

**SB**

**165**

**SFIN**

**FILE**

# SENATE FINANCE COMMITTEE REPORT

DATE: 3/25/93

FURTHER:

DATE TURNED INTO OFFICE: 4-28-93

The Finance Committee considered **SENATE BILL NO. 165**

"An Act making an appropriation to the Alyeska Settlement Fund and making appropriations from the Alyeska Settlement Fund; and providing for an effective date."

and recommends:

replace with CS 5B 165 (FINANCE)  
 or  adopt previous CS \_\_\_\_\_  
 attaches amendment(s)

same title  
 new title  
 technical title change  
 (HB only)

adopts \_\_\_\_\_ Letter of Intent

further referral to the \_\_\_\_\_

do pass

do not pass

no recommendation

individual recommendations

**NEW FISCAL NOTES**

Department	Date	Zero	Fiscal

**PREVIOUS FISCAL NOTES**

Department	Date	Zero	Fiscal

Appropriation No Fiscal Note

**DO PASS.**

\_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

**OTHER RECOMMENDATIONS:**

*Keith* Do Not Pass  
*Tim Kelly* - No Rec  
*Alan* - No Rec  
*Bob* - No Rec  
*Frank* - No Rec

1. *Frank* - No Rec  
 Co-Chair: Signature/Recommendation

2. *Frank* - No Rec  
 Co-Chair: Signature/Recommendation

4-28-93  
3F  
moved  
Adopted

**AMENDMENT**

<sup>CS</sup>  
AMENDMENT TO SENATE BILL NO. 165 (Fin) 8-LS0854\I  
FY 94 4-7-93  
Utter mobile

IN SENATE FINANCE COMMITTEE

DELETE PAGE 1, LINES 10 - 14 AND PAGE 2, LINES 1 - 12.

INSERT THE FOLLOWING:

\*Sec. 2. The sum of \$20,500,000 is appropriated from the Alyeska Settlement Fund to the Department of Transportation and Public Facilities and is allocated for the following projects in the amounts listed:

PROJECT	ALLOCATION
Construction of oil spill response equipment storage facilities and docks at Tatitlek and Chenega; acquisition of oil spill response equipment for prepositioning at Tatitlek and Chenega	\$14,500,000
Construction of road from Cordova to Shepard Point; construction of oil spill response equipment storage facilities at Shepard Point; acquisition of oil spill response equipment for prepositioning at Shepard Point	\$6,000,000

SENATE FINANCE  
COMMITTEE  
Amendment Number: SB 165  
Bill Number: 1  
Sponsor: \_\_\_\_\_ Date: 4/29/93  
Logged In By: [Signature]

4-28-93  
Adopted

WORK DRAFT

WORK DRAFT

WORK DRAFT

8-LS0854N  
Utermohle  
4/7/93

*Sen. Pearce*

CS FOR SENATE BILL NO. 165( )

IN THE LEGISLATURE OF THE STATE OF ALASKA

EIGHTEENTH LEGISLATURE - FIRST SESSION

BY

Offered:

Referred:

Funding Information:	General Fund	\$ -0-
	Other Funds	<u>28,200,000</u>
		\$28,200,000

Sponsor(s): SENATE FINANCE COMMITTEE

A BILL

FOR AN ACT ENTITLED

1 "An Act making an appropriation to the Alyeska Settlement Fund and making  
 2 appropriations from the Alyeska Settlement Fund; and providing for an effective  
 3 date."

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

5 \* Section 1. The interest of the State of Alaska in payments received by the state for  
 6 deposit into the Alyeska Settlement Fund under the Agreement and Consent Decree in IN RE:  
 7 The EXXON VALDEZ. United States District Court, District of Alaska. case No. A89-095  
 8 Civil (Consolidated)(Re: case No. A92-175 Civil, decree entered November 25, 1992), is  
 9 appropriated to the Alyeska Settlement Fund.

10 \* Sec. 2. The sum of \$20,500,000 is appropriated from the Alyeska Settlement Fund for  
 11 the following purposes and is allocated in the amounts listed:

PURPOSE	ALLOCATION
13 (1) Department of Commerce and Economic	
14 Development for payment as a grant	

WORK DRAFT

WORK DRAFT

WORK DRAFT

1 under AS 37.05.316 to the Chugach  
2 Alaska Corporation for construction  
3 of oil spill response equipment  
4 storage facilities and docks at Tatitlek  
5 and Chenega and prepositioning at Tatitlek  
6 and Chenega storage facilities oil spill  
7 response equipment that may be provided by  
8 third parties

\$14,355,000

9 (2) Department of Transportation and Public  
10 Facilities for costs of inspection and  
11 certification of the facilities and docks  
12 constructed under (1) of this appropriation  
13 for use by the Alaska marine highway system

145,000

14 (3) Department of Transportation and Public Facilities  
15 for construction of a road from Cordova to  
16 Shepard Point; construction of oil spill response  
17 equipment storage facilities and an oil spill  
18 response staging area at Shepard Point; and  
19 prepositioning at Shepard Point storage facilities  
20 oil spill response equipment that may be provided  
21 by third parties

6,000,000.

22 \* Sec. 3. The sum of \$7,500,000 is appropriated from the Alyeska Settlement Fund to the  
23 Department of Natural Resources for the purchase of the inholdings of the Seldovia Native  
24 Association and of the Timber Trading Company, within the Kachemak Bay State Park as  
25 identified in the Preliminary Exchange Agreement dated June 30, 1989, as amended as of the  
26 effective date of this Act. between the state, the Seldovia Native Association, and the Timber  
27 Trading Company; and for the purchase of the inholdings of the Cook Inlet Region, Inc.,  
28 within Kachemak Bay State Park.

29 \* Sec. 4. The sum of \$200,000 is appropriated from the Alyeska Settlement Fund to the  
30 Department of Environmental Conservation for the acquisition and installation of  
31 communications equipment at the Valdez Emergency Operations Center.

1 \* Sec. 5. In this Act, "Alyeska Settlement Fund" means the trust fund established in the  
2 state treasury for the purpose of receiving, holding, and disbursing the settlement proceeds  
3 received by the state under the Agreement and Consent Decree in IN RE: The EXXON  
4 VALDEZ, United States District Court, District of Alaska, case No. A89-095 Civil  
5 (Consolidated)(Re: case No. A92-175 Civil, decree entered November 25, 1992).

6 \* Sec. 6. The unexpended and unobligated balance of the appropriation made by sec. 2 of  
7 this Act lapses upon completion of the projects for which the appropriation is made, as  
8 determined by the departments responsible for completing the projects or administering the  
9 grant, as appropriate.

10 \* Sec. 7. The appropriations made by secs. 3 and 4 of this Act are for capital projects and  
11 lapse under AS 37.25.020.

12 \* Sec. 8. This Act takes effect immediately under AS 01.10.070(c).

5-11-93

cc on SB 165

SF Item #1 accept H

\$436.6 Judgment figure A.C.

SF Suit against Coghill

Larson - New total \$1,578,163  
 1,436,106 House  
 309,8 Senate

AG Weeks ordered 961,000 plus

### 3 motions ↓

- ① SF re 309 A \$1 million sec. 80  
 Larson (1,012,645) new no. Adopted
- ② SF (100.0) or (143) prisoners Adopted
- ③ Sec (60) House of - Approach Adopted

Supplemental/Special/Reappropriations

SB 165 SEC. #	AGENCY	PROGRAM/PURPOSE	ORIGINAL HOUSE			ORIGINAL SENATE			NEW HOUSE		
			HCS CSSB 100(Fin) am			CSSB 100 (Fin) am			HCS CSSB 165(Fin)		
			TOTAL GF	OTHER FUNDS	TOTAL FUNDS	TOTAL GF	OTHER FUNDS	TOTAL FUNDS	TOTAL GF	OTHER FUNDS	TOTAL FUNDS
1	Statewide	State's share of EVOS settlement to Alyeska Settlement Fund									
2	Transportation/PF	Tatitlek/Chenega oil spill equip storage/docks/equipment		14,500.0	14,500.0	Alyeska Settlement Fund				14,500.0	14,500.0
2	Transportation/PF	Cordova to Shepard Pt road/Shepard Pt oil spill equip		6,000.0	6,000.0	sections in				6,000.0	6,000.0
3	Natural Resources	Kachemak Bay State Park purchases		7,500.0	7,500.0	CSSB 165(Fin) am				7,500.0	7,500.0
4	Environmental Cons	Valdez Emergency Ops Center communications equip		200.0	200.0	same as House				200.0	200.0
5	Statewide	Defines Alyeska Settlement Fund re: Sec. 1-5									
6-56		Reappropriations									
57	University	Dix et al v. University settlement agreement/legal costs	1,150.0		1,150.0	1,150.0		1,150.0	1,150.0		1,150.0
58-59		Reappropriations									
60		Reappropriation / <i>Ship Creek</i>									
61-65		Reappropriations									
66	Administration	City of King Cove: hydroelectric power project							500.0		500.0
67	Transportation/PF	Marine Highways improvements/overhaul							4,000.0		4,000.0
68		Reappropriation									
69	Governor	Elections: operating costs - FY93	175.0		175.0	175.0		175.0	175.0		175.0
70	Administration	Longevity Bonus Payments	1,980.7		1,980.7	1,980.7		1,980.7	1,980.7		1,980.7
71	Administration	Public Defender: increased operating costs	383.0		383.0	300.0		300.0	342.0		342.0
72	Administration	RATNet: operating costs	200.0		200.0	138.4		138.4	175.0		175.0
73	Administration	Personnel Board: increased operating costs	90.0		90.0	49.0		49.0	70.0		70.0
74	Administration	Office of Public Advocacy: increased caseload	616.4		616.4	500.0		500.0	575.0		575.0
75	Administration	EPORS: increased health insurance premiums/recipients	30.4		30.4	30.4		30.4	30.4		30.4
76	Administration	Leasing Program: additional lease costs	642.9		642.9	642.9		642.9	642.9		642.9
77	Law	Oil and Gas Litigation	6,600.0	2,200.0	8,800.0	6,600.0	2,200.0	8,800.0	6,600.0	2,200.0	8,800.0
78	Law	FCC/APUC joint proceedings: telecomm outside counsel	280.0		280.0	280.0		280.0	280.0		280.0
79	Law	Subsistence law implementation	35.0		35.0	35.0		35.0	35.0		35.0
80	Law	Judgments/claims	1,436.6		1,436.6	309.8		309.8	1,436.6		1,436.6
81	Law	New regulations attorney	28.1		28.1	28.1		28.1	28.1		28.1
82	Law	Prosecution: increased costs	400.0		400.0	400.0		400.0	400.0		400.0
83	Law	Court ordered costs for plaintiffs: Weiss v. State	284.5		284.5	284.5		284.5	284.5		284.5
84	Revenue	Revenue Operations: increased audit activities	275.0		275.0	225.0		225.0	225.0		225.0
85	Education	Foundation Program: increased student enrollment	4,101.7		4,101.7	4,101.7		4,101.7	4,101.7		4,101.7
86	Education	Postsecondary Education/WAMI: operating costs	98.5		98.5	98.5		98.5	98.5		98.5

