corporation Act) or AS 10.25 (Electric and Telephone
27 Cooperative Act) and furnishing electrical power and energy to customers if the
28 articles or bylaws of the cooperative require

29 (A) membership in the cooperative as a condition of obtaining
30 the cooperative's services; and

31 (B) the election of the cooperative's directors by the

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cooperative's members;

(9) "telephone cooperative" means a corporation incorporated under AS 10.15 (Alaska Cooperative Corporation Act) or AS 10.25 (Electric and Telephone Cooperative Act) and furnishing telephone services to customers if the articles or bylaws of the cooperative require

(A) membership in the cooperative as a condition of obtaining the cooperative's services; and

(B) the election of the cooperative's directors by the cooperative's members.

FISCAL NOTE

STATE OF ALASKA
1993 LEGISLATIVE SESSION

BILL NO. HB 206

Revision Date: _____

Department Affected: Administration

Title: An Act relating to the regulation of election campaigns and providing for regulation by APOC and providing for electrical cooperatives.

BRU: Alaska Public Offices Commission

Sponsor: Representative Miller

Component: Alaska Public Offices Commission

Requestor: _____

COMPONENT SERIAL NO. 70

EXPENDITURES/REVENUES:

OPERATING	FY 94	FY 95	FY 96	FY 97	FY 98	FY 99
PERSONAL SERVICES	2.6	2.6	2.6	2.6	2.6	2.6
TRAVEL	0	0	0	0	0	0
CONTRACTUAL	2.0	1.9	1.9	1.9	1.9	1.9
SUPPLIES	0	0	0	0	0	0
EQUIPMENT	0	0	0	0	0	0
LAND & STRUCTURES	0	0	0	0	0	0
GRANTS, CLAIMS	0	0	0	0	0	0
MISCELLANEOUS	0	0	0	0	0	0
TOTAL OPERATING	4.6	4.5	4.5	4.5	4.5	4.5

CAPITAL	0	0	0	0	0	0
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REVENUE FUND SOURCE:	0	0	0	0	0	0
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FUNDING:

1002 Federal Receipts	0	0	0	0	0	0
1003 GF Match	0	0	0	0	0	0
1004 GF	4.6	4.5	4.5	4.5	4.5	4.5
1005 GF/Program Receipts	0	0	0	0	0	0
1006 GF/MHTIA	0	0	0	0	0	0
OTHER	0	0	0	0	0	0
TOTAL	4.6	4.5	4.5	4.5	4.5	4.5

POSITIONS:

FULL-TIME	0	0	0	0	0	0
PART-TIME	0	0	0	0	0	0
TEMPORARY	0	0	0	0	0	0

Estimate of current year (FY93) impact: 0

ANALYSIS: (Attach a separate page if necessary.)

See Attached.

Prepared by: Nancy Boornman, Executive Director
Division: Alaska Public Offices Commission

Phone: 270-4176
Date: _____

Approved by Commissioner: Nancy Bear Usera
Agency: Administration

Date: _____

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FISCAL NOTE

STATE OF ALASKA
1993 LEGISLATIVE SESSION

BILL NO. HB 206

This bill would require candidates for an electrical cooperative's board of directors to comply with the Campaign Disclosure Law, AS 15.13. Any group that took action to support or oppose these candidates would also be required to file reports and otherwise comply with AS 15.13. Based on information from APUC there are approximately 20 cooperatives that would fall under the law. Without reviewing bylaws and articles of incorporation, it is difficult to determine how elections are organized and when they are held. Many have annual meetings in March, April or May at which time newly elected board members would take office.

The commission has not had experience with non-governmental entities before so this is a new area. The closest analogy is in the regulation of municipal campaigns, candidates and groups. The commission has a policy that allows municipal candidates to file exemption forms if they do not intend to receive contributions exceeding \$1000 or make expenditures exceeding \$1000 during their campaign. If they do exceed this amount reporting requirements must be met. Groups taking action in support or opposition to these candidates must report at any monetary level. It is likely that the Commission will extend this \$1000 exemption policy to candidates for cooperative boards.