**Supplemental/Special/Reappropriations**

SB 165 SEC. #	AGENCY	PROGRAM/PURPOSE	ORIGINAL HOUSE HCS CSSB 100(Fin) am			ORIGINAL SENATE CSSB 100 (Fin) am			NEW HOUSE HCS CSSB 165(Fin)			
			TOTAL	OTHER	TOTAL	TOTAL	OTHER	TOTAL	TOTAL	OTHER	TOTAL	
			GF	FUNDS	FUNDS	GF	FUNDS	FUNDS	GF	FUNDS	FUNDS	
87	Education	Ratification/amendment prior year expenditures										
88	Health/Social Services	AFDC: COLA/caseload increases	4,203.5	4,203.5	8,407.0	4,203.5	4,203.5	8,407.0	4,203.5	4,203.5	8,407.0	
89	Health/Social Services	Adult Public Assistance: COLA/caseload increases	1,671.1		1,671.1	1,671.1		1,671.1	1,671.1		1,671.1	
90	Health/Social Services	Medicaid-Facilities	-4,719.2		-4,719.2	-4,719.2		-4,719.2	-4,719.2		-4,719.2	
91	Health/Social Services	Public Assistance Eligibility Determin: caseload increases	224.3	41.0	265.3	224.3	41.0	265.3	224.3	41.0	265.3	
92	Health/Social Services	AK Work Programs: child care costs/JOBS caseload	195.0	195.0	390.0	195.0	195.0	390.0	195.0	195.0	390.0	
93	Health/Social Services	Medical Assistance Claims Processing: increased costs	187.5	562.5	750.0	187.5	562.5	750.0	187.5	562.5	750.0	
94	Health/Social Services	Foster Care Prog: care provider payments/subsidized adoptions	1,100.0		1,100.0	600.0		600.0	1,000.0		1,000.0	
95	Health/Social Services	Post Mortem Exams: increased court-ordered autopsies	200.0		200.0	229.6		229.6	200.0		200.0	
96	Health/Social Services	McLaughlin Youth Center: expanded facility operations	97.5		97.5	97.5		97.5	97.5		97.5	
97	Health/Social Services	Fairbanks Youth Facility: operating costs	60.0		60.0	60.0		60.0	60.0		60.0	
98	Health/Social Services	Family and Youth Services Northern Region	-157.5		-157.5	-157.5		-157.5	-157.5		-157.5	
99	Commerce/Economic Dev	ASMI: overseas marketing federal grant matching funds	196.3		196.3	196.3		196.3	196.3		196.3	
100	Commerce/Economic Dev	ASMI - extend lapse date										
101	Natural Resources	Fire Suppression	6,000.0		6,000.0	6,000.0		6,000.0	6,000.0		6,000.0	
102	Natural Resources	State land selection activities	391.0		391.0	391.0		391.0	391.0		391.0	
103	Fish/Game	Boards: subsistence law implementation	-492.0		-492.0	292.2		292.2	-400.0		-400.0	
104	Fish/Game	Subsistence: subsistence law implementation	8.0		8.0	8.0		8.0	8.0		8.0	
105	Fish/Game	Administration: king salmon tag vendor compensation	84.3		84.3	84.3		84.3	84.3		84.3	
106	Fish/Game	Ratification/amendment prior year expenditures										
107	Public Safety	GGU civilian employee arbitration settlement	101.4		101.4	101.4		101.4	101.4		101.4	
108	Public Safety	Civil Air Patrol: aircraft maintenance/operations costs	125.0		125.0	100.0		100.0	100.0		100.0	
109	Public Safety	Contract Jails: increased operating costs	690.4		690.4	500.0		500.0	690.4		690.4	
110	Transportation/PF	Arbitrator's decision: on-site construction engineers' overtime		539.6	539.6		539.6	539.6		539.6	539.6	
111	Transportation/PF	Dalton Hwy/Aviation: snow removal, ice control, maintenance	1,222.9		1,222.9	1,222.9		1,222.9	1,222.9		1,222.9	
112	Transportation/PF	Ratification of prior year supply/inventory asset accounts										
113	Transportation/PF	All regions Hwys & Aviation - extend lapse dates										
114	Transportation/PF	Uncollectible airport landing/leasing revenues; legal costs	650.0		650.0	720.0		720.0	720.0		720.0	
115	Environmental Cons	Seafood/Sanitation: maintain essential services	351.2		351.2	351.2		351.2	351.2		351.2	
116	Environmental Cons	Paralytic shellfish poison inspections/support activities	109.9		109.9	109.9		109.9	109.9		109.9	
117	Environmental Cons	Water Quality Standards Advisory Group costs	41.4		41.4	41.4		41.4	41.4		41.4	
118	Community/Regional Aff	City and Borough of Yakutat: organizational grant	300.0		300.0	300.0		300.0	300.0		300.0	

**Supplemental/Special/Reappropriations**

SB 165 SEC. #	AGENCY	PROGRAM/PURPOSE	ORIGINAL HOUSE HCS CSSB 100(Fin) am			ORIGINAL SENATE CSSB 100 (Fin) am			NEW HOUSE HCS CSSB 165(Fin)		
			TOTAL	OTHER	TOTAL	TOTAL	OTHER	TOTAL	TOTAL	OTHER	TOTAL
			GF	FUNDS	FUNDS	GF	FUNDS	FUNDS	GF	FUNDS	FUNDS
119	Community/Regional Aff	Rev Sharing: underpmt Mat-Su/Palmer fire service areas	25.6		25.6	25.6		25.6	25.6		25.6
120	Corrections	Statewide Operations: allocated operating costs	5,553.4		5,553.4	4,700.0		4,700.0	5,553.4		5,553.4
121	University	Additional snow removal costs	275.0		275.0	275.0		275.0	275.0		275.0
122	Alaska Court System	Relieve workload Weiss v. State (mental health trust)	19.9		19.9	19.9		19.9	19.9		19.9
123	Administration	Miscellaneous claims/stale-dated warrants	187.5		187.5	181.1		181.1	187.5		187.5
123	Health/Social Services	Miscellaneous claims/stale-dated warrants	112.9		112.9	112.9		112.9	112.9		112.9
123	Labor	Miscellaneous claims/stale-dated warrants	0.1		0.1	0.1		0.1	0.1		0.1
123	Public Safety	Miscellaneous claims/stale-dated warrants	0.1		0.1	0.1		0.1	0.1		0.1
123	Corrections	Miscellaneous claims/stale-dated warrants	4.0		4.0	4.0		4.0	4.0		4.0
123	Military/Veterans' Affairs	Miscellaneous claims/stale-dated warrants	1.4		1.4	1.4		1.4	1.4		1.4
123	Transportation/PF	Miscellaneous claims/stale-dated warrants	55.9		55.9	55.9		55.9	55.9		55.9
123	Fish/Game	Miscellaneous claims/stale-dated warrants	1.9		1.9	1.9		1.9	1.9		1.9
124	Military/Veterans' Affairs	Veteran's Death Gratuity: additional costs	90.0		90.0				90.0		90.0
125	Fish/Game	Offset unrealized federal repts: sport fish access acquisition		134.7	134.7					134.7	134.7
126	Natural Resources	State land selection activities: publications, rent, pers svcs costs	216.0		216.0				150.0		150.0
127	Law	Conference of Western Attorneys General Fairbanks meeting	25.0		25.0				25.0		25.0
128	Natural Resources	Agriculture: Mat Maid buildings contamination cleanup costs	75.0		75.0				75.0		75.0
129	Administration	Maniilaq Senior Center underfunding/unanticipated costs	215.1		215.1				215.1		215.1
130	Law	Commission/Drug Free America: staff support	25.0		25.0				25.0		25.0
131	Community/Regional Aff	Bering Sea Fisherman's Association grant	15.0		15.0				15.0		15.0
132	Administration	Anchorage disaster assistance grant: Mt. Spurr ash cleanup	200.0		200.0				200.0		200.0
133	Administration	Arbitrator's decision: Anchorage print shop closure	66.8		66.8				66.8		66.8
134	Commerce/Economic Dev	Alaska Aerospace Development Corp - extend lapse									
135	Governor	Executive Operations/OMB - extend lapse									
136	Administration	Increase health insurance premiums		2,059.0	2,059.0					2,059.0	2,059.0
137	Health/Social Services	Medicaid disproportionate share claims of various hospitals	2,802.0	2,802.0	5,604.0				2,802.0	2,802.0	5,604.0
138(a)	Health/Social Services	Federal Medicaid reimbursement for API to MHPIA									
138(b)	Health/Social Services	Legislative intent re: funds for API replacement facility	23,100.0		23,100.0						
139	Governor	Elections: Crane v. Coghill, et. al. settlement	140.0		140.0				140.0		140.0
140	Public Safety	Computer services costs	157.5		157.5				100.0		100.0
141	Corrections	Operation Hope	1,500.0		1,500.0				1,500.0		1,500.0
142	Public Safety	Criminal Records/ID: reduce backlogs	90.6		90.6				90.6		90.6