AS 15.13 will be more difficult to administer, at least initially, than it is to do so with municipalities for several reasons. No one entity regulates electrical cooperatives, these candidates are not accustomed to being regulated by the Alaska Public Offices Commission and a municipality, usually the municipal clerk, has responsibility under APOC regulations 2 AAC 50.360 to provide a list of candidates and mailing addresses within seven days after the deadline for filing. A similar provision placed in statute for electrical cooperatives would certainly make administration easier.

The Commission anticipates it will incur start up costs in connection with administering and enforcing the new provisions. Staff must revise forms, manuals and prepare training materials. The Commission will receive many questions and requests for written and oral advice. Procedures will have to be established with the cooperatives, candidates and APOC to insure that all regulated candidates are notified of the requirements each year. Training will have to be emphasized in the first few years to educate cooperative boards, candidates and groups active in cooperative elections. It is expected that at least one complaint will be filed each year alleging violations of the campaign disclosure laws.

This comes at a time when APOC staff and other resources are stretched thin and funding is at a maintenance level. Although an additional staff person is not necessary to accommodate these provisions, funds for printing of forms and manuals, conducting training, as well as overtime funds for staff to provide compliance assistance, training, to revise the manual and forms, draft advisory opinions and investigate complaints are needed. An estimated \$2000 is allocated for the first year for printing, training and materials and \$1900 each year thereafter. An estimated \$2600, or 130 hours at \$20 per hour, is allocated for overtime.

On Page 1, amend Section 1. line 14 to read:

unless the municipality, electrical cooperative or telephone cooperative has exempted itself from the provisions of this chapter; a

Currently state law provides a municipality with the option of exempting themselves from the provisions of the APOC chapter.

This amendment would extend the same option to the utilities. The board of directors of a member owned cooperative would have the flexibility to exempt the cooperative from the numerous requirements and bureaucracy of APOC regulation. They would also have the flexibility to establish their own election regulations, appropriately tailored to the type of campaigning which occurs in member owned cooperatives.

This April the member/owners of the Matanuska Electrical Association (which has in excess of 10,000 consumers) have three bylaws on the ballot which, if approved by the membership, would establish election regulations for their cooperative. Other telephone and electrical cooperatives have this option as well.

Members to vote on five 1993 ballot measures

continued from Page 1

sure bylaw is to let the members know who is contributing to campaigns," says a report by board President Gary Clouse and MEA counsel Andrew Hoge. "The members can then be the best judges of how contributions will influence their vote."

Clouse and Hoge were appointed to a two-person bylaw committee by the board to draft the proposed amendments in accordance with board guidelines.



Proposition 1

Proposition 1 requires a candidate to file three campaign finance reports: one 10 to 20 days before the election; another within 20 days after the election; and within 30 days of the end of the year. The candidate must report any advertising in the public media on his or her behalf, if known, and make a good faith effort to report who paid for the advertising and how much it cost. Any public advertising must indicate who is paying for it.

The proposition says a board member may vote on a matter affecting a contributor to his campaign, provided he discloses the contribution and has not made an improper commitment to the contributor.

If any director violates the rules noted above, the proposition directs the board to remove that director from the board. However, the board member would be given 30 days to correct any erroneous report.

Proposition 2

Proposition 2 requires anyone seeking to influence the outcome of an MEA election to register with the co-op, which will publish a list of registered individuals and

groups in its newsletter.

"In past elections, certain groups were involved in negative campaigning, but no clear identification of the group was known," the report by Hoge and Clouse says. "The co-op cannot control negative campaigning, but it can try to identify such groups so members can be aware of who is actively campaigning in MEA elections."

Proposition 3

Proposition 3 is designed to help candidates inform members about their positions on issues and to lessen the candidate's reliance on campaign contributions.

If this proposition passes, the Member Advisory Committee would be directed to come up with three to five questions to ask each candidate and forward them to the board of directors, which "may put them in an acceptable format." Candidates would have 10 days to submit answers — 200 words or less — to each question, which would then be published by MEA. The co-op would also publish 200-word statements from each candidate, twice the traditional length, in the official Annual Meeting notice sent to all members.

"The co-op is not attempting to regulate expenditures or how a campaign is conducted," attorney Hoge says. "Candidates are free to do door-to-door campaigning, meet with neighbors or civic groups or operate telephone banks, for example. On the other hand, the board believes any candidate should be given a fair opportunity to get his or her name and message to the members — which is why Proposition 3 is on the ballot."

Because state law forbids the co-op to oppose or support a candidate, candidates cannot address the candidacy of their opponents in the election material published by MEA.

The board will not try to restrict any candidate's message to members; on the other hand, Proposition 3 states that MEA will not publish profane, vulgar, inappropriate or defamatory language.

Hoge says, "The board has tried to balance the right of free speech, state law governing cooperatives and dealing with other issues such as libel, with its duty to inform its members about candidates and the election process."

Proposition 4

A fourth ballot measure, placed on the ballot by a vote at the 1992 annual membership meeting, states that board members and employees could not serve on the Nominating Committee, nor could their relatives. (At present, board members cannot serve on the committee.)

If Proposition 4 passes, the Nominating Committee will no longer have the option to select which applicants should be nominated by the committee. The committee would be required to nominate anyone who wished to run for the Board, after determining whether the candidate is a member of MEA, lives in MEA's service area and does not have a conflict of interest as defined in the Bylaws.

Proposition 4 also eliminates the requirement that at least two candidates must be selected to run for each seat.

Proposition A

A fifth measure on the ballot, also placed on the ballot by a vote at the last Annual Meeting, takes the form of an advisory vote, listed as Proposition A.

Your electric co-op presently awards \$10,000 in scholarships annually, using interest earnings from MEA funds deposited in the Alaska Rural Electric Cooperative Association Educational Foundation.

Proposition A asks, "Should the Board of Directors of MEA use unclaimed capital credits to establish a second educational fund, within the foundation, to send a student to a seminar on rural electrification, to a youth tour or for other educational purposes?"

Visit your friends at
MEA's Annual Meeting and
indoor picnic!



7 p.m. April
22 at Colony
High School
off the
Palmer-
Wasilla
Highway

Sponsor Statement
Representative Eldon Mulder

House Bill 206

House Bill 206 relates to the Alaska Public Offices Commission regulating elections by electrical cooperatives. The bill has been introduced as a measure to ensure greater accountability to the public.

The scope of electrical cooperatives elections has changed in recent years. These elections often run into the high thousands of dollars, yet the public presently has no way of knowing where the money is coming from. It is only appropriate for the public to know how these campaigns are being financed.

House Bill 206 would require candidates running for electrical cooperatives boards to disclose financial statements with the Alaska Public Offices Commission.

I hope House Bill 206 will have the Committee's support.

DIVISION OF LEGAL SERVICES

LEGISLATIVE AFFAIRS AGENCY STATE OF ALASKA

(907) 465-3867 or 465-2450
FAX (907) 465-2029
Mail Stop 3101

130 Seward Street, Suite 409
Juneau, Alaska 99801-2105

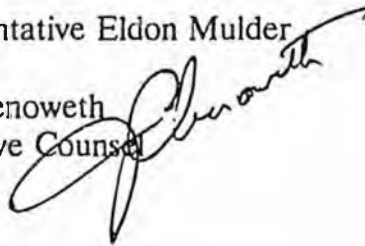
MEMORANDUM

March 9, 1993

SUBJECT: House Bill 206 -- sectional analysis (Work Order No. 8-LS0686(E))

TO: Representative Eldon Mulder

FROM: Jack Chenoweth
Legislative Counsel



Through staff, you have asked me to prepare a sectional analysis of this measure.

Substantively, the bill does no more than what the title says: it subjects to regulation by the Alaska Public Offices Commission elections for seats on boards of directors of electrical cooperatives.