**Supplemental/Special/Reappropriations**

SB 165 SEC. #	AGENCY	PROGRAM/PURPOSE	ORIGINAL HOUSE HCS CSSB 100(Fin) am			ORIGINAL SENATE CSSB 100 (Fin) am			NEW HOUSE HCS CSSB 165(Fin)		
			TOTAL	OTHER	TOTAL	TOTAL	OTHER	TOTAL	TOTAL	OTHER	TOTAL
			GF	FUNDS	FUNDS	GF	FUNDS	FUNDS	GF	FUNDS	FUNDS
143	<b>Public Safety</b>	<b>Prisoner Transportation: increased transport costs</b>	125.0		125.0				125.0		125.0
144	Community/Regional Aff	JTPA: reimburse federal govt for disallowed grant	48.5		48.5				48.5		48.5
145	University	Sitka Campus: Katlian Cooperative Vocational School	30.0		30.0				30.0		30.0
146	Governor	Elections: FY94 reapportionment plan implementation							297.7		297.7
147		Reappropriation									
148	Health/Social Services	HB178 fiscal note: Medicaid options - FY94							873.2	873.0	1,746.2
149	Military/Veterans' Affairs	Women in Military Services memorial							15.0		15.0
150		Reappropriation									
151-158		Effective/lapse dates									
	Health/Social Services	Bloodborne Pathogen Prog: implementation/violation citations	115.3		115.3						
	Public Safety	Bloodborne Pathogens: OSHA compliance costs	100.0		100.0						
	Education	Collect'v Barg Agrmt: Centralized Correspondence FY93	6.0		6.0						
	Education	Collect'v Barg Agrmt: Centralized Correspondence FY94	36.3		36.3						
	<b>TOTAL</b>		<b>68,050.5</b>	<b>40,937.3</b>	<b>108,987.7</b>	<b>35,717.1</b>	<b>7,741.6</b>	<b>43,458.7</b>	<b>49,930.9</b>	<b>41,810.3</b>	<b>91,741.1</b>

WALTER J. HICKEL, GOVERNOR

**OFFICE OF THE GOVERNOR**  
**OFFICE OF MANAGEMENT AND BUDGET**

P.O. BOX 110020  
JUNEAU, ALASKA 99811-0020  
PHONE: (907) 465-3568  
FAX: (907) 465-2090

April 16, 1993

The Honorable Ron Larson  
The Honorable Eileen Maclean  
Co-Chairs  
House Finance Committee  
State Capital  
Juneau, Alaska 99801-1182

Dear Committee Co-Chairs:

I would appreciate your consideration of the following amendment to a previously amended section in the supplemental legislation currently under consideration by the committee:

Amend the following section of HB 135:

Sec.12. The sum of \$1,436,600[1,309,800] is appropriated from the general fund to the Department of Law to pay judgements and claims against the state for the fiscal year ending June 30, 1993.

Additional documentation in support of this amendment is attached. Should you have additional questions or need further information, please let me know.

Sincerely,

  
Cheryl Frasca  
Director

Attachments

cc: Senator Steve Frank  
Senator Drue Pearce

Charlie Cole, Attorney General  
Department of Law

# MEMORANDUM

State of Alaska  
Department of Law

TO: J. Shelby Stastny, Director  
Office of Management and Budget

DATE: April 16, 1993

FILE NO.:

TEL. NO.: 465-3600

SUBJECT: FY 93 Judgments Supplemental  
Revision #3

FROM:

*Charles E. Cole*  
Charles E. Cole  
Attorney General

This is to revise our request of March 23, 1993, for a supplemental appropriation to pay judgments awarded against the state during FY 93. Since that time, the Department of Law has received 7 additional judgments totalling \$126,800. Therefore, our last request for \$309,800 to pay miscellaneous judgments should be increased to \$436,600. The revised list of judgments is attached for your review.

Attachment

Updated 4/16/93

Judgment	Date of Judgment	Amount	Interest thru 06/30/93 Anticipated	Total	Cumulative Total
1) Flisock v. Retirement & Benefits					
Peter Flisock-Costs:	5/9/92	409.61	47.82		
"    "-Fees:	5/9/92	10,303.35	1,253.16	12,015.94	12,015.94
2) CFEC v. Schefers					
Oswald Schefers	7/19/90	7,065.00	2,219.32	9,284.32	21,300.26
3) Galt v. ABC Board, SOA					
John Galt	10/1/92	7,500.00	595.01	8,095.01	29,395.27
4) Sonneman v. Hickel					
Joseph Sonneman-Fees	8/12/92	1,000.00	93.92		
"    "-Costs	10/26/92	404.11	29.11	1,527.14	30,922.41
5) Trustees for AK v. Gorsuch					
Supreme Court-Fees	11/6/92	20,035.50	1,379.13	21,414.63	52,337.04
6) Ledger v. State					
Estate of Pearl Ledger	11/30/92	10,000.00	0.00	10,000.00	62,337.04
7) State v. Morry					
Ak Legal Services-Costs	7/8/92	500.00	31.06		
"    "-Costs	8/24/92	210.00	10.17	751.23	63,088.27
8) State v. Morry					
John Starkey-Costs	7/8/92	500.00	31.06	531.06	63,619.33
9) Shaan-Seet, Inc. v. HRC					
Lloyd Miller-Costs and Fees	9/27/92	20,533.90	1,653.00	22,186.90	85,806.23
10) Russell/Tesche					
Comp Board/Stephens	7/1/92	1,000.00	0.00	1,000.00	86,806.23
11) John Starkey					
Kwethluk IRA	7/22/92	685.00	20.38	705.38	87,511.61
12) Greg Gau					
CSED v. Gau	7/31/92	150.00	4.07	154.07	87,665.68
13) Trustees for Alaska					
V. Gorsuch-Costs	11/23/92	364.50	0.00	364.50	88,030.18
14) Trustees for AK v. Gorsuch					
Superior Court-Fees	12/29/92	19,854.00	1,059.72	20,913.72	109,943.90
15) Flisock v. Retirement & Benefits					
Supreme Court-Costs:	11/1/91	235.00	41.61		
"    "-Fees:	10/2/91	750.00	139.35	1,165.96	110,109.86

16) Blanche Johnson Johnston v. Keller	1/11/93	4,665.65	231.34	4,896.99	115,006.85
17) Trustees for Alaska Stein v. State	1/20/93	14,049.00	659.73	14,708.73	129,715.58
18) Joseph Josephson ARLF v. Emery	12/19/91	3,186.00	519.46	3,705.46	133,421.04
19) Bobby Doisher v. Easter	12/14/92	230.00	0.00	230.00	133,651.04
20) Ak Legal Services Heffle v. State, DNR	7/24/92	1,772.38	176.28	1,948.66	135,599.70
21) Cliff Day Enterprises v. State, OPS	3/4/93	3,500.00	120.46	3,620.46	139,220.16
22) Albert M. Manns State, DCED v. Manns	2/8/93	35,166.41	1,456.49	36,622.90	175,843.06
23) Ak Legal Services Graybeal v. Mala	3/22/93	10,000.00	0.00	10,000.00	185,843.06
24) Schendel and Callahan Crane v. Coghill	3/9/93	120,000.00	3,955.05	123,955.05	309,798.11
25) Kaktovik Inupiat Corp v. State, DOR	3/16/93	18,282.80	565.25	18,848.05	328,646.16
26) Alaska Legal Services Hart v. Theodore Mala	2/17/93	9,046.04	350.91	9,396.95	338,043.11
27) Dennis Miller v. State, DOR	10/9/92	1,500.00	115.50	1,615.50	339,658.61
28) Brooks R. Smith v. DNR	1/7/92	3,474.40	547.22	4,021.62	343,680.23
29) John Starky Morry & Kwethluk IRA	12/22/92	20,359.76	1,128.28	21,488.04	365,168.27
30) Ak Legal Services Corp Morry & Kwethluk IRA	12/22/92	29,404.86	1,629.54	31,034.40	396,202.67
31) Ak Legal Services Corp Bobby v. State	6/19/91	33,205.00	7,186.20	40,391.20	436,593.87

# MEMORANDUM

Post-It™ brand fax transmittal memo 7671		# of pages	1
TO	JORAN KASSON	FROM	Dick Pegues
Co.	LEG. Fin.	Co.	LAW
Dept.		Phone #	5-3672
Fax #	463-4385	Fax #	465-5419

TO: Richard Pegues  
Administrator

FILE:

TEL.NO.: 465-3600

SUBJECT: Attorneys' fees in reapportionment

FROM: Stephen C. Slotnick *Neil*  
Assistant Attorney General

Unofficial reapportionment attorneys' fees liability as calculated by plaintiffs pursuant to order of the superior court:

Party	Attorneys' Fees	Costs
Dementieff	61,218.75	42,713.62
Democratic Party	91,046	34,479.11
Leavitt	175,582.41	57,315.5
Mat-Su	213,032.25	71,024.98
Southeast Conference	230,105.8	79,553.5
<b>TOTALS</b>	<b>770,985.21</b>	<b>285,086.71</b>

**GRAND TOTAL: \$ 1,056,071.92** (plus interest to 6/25/92)

Attorneys fees on appeals to date:

Party	Attorneys Fees
Democratic Party	12,380
Southeast Conference	25,200
Mat-Su	24,631.25
Leavitt	23,280
Dementieff	?
<b>TOTAL</b>	<b>85,491.25</b>

**TOTAL FEES TO DATE 1,141,563.17** (plus interest)

PLEASE NOTE: FINAL COST/FEES ORDER HAS NOT BEEN ISSUED BY THE COURT. WHEN IT IS, THE STATE WILL HAVE 30-DAYS TO APPEAL. SUPREME COURT COSTS ARE NOT YET KNOWN. RHP 2/04



Alaska State Legislature  
House of Representatives  
Office of the Chief Clerk

State Capitol, Rm 214  
Juneau, AK 99801-1182  
(907) 465-3725

Official Business

May 11, 1993

MESSAGE TO THE SENATE

Mr. President:


CONCUR MESSAGE

The House has passed CS SENATE BILL NO. 165(FIN), with the following amendment:

HOUSE CS FOR CS FOR SENATE BILL NO. 165(FIN)

"An Act making an appropriation to the Alyeska Settlement Fund and making appropriations from the Alyeska Settlement Fund; making, amending, and repealing operating and capital appropriations; and providing for an effective date."

and it is transmitted for consideration.