Bill section 1: This bill section expands and reformats AS 15.13.010(a). The substantive addition appears on page 2, at lines 8 and 9, and incorporates within the statement of the scope of AS 15.13 the additional reference to campaigns of candidates for seats on boards of directors of electrical cooperatives. ^{1/}

Bill section 2: This bill section adds a new subsection, subsection (c), to accommodate the sentence that is proposed to be deleted at the end of bill section 1. The deletion and addition are intended to reformat the content of this section so that AS 15.13.010(a) reads a little easier.

Bill section 3: This bill section, an addition to AS 15.13.120(f), directs that, if a candidate for a seat on the board of directors of an electrical cooperative is successful in the election campaign and is subsequently "convicted of a violation of [AS 15.13]," the successful candidate is subject to whatever appropriate punitive action may be

^{1/} The additional language set out at line 14 of page 1 and carrying over to the top of page 2 is inserted only by way of introduction of the next following sentence of current law ("A municipality may exempt itself . . ."), and simply serves to affirm what is already presumed in the law--that a municipality may exempt itself from operation of the election campaign disclosure requirements.

Representative Eldon Mulder
March 9, 1993
Page 2

required by the articles of incorporation and bylaws of the electrical cooperative for whose board the candidate successfully sought election.

Bill section 4: The bill section, substantively, revises the definition of "candidate" in AS 15.13.130(1) to add a reference to a candidate for a seat on the board of directors of an electrical cooperative. As a technical matter, the format for the text of the definition is revised.

Bill section 5: The bill section, adding an additional paragraph to the list of terms defined in AS 15.13.130, supplies a definition to the term "electrical cooperative".

JBC:gc
93-215.glc

FISCAL NOTE

STATE OF ALASKA
1993 LEGISLATIVE SESSION

BILL NO. CSHB 206 (C&RA)

Revision Date: _____
Title: "An Act relating to the regulation of election campaigns,
and providing for regulation by APOC of elections by certain . . ."
Sponsor: Representative Mulder
Requestor: _____

Department Affected: Administration
BRU: Alaska Public Offices Commission
Component: Alaska Public Offices Commission
COMPONENT SERIAL NO. 70

EXPENDITURES/REVENUES:

OPERATING	FY 94	FY 95	FY 96	FY 97	FY 98	FY 99
PERSONAL SERVICES	1.3	1.3	1.3	1.3	1.3	1.3
TRAVEL	0	0	0	0	0	0
CONTRACTUAL	.6	.5	.5	.5	.5	.5
SUPPLIES	0	0	0	0	0	0
EQUIPMENT	0	0	0	0	0	0
LAND & STRUCTURES	0	0	0	0	0	0
GRANTS, CLAIMS	0	0	0	0	0	0
MISCELLANEOUS	0	0	0	0	0	0
TOTAL OPERATING	1.9	1.8	1.8	1.8	1.8	1.8

CAPITAL	0	0	0	0	0	0
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REVENUE FUND SOURCE:	0	0	0	0	0	0
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FUNDING:

1002 Federal Receipts	0	0	0	0	0	0
1003 GF Match	0	0	0	0	0	0
1004 GF	1.9	1.8	1.8	1.8	1.8	1.8
1005 GF/Program Receipts	0	0	0	0	0	0
1006 GF/MHTIA	0	0	0	0	0	0
OTHER	0	0	0	0	0	0
TOTAL	1.9	1.8	1.8	1.8	1.8	1.8

POSITIONS:

FULL-TIME	0	0	0	0	0	0
PART-TIME	0	0	0	0	0	0
TEMPORARY	0	0	0	0	0	0

Estimate of current year (FY93) impact: 0

ANALYSIS: (Attach a separate page if necessary.)
See Attached.

Prepared by: Karen Boornab, Executive Director
Division: Alaska Public Offices Commission

Phone: 276-4176
Date: _____

Approved by Commissioner: Nancy Bear Usara
Agency: Administration

Date: 3.5.93

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FISCAL NOTE

STATE OF ALASKA
1993 LEGISLATIVE SESSION

BILL NO. CSHB 206

This bill would require candidates for an electrical or telephone cooperative's board of directors to comply with the Campaign Disclosure Law, AS 15.13, if the cooperative serviced at least 10,000 customers. Any group that took action to support or oppose these candidates would also be required to file reports and otherwise comply with AS 15.13. According to information from the Alaska Public Utilities Commission, there are 5 electrical cooperatives and one telephone cooperative that meet these criteria. All have annual meetings in March, April or May at which time newly elected board members would take office.