  
JC Shine, Chief Clerk

Sen. Halford  
Sen. Jacko  
Sen. Taylor  
Sen. \_\_\_\_\_  
(prime sponsor)  
Sen. \_\_\_\_\_  
(Chair, last committee)  
Sen. Pearce, Co-Ch., Finance  
Sen. Frank, Co-Ch., Finance

SENATE FINAL PASSAGE ON  
JOURNAL PAGE #: 2298

FISCAL NOTE: \_\_\_\_\_



## TANANA CHIEFS CONFERENCE, INC.

122 FIRST AVENUE  
FAIRBANKS, ALASKA 99701-4897  
PHONE (907) 452-8251 FAX (907) 451-8939

February 5, 1993

Honorable Fran Ulmer  
Alaska State Senate  
Pouch V  
Juneau, Alaska 99801-1182

Re: Costs and Attorney Fees for Reapportionment

Dear Senator Ulmer:

Your office contacted us regarding TCC's attorney fees and costs associated with the reapportionment litigation. The Legal Department of Tanana Chiefs Conference, Inc. represented the Interior Athabascan Plaintiffs in Demientieff, et. al. v Hickel, et. al., Ak. Sup. Ct. 4 FA-91-1730 (4th. Judicial Dist.) which was consolidated with the other reapportionment cases in Southeast Conference, et. al. v Hickel, Ak. Sup. Ct. 1JU-91- 1608C (1st Judicial Dist.). As you are aware, the Interior Plaintiffs were determined by the Court to be prevailing parties with regard to award of attorney fees, together with the other plaintiffs.

Our adjusted<sup>1</sup> expenses for the trial court activity amounted to \$103,932.37, which includes \$61,218.75 in attorney fees and \$42,713.62 in costs. While we also participated in the appeal before the Alaska Supreme Court, we have not submitted a request for

---

<sup>1</sup> This amount is adjusted based upon the Superior Court's order disallowing certain expenses from our claim for attorney fees and costs.

attorney fees or costs to the Courts for this work, and do not intend to do so at this time.

We would greatly appreciate your efforts to assist us in recovering our award of attorney fees. If we can be of any further assistance, please feel free to contact us on this matter.

Sincerely,

TANANA CHIEFS CONFERENCE, INC.



Michael J. Waller  
General Counsel

cc: Sen. Lincoln



February 5, 1993

Representative Fran Ulmer  
Alaska State Capital  
Room CCT 601  
Juneau, Alaska 99801-1182

Re: Leavitt v. Hickel (Reapportionment Litigation)

Dear Representative Ulmer:

You have asked for the total of reimbursable fees and costs advanced by the Arctic Slope Regional Corporation on behalf of the plaintiffs in Leavitt v. Hickel.

ASRC advanced \$232,455.64 for the trial phase of the litigation, not including amounts disallowed by the Superior Court. ASRC also advanced, and the Leavitt appellees have requested, \$23,280.00 in reimbursable fees at the appellate level. Thus, the total principal amount that our lawyers advice has been awarded, or is likely to be awarded, to the Leavitt plaintiffs in the reapportionment litigation is \$255,735.64.

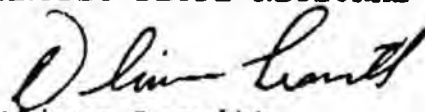
This figure is subject to revision upward if the State appeals the Superior Court's award.

ASRC believes that it is in the best interest of the State to deal with the fee and cost awards during this session, as any final judgment entered by the courts will bear interest at the legal rate of 10.5%.

If I can be of further assistance to you, please call. In the alternative you may contact David C. Crosby in Juneau, who is representing the Leavitt litigants.

Sincerely Yours,

ARCTIC SLOPE REGIONAL CORPORATION



Oliver Leavitt  
Vice President

cc: David C. Crosby

*The Law Offices of  
Wagstaff, Pope & Clocksin  
912 West Sixth Avenue  
Anchorage, Alaska 99501*

*Robert H. Wagstaff  
Douglas Pope  
Don Clocksin*

*Telephone: (907) 277-4611  
Facsimile: (907) 274-8040*

February 5, 1993

VIA FACSIMILE NO. 465-2294

Representative Fran Ulmer  
Alaska State Legislature  
State Capitol  
Juneau, AK 99801-1182

Dear Representative Ulmer:

I represent the Alaska Democratic Party and Lidia L. Selkregg in the redistricting litigation against Governor Walter J. Hickel and the State of Alaska.

This letter constitutes their request that the Alaska State Legislature appropriate a sum of money necessary to pay the expected judgments for attorneys fees and costs in this matter.

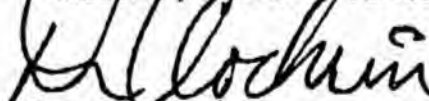
In the trial court, the Alaska Democratic Party and Lidia L. Selkregg have requested an award for attorneys fees in the amount of \$91,046 and litigation costs in the amount of \$34,479.11. Interest on the amounts to be awarded runs from June 25, 1992. The same parties have requested an award in the Supreme Court for attorneys fees in the amount of \$12,380.

In sum, we seek a total award of \$137,905.11 plus interest. As you are no doubt aware, the Alaska Democratic Party incurred actual fees and costs substantially in excess of this amount.

Thank you very much for your consideration.

Sincerely,

WAGSTAFF, POPE & CLOCKSIN



Don Clocksin

DC/ekl

# SOUTHEAST CONFERENCE

Tel (907) 463 3445

FAX (907) 463-5670

124 West 5th Street

Juneau Alaska 99801

February 4, 1993

The Honorable Fran Ulmer  
Room 601  
Dimond Court House  
Juneau, Alaska 99801

Dear Representative Ulmer:

I have set out below a total for Southeast Conference expenditures as a plaintiff in the State Superior Court, challenging the Governor's Reapportionment Plan of 1991.

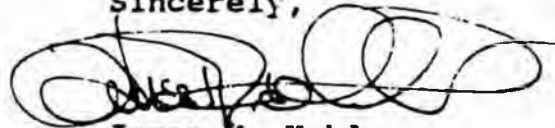
These expenditures represent attorney's fees and costs that meet the guidelines of allowable recoverable expenses established by Superior Court Judge Weeks. Actual costs, including out-of-pocket expenses by the Southeast Conference, were significantly higher.

The last qualifier to note is that these expenditure totals reflect principal amounts only and do not include a court imposed interest penalty of 10.5% beginning June 25, 1992 until payment.

Superior Court Costs and Fees	=	\$309,659.30
Supreme Court Cost and Fees	=	<u>\$ 25,200.00</u>
Total Court Costs and Fees	=	\$334,859.30

Please do not hesitate to call me if I can provide you with any additional information on this issue.

Sincerely,



James M. Kohler  
Executive Director



# MATANUSKA-SUSITNA BOROUGH BOROUGH ATTORNEY'S OFFICE

350 East Dahlia Avenue, Palmer, Alaska 99645-8488  
PHONE (907) 745-9679 \* FAX (907) 745-0886

To: <i>Representative Ulmer</i>		From: <i>Michael Gatti</i>		Printed - Brand fax transmittal memo 7/571 # of pages = 1
On: <i>465-2108</i>		Phone #		
Date: <i>465-2108</i>		Fax #		

February 4, 1993

The Honorable Fran Ulmer  
Alaska State Legislature  
State Capital  
Room CCT 601  
Juneau, Alaska 99801-1182

Dear Representative Ulmer:

The Matanuska-Susitna Borough appreciates your efforts to seek an early appropriation to reimburse the public interest plaintiffs in the 1992 reapportionment case.

Following the guidelines set forth by Judge Larry Weeks, the Matanuska-Susitna Borough has petitioned the Superior Court for \$284,688.48 in reimbursable attorneys' fees and costs and the Supreme Court for \$24,631.20 in reimbursable attorneys' fees. The total of reimbursable fees and costs we are seeking is \$308,688.48. Neither the Superior court nor the Supreme Court have made a final decision concerning the amount of fees due, but the amounts we are now seeking are significantly lower than the actual cost of the litigation.

If I can be of further assistance, please contact me or Myra Munson.

Sincerely,

Michael Gatti  
Borough Attorney

er



# MATANUSKA-SUSITNA BOROUGH

350 East Dahlia Avenue, Palmer, Alaska 99645-6488  
BOROUGH MAYOR'S OFFICE • Phone 746-9882

February 2, 1993

The Honorable Ron Larson  
Alaska State Representative  
P.O. Box 53  
Palmer, Alaska 99645  
and  
Room 502, State Capitol  
Juneau, Alaska 99801-1182

The Honorable Jalmar M. Kermula  
Alaska State Senate  
P.O. Box 1009  
Palmer, Alaska 99645  
and  
Room 518, State Capitol  
Juneau, Alaska 99801-1182

RE: Reapportionment

Dear Senator: Kermula and Representative Larson:

We are writing to ask your help in recovering the attorneys' fees due from the State to the Matanuska-Susitna Borough as a result of the successful completion of the reapportionment litigation. As the only member of the Mat-Su delegation to be in the majority caucus, we are especially reliant on your efforts.

The Borough's court challenge, and those of the four other plaintiffs who went to trial, resulted in the Governor's 1991 Reapportionment Plan, which divided the Mat-Su Borough into five districts, being declared unconstitutional. The outcome was that residents of the Mat-Su Borough were able to control the elections for state representatives in the three house seats our population justifies.

The Mat-Su Borough plaintiffs have asked the superior court for an attorneys' fees and costs award of \$284,057.23 and the Alaska Supreme Court for an award of \$24,631.25. The total being sought by all plaintiffs, including the Borough, before the superior court is about \$1,008,000 and before the supreme court is a little more than \$85,000.

The Attorney General's Office has opposed the fee and cost request every step of the way. All the briefing is now complete before the superior court and we expect a ruling soon. In the meantime, the Attorney General's Office plans to object to the amount of fees the Borough seeks to recover for the supreme court appeal and to appeal to the supreme court the final award by the superior court.

The plaintiffs have worked together to try to resolve this matter without incurring even more legal expense. However, so far the only concession we have gotten is that the Attorney General's Office has agreed to join the plaintiffs in asking the supreme court to expedite consideration of the appeal when it is filed.

The effect of all this delay is that, without your help, there may not be an appropriation this year to pay the legal fees when the court issues its final orders. That means the Mat-Su Borough and the other public interest plaintiffs will have to wait another year to recover the attorneys' fees due them. Such a delay creates real budget pressures for us, and we assume for the other plaintiffs.

Just as important, delay will result in a waste of State funds since all the plaintiffs are entitled to statutory interest, currently 10.5 percent, from June 25, 1992 until the fees are paid. Since the total attorneys' fees and costs due to the plaintiffs exceeds one million dollars, delay of payment until mid-1994 could result in the State having to pay more than \$200,000 in interest.

We hope that you will be able to ensure that an amount sufficient to cover the final awards for attorneys' fees is included in the FY 94 budget so that prompt payment can be made upon issuance of final court orders. If the amount of the award is decreased by the court, the balance of the appropriation can be lapsed.

Please contact me or Myra Munson, the Borough's counsel regarding reapportionment litigation, if you have any questions. Thank you for your efforts on behalf of the Mat-Su Borough.

Sincerely,

MATANUSKA-SUSITNA BOROUGH



ERNEST W. BRANNON

Mayor

EWB:and  
37020293-1

cc: Matanuska-Susitna Borough Assembly Members  
Myra Munson, Esq.

	Superior Ct	Supreme Ct	TOTAL
Alaska Democratic Party	\$125,525.11	\$12,380.00	\$137,905.11
Arctic Slope Regional Corp.	232,455.64	23,280.00	255,735.64
Matanuska-Susitna Borough	284,057.23	24,631.25	308,688.48
Southeast Conference	309,659.30	25,200.00	334,859.30
Tanana Chiefs Conference	103,932.37	(est 15,000.00)	103,932.37
<b>TOTAL</b>	<b>1,055,629.65</b>	<b>85,491.25</b>	<b>\$1,141,120.90</b>

# MEMORANDUM

TO: Richard Pegone  
Administrator

FILE:

TELNO: 465-3600

SUBJECT: Attorneys' fees in reapportionment

FROM: Stephen C. Stotick *Na*  
Assistant Attorney General

Unofficial reapportionment attorneys' fees liability as calculated by plaintiffs pursuant to order of the superior court:

Party	Attorneys' Fees	Costs
Dementieff	61,218.75	42,713.62
Democratic Party	91,046	34,479.11
Leavitt	175,582.41	57,315.5
Mat-Su	213,032.25	71,024.98
Southeast Conference	230,105.8	79,553.5
<b>TOTALS</b>	<b>770,985.21</b>	<b>285,086.71</b>

**GRAND TOTAL: \$ 1,056,071.92** (plus interest to 6/25/92)

Attorneys fees on appeals to date:

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Southeast Conference	25,200
Mat-Su	24,631.25
Leavitt	23,280
Dementieff	?
<b>TOTAL</b>	<b>85,491.25</b>

**TOTAL FEES TO DATE 1,141,563.17** (plus interest)

PLEASE NOTE: FINAL COST/FEE'S ORDER HAS NOT BEEN ISSUED BY THE COURT. WHO AS IT IS, THE STATE WILL HAVE SO-CALLED APPEAL. SUPREME COURT COSTS ARE NOT YET KNOWN. R H 2/04

FILED IN THE TRIAL COURT  
STATE OF ALASKA, FIRST DISTRICT  
AT JUNEAU

FEB 08 1993

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA  
FIRST JUDICIAL DISTRICT AT JUNEAU

Clerk of Court

By JM

1  
2 SOUTHEAST CONFERENCE, a )  
3 a non-profit Alaska )  
4 corporation, et al., )

5 Plaintiffs, )

6 vs. )

7 WALTER J. HICKEL, Governor of )  
8 the State of Alaska, et al., )

9 Defendants. )

\$974.9

INTEREST @ 10 1/2 %  
SINCE JAN 1 1993

REPLY TO ORDER OF 1/27/93  
BY JUDGE J. S. ...  
CHIEF CLERK ...  
IN JUNE 1993

Case No. 1JU-91-1608 Civil

10 MEMORANDUM AND ORDER

11 The court in its decision of May 11, 1992 granted plaintiffs  
12 the right to recover costs and attorney fees pursuant to Supreme  
13 Court decisions and Civil Rule 82.

14 On November 25th the court issued a decision defining the  
15 costs and fees that would be allowed and asked for further  
16 submittal in accordance with that order. All plaintiffs have made  
17 additional submittals, the state has objected to various costs and  
18 some plaintiffs have replied.

19 The court does not allow as costs those expenses paid to  
20 persons for development of an interim plan. The court views this  
21 expense as in the nature of expert compensation. The court does  
22 allow the expense of preparing attorney fees motions. The court  
23 excluded all time spent with the press or doing press releases.  
24 The court excluded time that was apparently appellate related with

respect to plaintiff Demientieff. The Alaska Democratic Party cost bill was reduced by car rental, office space and shared costs.

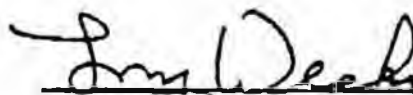
The court has reviewed all those pleadings and awards costs and attorney fees as follows:

<u>Plaintiff</u>	<u>Attorney Fees Awarded</u>	<u>Costs Awarded</u>	<u>Total</u>
Leavitt	\$184,439.44	\$40,306.77	\$224,746.21
ADP	91,046.00	21,086.30	112,132.30
Mat-Su	212,831.00	59,597.26	272,428.26
SEC	229,703.33	68,125.78	297,829.08
Demientieff	54,793.75	13,014.73	67,808.48

The court recognizes that the plaintiffs have had actual costs and attorney fees considerably exceeding these amounts. Despite the rubric that public interest litigants receive "actual costs and attorney fees" these parties will not be reimbursed for all expenditures they have made under the rules as interpreted by this court.

Interest shall accrue at the rate of 10 1/2% from the 25th of June 1992 until paid in full on the above amounts.

Dated February 6, 1993



Larry Weeks  
Superior Court Judge

The undersigned certifies that on February 8, 1993, copies of the foregoing were sent by U.S. mail to:

Myra M. Munson, Esq.  
SONOSKY, CHAMBERS, SACHSE,  
MILLER & MUNSON  
229 Fourth Street  
Juneau, AK 99801  
(by hand & US mail)

Donald J. Simon, Esq.  
SONOSKY, CHAMBERS, SACHSE,  
& ENDERSON  
1250 Eye Street, N.W. Suite 1000  
Washington, D.C. 20005

David C. Crosby, Esq.  
WICKWIRE, GREENE, CROSBY  
& STEWART  
318 4th Street  
Juneau, AK 99801  
(by hand & US mail)

Michael J. Walleri, Esq.  
TANANA CHIEFS CONFERENCE, INC.  
122 1st Avenue  
Fairbanks, AK 99701  
(via FAX & US mail)

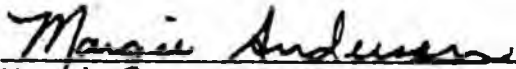
Thomas M. Daniel, Esq.  
PERKINS COIE  
1029 West Third Ave., Suite 300  
Anchorage, AK 99501  
(via FAX & US mail)

Mary A. Lundquist, Esq.  
Attorney General Office  
1031 W. 4th, Suite 200  
Anchorage, AK 99501

Don Clocksin, Esq.  
WAGSTAFF, POPE & CLOCKSIN  
912 West 6th Avenue  
Anchorage, AK 99501  
(via FAX & US mail)

and placed in the court box of:

Virginia Ragle, Esq.  
Attorney General Office  
P.O. Box K  
Juneau, AK 99811  
(& via hand)

  
Margie Anderson  
Secretary to Judge Weeks

**CONFERENCE COMMITTEE REPORT**

Date: 5-11-93

Mr. President:  
Madam Speaker:

The Conference Committee considered

CS FOR SENATE BILL NO. 165(FIN) am  
"An Act making an appropriation to the Alyeska Settlement Fund and making appropriations from the Alyeska Settlement Fund; making, amending, and repealing operating and capital appropriations; and providing for an effective date."

and

HOUSE CS FOR CS FOR SENATE BILL NO. 165(FIN)  
"An Act making an appropriation to the Alyeska Settlement Fund and making appropriations from the Alyeska Settlement Fund; making, amending, and repealing operating and capital appropriations; and providing for an effective date."

recommends that:

*Adopted*  
*Conference OS SB 165 Q-164*

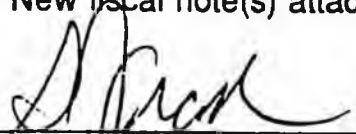
be adopted.