The commission has not had experience with non-governmental entities before so this is a new area. The closest analogy is in the regulation of municipal campaigns, candidates and groups. The commission has a policy that allows municipal candidates to file exemption forms if they do not intend to receive contributions exceeding \$1000 or make expenditures exceeding \$1000 during their campaign. If they do exceed this amount reporting requirements must be met. Groups taking action in support or opposition to these candidates must report at any monetary level. It is likely that the Commission will extend this \$1000 exemption policy to candidates for cooperative boards.

AS 15.13 will be more difficult to administer, at least initially, than it is to do so with municipalities for several reasons. No one entity regulates electrical and telephone cooperatives, these candidates are not accustomed to being regulated by the Alaska Public Offices Commission and a municipality, usually the municipal clerk, has responsibility under APOC regulations 2 AAC 50.360 to provide a list of candidates and mailing addresses within seven days after the deadline for filing. A similar provision placed in statute for electrical and telephone cooperatives would certainly make administration easier.

The Commission anticipates it will incur start up costs in connection with administering and enforcing the new provisions. Staff must revise forms, manuals and prepare training materials. The Commission will receive many questions and requests for written and oral advice. Procedures will have to be established with the cooperatives, candidates and APOC to insure that all regulated candidates are notified of the requirements each year. Provisions for monitoring or determining the number of customers will have to be arranged to insure that candidates for cooperative boards servicing at least 10,000 customers are included. Training will have to be emphasized in the first few years to educated cooperative boards, candidates and groups active in cooperative elections. It is expected that at least one complaint will be filed each year alleging violations of the campaign disclosure laws.

FISCAL NOTE

STATE OF ALASKA
1993 LEGISLATIVE SESSION

BILL NO. CSHB 206 (C&RA)

ANALYSIS: (continued)

This comes at a time when Alaska Public Offices Commission staff and other resources are stretched thin and funding is at a maintenance level. Although an additional staff person is not necessary to accommodate these provisions, funds for printing of forms and manuals, conducting training, as well as overtime funds for staff to provide compliance assistance, training, to revise the manual and forms, draft advisory opinions and investigate complaints are needed. An estimated \$600 is allocated for the first year for printing, training and materials and \$500 each year thereafter. An estimated \$1,300, or 65 hours at \$20 per hour, is allocated for overtime.



HOUSE COMMUNITY AND REGIONAL AFFAIRS

DATE: ~~5/16/93~~ 5/17/93

PLACE: Rm. 124

SUBJECT OF MEETING:
 HB 180
 HB 206
 HB 26
 HB 1

NAME	REPRESENTING	BUSINESS/PERSONAL MAILING ADDRESS	ZIP	(H) PHONE	(W) PHONE	DO YOU WANT TO TESTIFY?	WHAT SUBJECT/ WHICH BILL?
JEFF OTTENSEN	DATPP	3132 C. J. Remmel	99501	789 0726	465 6794	<input checked="" type="radio"/> Y <input type="radio"/> N	IF QUESTIONS HB 26 HB 1
JERRY LUCKHAUPT	LEGAL SERVICES					<input type="radio"/> Y <input type="radio"/> N	FOR QUESTIONS IF ANY
GARY WILSON	FHWA	P.O. Box 021648 Tulane LA 99802-1648		789-9615	586-7430	<input type="radio"/> Y <input checked="" type="radio"/> N	
						<input type="radio"/> Y <input type="radio"/> N	
						<input type="radio"/> Y <input type="radio"/> N	
						<input type="radio"/> Y <input type="radio"/> N	
						<input type="radio"/> Y <input type="radio"/> N	
						<input type="radio"/> Y <input type="radio"/> N	
						<input type="radio"/> Y <input type="radio"/> N	
						<input type="radio"/> Y <input type="radio"/> N	