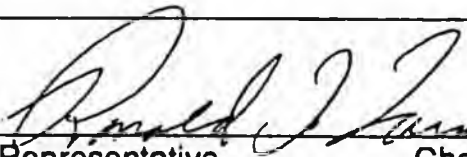
Letter of Intent:       Senate     House     Conference Committee

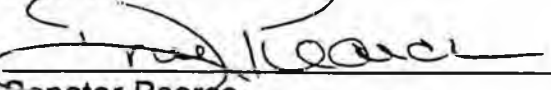
Fiscal note(s):       Senate     House

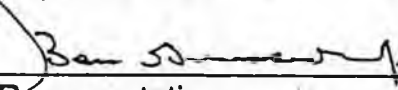
New zero fiscal note(s) attached from: \_\_\_\_\_

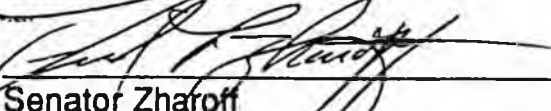
New fiscal note(s) attached from: \_\_\_\_\_

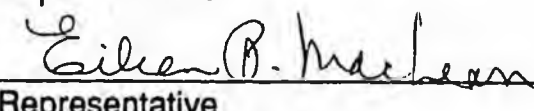
  
\_\_\_\_\_  
Senator Frank, Chair

  
\_\_\_\_\_  
Representative, Chair

  
\_\_\_\_\_  
Senator Pearce

  
\_\_\_\_\_  
Representative

  
\_\_\_\_\_  
Senator Zharoff

  
\_\_\_\_\_  
Representative

Return original to Senate Secretary's Office with Conference Bill.

# Alaska State Legislature

3111 C Street, Suite 150  
Anchorage, Alaska 99503  
(907) 561-2038



During Session:  
.P.O. Box V  
Juneau, Alaska 99811  
(907) 465-4993

Senator Drue Pearce  
District G

## Sponsor Statement for Senate Bill 165

### the Alyeska Settlement Fund

This bill appropriates \$28,200,000 to several projects around the State from the Alyeska Settlement Fund. These appropriations are to the projects that are recognized in the agreement and consent decree made between the State and the Alyeska Owner companies.

The sum of \$20,500,000 is appropriated from this fund to the Department of Commerce and Economic Development for payment as a grant to the Chugach Alaska Corporation to be allocated for the following two projects:

\$14,500,000 for the construction of storage facilities and docks at Tatitlek and Chenega for oil spill response equipment. Oil spill response equipment will be prepositioned at these storage facilities.

\$6,000,000 for the construction of a road from Cordova to Shepard Point. Oil spill equipment storage facilities and an oil spill response staging area will be constructed at Shepard Point. Oil spill response equipment will be prepositioned at these storage facilities.

The sum of \$7,500,000 is appropriated from this fund to the Department of Natural Resources for the purchase of the inholdings of the Seldovia Native Association, the Timber Trading Company, and CIRI within Kachemak Bay State Park

The sum of \$200,000 is appropriated from this fund to the Department of Environmental Conservation for the acquisition and installation of communications equipment at the Valdez Emergency Operations Center.

**JUSTIFICATION AND PROPOSED DEVELOPMENT PLAN**  
for a grant to  
**CHUGACH ALASKA CORPORATION**  
from the  
**ALYESKA SETTLEMENT FUND**

The Agreement and Consent Decree which set up the Alyeska Settlement Fund specifies that:

- (a) \$14,500,000 be used for the construction of response storage facilities and docks at Tatitlek and Chenega and the pre-positioning of oil spill response equipment at both locations... and
- (b) \$6,000,000 for the construction of a road from Cordova to Shepard Point and, when appropriate, for work related to the construction of a response storage facility and the pre-positioning of oil spill response equipment at that location...

**Justification.** The residents of Prince William Sound (PWS) were severely economically damaged by the Exxon Valdez oil spill. The settlement serves to protect the interests of the communities in the event of a future spill, and restore a portion of the economic losses suffered by the region. Therefore, maximizing the involvement of the impacted communities in the work which will result from the agreement is essential.

There are two vehicles being discussed to build the projects: 1) Appropriate the funds to the Department of Transportation and Public Facilities (DOT/FP), or 2) Appropriate the funds to the regional corporation, Chugach Alaska Corporation (CAC), in the form of a grant.

A grant to CAC is the preferred vehicle for the following reasons:

1. CAC and the village corporations would be exempt from the state procurement code. Therefore:
  - a) The projects can proceed much faster, there would be much less administrative costs, much greater local hire, and each construction dollar

would go further in Alaska.

b) A grant would guarantee that Alaskan consultants, contractors and residents perform the work. (Note that the Alaska Native Hospital in Anchorage is being built by a Canadian firm). In addition, the contracts would mandate maximum involvement by the village residents in terms of both local hire and subcontracting. This ensures that the economic benefit to the residents of the region is maximized. Additionally, in this manner, the pride of building remains with the community injured by the oil spill.

2. CAC and the village corporations of Chenega, Tatitlek, and Eyak own virtually all of the property (surface and subsurface) on which these projects are to be constructed. Coordination meetings have already taken place and all entities involved have expressed support for this vehicle of appropriation.
3. CAC and the village entities (village corporations, IRA councils, or a combination thereof) would work very closely together on the planning and management of these projects. This would insure that the end product and work priority would be in accordance with village needs and desires. CAC is better able to communicate with and reach consensus with the villages entities.
4. CAC and the village corporations share common shareholders and all are tied to the IRA Councils which represent Native residents. Therefore, all entities involved have a vested interest in ensuring each project is completed timely, economically, in an environmentally safe manner, and to the maximum benefit of the residents.
5. There is a possibility that archeological artifacts or complete sites may be discovered during the construction phase. All entities involved have a strong interest in preserving the cultural heritage of the Chugach people. CAC has a staff with extensive experience in Prince William Sound archeology. In the past, the villages have entrusted much of this responsibility to CAC.

**Proposed Development Plan.** Each project will be constructed to State Department of Transportation and Public Facilities (DOT/PF) standards and according to commercial construction industry management practices. The designs will be reviewed by DOT/PF prior to the start of construction to ensure the standards are met.

In addition to the development of facilities which will greatly benefit Tatitlek, Chenega Bay and Cordova, well over 100 jobs will be created this year if the funds were made available relatively soon.

Assuming the funds were available about mid-April, and the permitting and State design review process is timely, all three projects could be substantially complete by the end of the 1993 construction season (end of November). The permitting period should be relatively short since CAC and the village corporations own virtually all of the land affected. Delaying the release of funds much beyond mid-April could delay construction, and most of the jobs which would be created, until next year.

Figure 1 is a time line which shows the proposed schedule of project activities to complete the work in 1993. This schedule is preliminary in nature. It is for all three projects, any of which could vary a few weeks from what is shown in the final schedules. It also assumes that review by DOT/PF and the permitting process for each project is completed in a timely manner.

**Financial Considerations.** Funds from this grant will be deposited into a segregated, interest bearing account. A concise procedure for the release of funds will be written and followed. It will include progress payments similar to construction lending principles.

**Organization.** CAC proposes to use a team approach to construct the dock facilities and road. Preliminary designs for each project are set up according to community needs and plans. The team will include at a minimum representatives from CAC, the villages of Chenega Bay and Tatitlek, and The Eyak Corporation. In addition, during construction, a local on-site representative for each project will be selected.

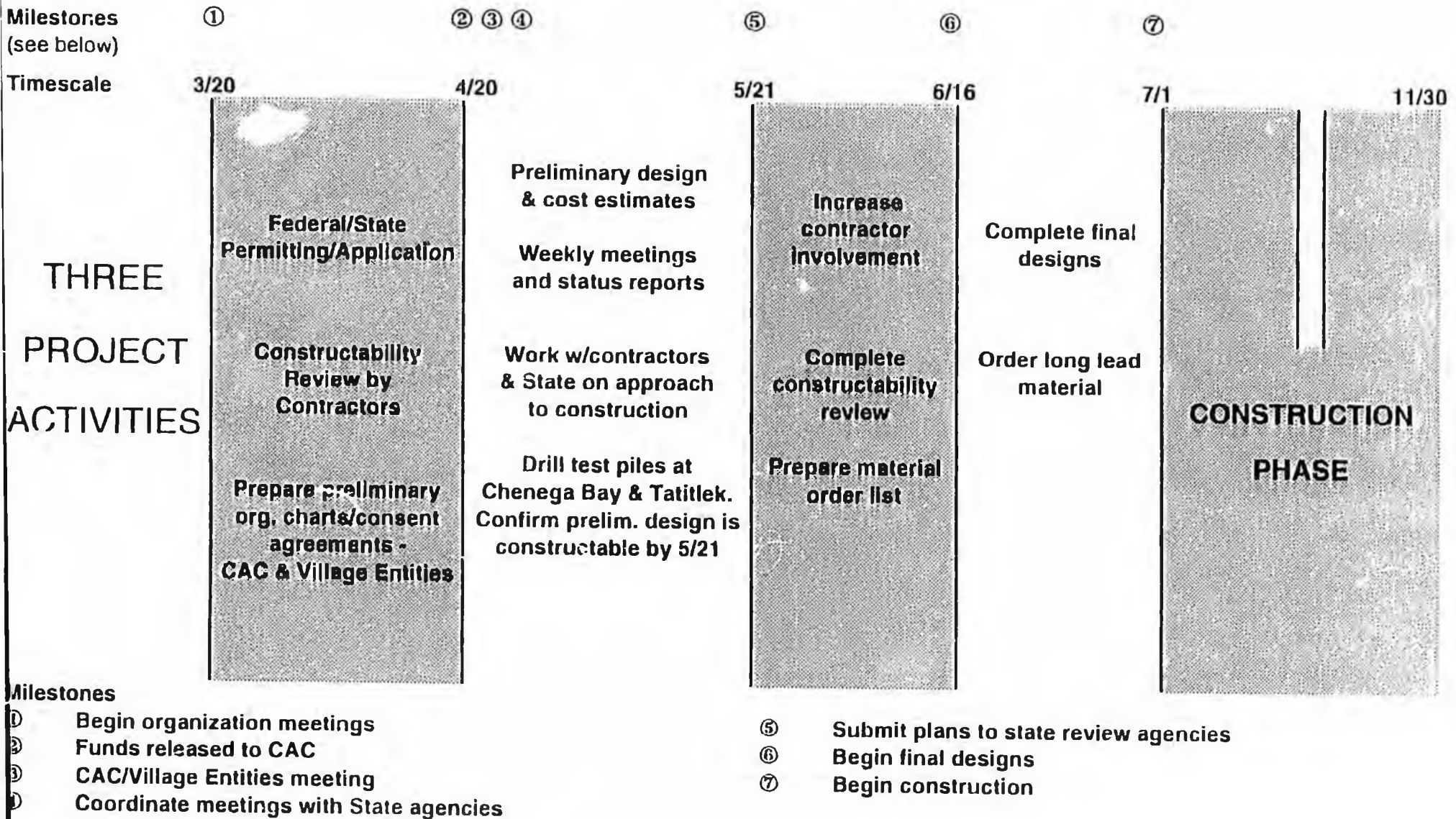


FIGURE 1



# CHENEGA BAY MARINE SERVICE CENTER (CBMSC) EXECUTIVE SUMMARY

Presented by Chenega Bay IRA Council

## Introduction

Chenega Bay is located just north of Sawmill Bay on Evans Island in Prince William Sound (PWS), Alaska. The village of Chenega Bay, with a population of 96, was reestablished at this site in 1984 because the historic village site on Chenega Island, some 20 miles to the north, was destroyed by the 1964 earthquake and resulting tsunami.

The community of Chenega Bay has embarked upon a plan to seek significant funding for dock and port improvements with the goal of enhancing three natural advantages:

- 1) an excellent harbor, already recognized as a safe haven in bad weather;
- 2) a unique location, closer than any other settlement to the heart of the salmon-spawning habitat where the Prince William Sound fishing fleet harvests 48% of all salmon taken in Alaska;
- 3) a gateway for tourists and recreational boaters to the western part of Prince William Sound. At present, the visitor market is shut out of this whole area due to lack of harbor, fuel, and supply services. Chenega Bay is approximately 75 statute miles from both Seward and Whittier, one day's voyage for most power boats.

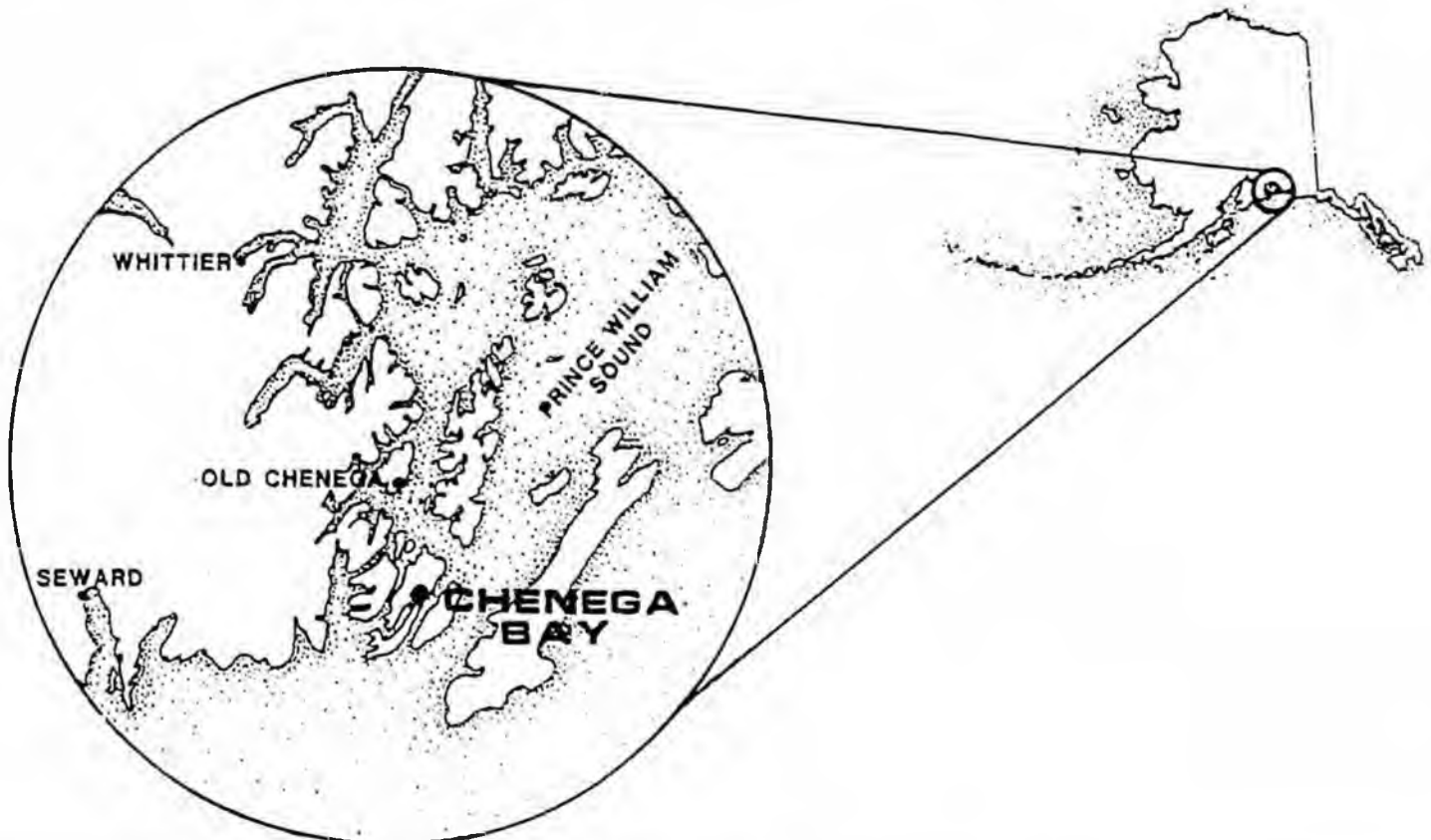
## Background

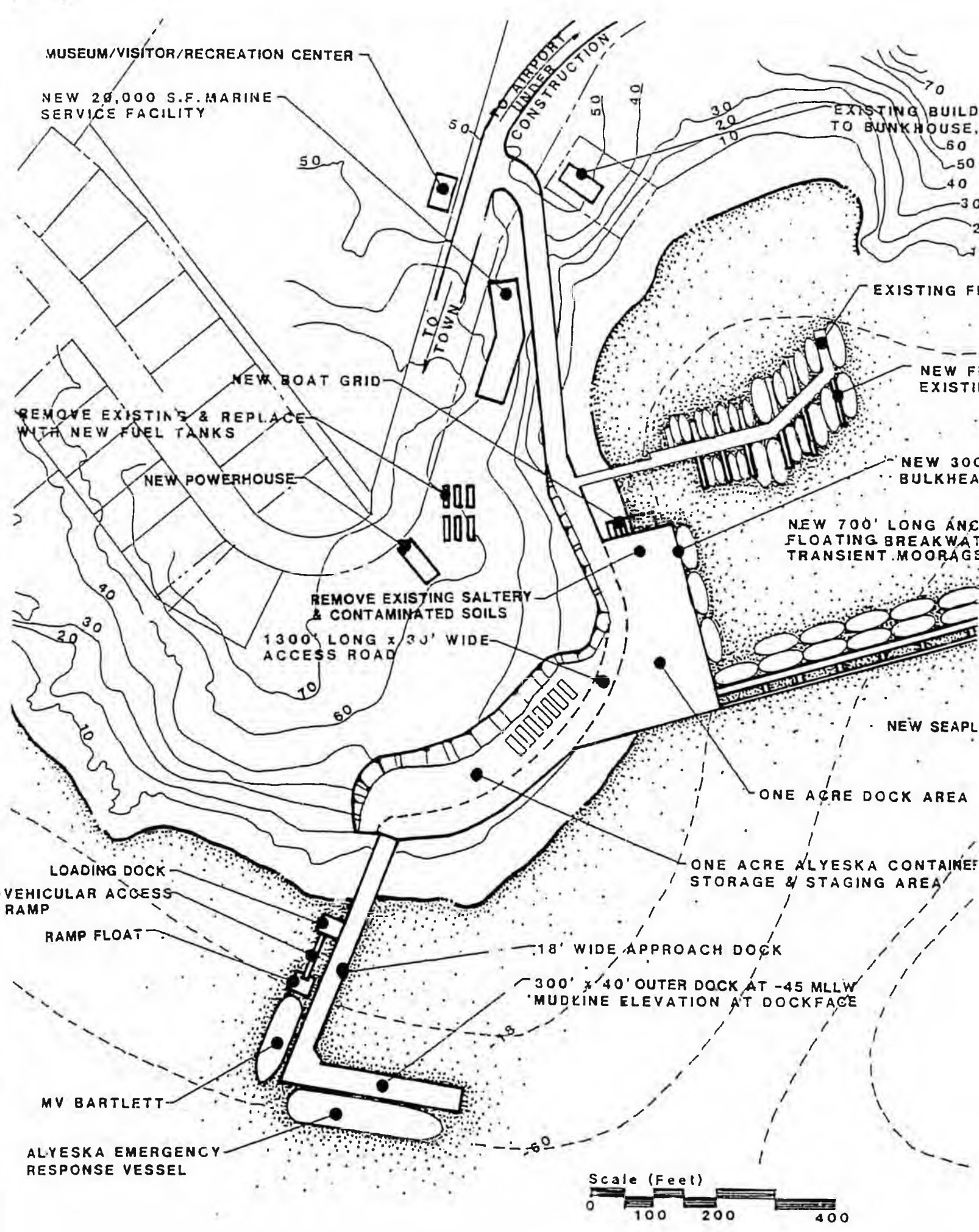
The Chenega Bay IRA Council has been planning for the development of the CBMSC since 1987. The Council initiated several planning studies beginning in 1990. The

planning has been coordinated by the Council and consists of market study of PWS fishery (1991), a market demand study of fishery and recreation markets (1992), an economic forecasting and financial planning (1992), and marine facility planning and engineering (1993). The results of the planning and studies are briefly highlighted here.

The PWS and the adjacent waters of the Gulf of Alaska are important harvest areas for commercial fishermen. There are 243 salmon purse seine vessels, with crews of four to six people, operating in PWS, and hundreds of larger longline vessels operating in the northern Gulf of Alaska. Fishing begins in April-May, peaks in August, and ends in October-November. The above-referenced studies attest to a strong and growing demand for marine services at Chenega Bay during the May-October period.

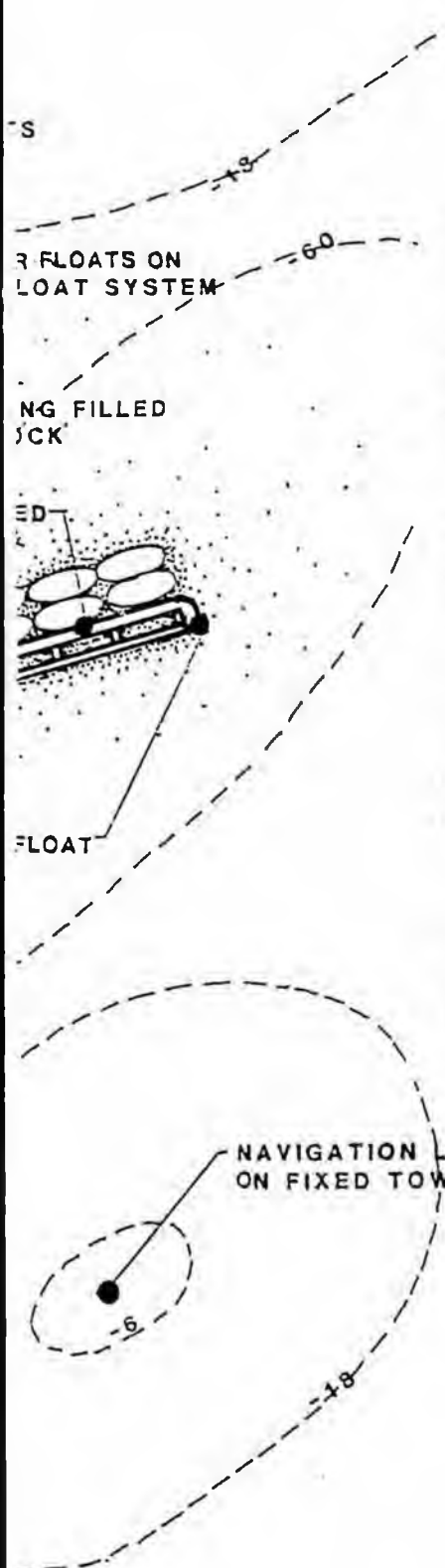
Again, according to the marketing studies, more than 420 noncommercial boats now moored in Seward and Whittier are powerful enough to make a trip to Chenega Bay a pleasant outing. In addition, the marinas of both communities dispatch thousands of boaters annually aboard vessels as diverse as kayaks and 120-foot boats outfitted for week-long excursions. As an example of demand for services in Chenega Bay, tour operators and kayak rental businesses contacted in the demand study expressed an interest in 720 hotel rooms per 120-day season. Power and sail boat clientele demand exists for 1,012 nights of lodging per season. This equates to a total need of 15 rooms per night.





RENOVATE  
POWER & LAUNDRY

## CHENEGA BAY MARINE SERVICE CENTER PHASED CONSTRUCTION DEVELOPMENT PLAN



Phase I of the development plan focuses on removal of the abandoned saltery and construction of the outer main dock, bulkhead dock, adjacent uplands, breakwater, access road, area lighting and power, and water supply. The outer dock will allow berthing of the state ferries MV Bartlett and MV Tustemena and also Ayleska Emergency Response Vessels. The bulkhead dock will be constructed to contain fill removed to develop the one acre uplands needed for spill response supply storage and will serve as an important staging and work area for shoreside harbor activities.

Phase II of the development consists of improvements to the small boat harbor including a finger float addition to existing floats, boat grid, marine crane and a new seaplane float.

Phase III focuses on improvements to the village's supporting infrastructure and includes new fuel storage and distribution and improved power generation.

Phase IV-A creates upland amenities to service the needs of visitors and includes modification of an existing building into a bunkhouse with a shower/laundry facility, and also a museum/visitor/recreation center.

Phase IV-B completes the Chenega Bay Marine Service Center Development Plan and includes construction of the marine service facility a full service building which will provide supplies, food and lodging.

## CHENEGA BAY MARINE CENTER DEVELOPMENT PLAN



Peratrovich, Nottingham & Drage, Inc.  
Engineering Consultants

**CHENEGA BAY MARINE SERVICE CENTER  
DEVELOPMENT PLAN  
ENGINEERS ESTIMATE (FEBRUARY 1993)**

*Algebra*  
**PHASE I - OUTER DOCK & UPLAND DEVELOPMENT**

ITEM	UNIT	QUANTITY	PRICE	AMOUNT
SALTARY DEMOLITION	L.S.	ALL REQ'D	\$600,000	\$600,000
REMOVE CONTAMINATED SOILS	L.S.	ALL REQ'D	\$400,000	\$400,000
ACCESS ROAD	L.F.	1,300	\$150	\$195,000
ROCK EXCAVATION	C.Y.	25,000	\$12	\$300,000
BULKHEAD DOCK	L.F.	400	\$3,000	\$1,200,000
NAVIGATION MARKING	L.S.	ALL REQ'D	\$30,000	\$30,000
OUTER MAIN DOCK	S.F.	20,000	\$120	\$2,400,000
LOADING DOCK	S.F.	3,000	\$150	\$450,000
VEHICULAR RAMP	L.S.	ALL REQ'D	\$600,000	\$600,000
RAMP FLOAT	L.S.	ALL REQ'D	\$500,000	\$500,000
BARTLETT FENDERS	L.S.	ALL REQ'D	\$400,000	\$400,000
WATER TO DOCKS	L.S.	ALL REQ'D	\$300,000	\$300,000
AREA LIGHTING & POWER	L.S.	ALL REQ'D	\$300,000	\$300,000
TOTAL ESTIMATED CONSTRUCTION COST				<u>\$7,675,000</u>
ENGINEERING, INSPECTION, & ADMINISTRATION				<u>\$1,151,250</u>
TOTAL PHASE I COST				<u>\$8,826,250</u>

*John*  
**PHASE II - SMALL BOAT HARBOR DEVELOPMENT**

ITEM	UNIT	QUANTITY	PRICE	AMOUNT
FLOATING BREAKWATER	L.F.	700	\$2,500	\$1,750,000
SEAPLANE FLOAT	L.S.	ALL REQ'D	\$50,000	\$50,000
FINGER FLOATS	L.S.	ALL REQ'D	\$150,000	\$150,000
MARINE CRANE	L.S.	ALL REQ'D	\$50,000	\$50,000
BOATGRID	L.S.	ALL REQ'D	\$200,000	\$200,000
TOTAL ESTIMATED CONSTRUCTION COST				<u>\$2,200,000</u>
ENGINEERING, INSPECTION, & ADMINISTRATION				<u>\$330,000</u>
TOTAL PHASE II COST				<u>\$2,530,000</u>

*Crane*  
**PHASE III - UPLAND INFRASTRUCTURE IMPROVEMENTS**

ITEM	UNIT	QUANTITY	PRICE	AMOUNT
NEW FUEL STORAGE & LINES	L.S.	ALL REQ'D	\$250,000	\$250,000
FUEL DISTRIBUTION AT DOCK	L.S.	ALL REQ'D	\$50,000	\$50,000
NEW POWER HOUSE & GENERATORS	L.S.	ALL REQ'D	\$250,000	\$250,000
TOTAL ESTIMATED CONSTRUCTION COST				<u>\$550,000</u>
ENGINEERING, INSPECTION, & ADMINISTRATION				<u>\$110,000</u>
TOTAL PHASE III COST				<u>\$660,000</u>

*V*  
**PHASE IV - MARINE SERVICE FACILITIES - PART A**

ITEM	UNIT	QUANTITY	PRICE	AMOUNT
MUSEUM/VISITOR/REC. CENTER	S.F.	4,000	\$120	\$480,000
RENOVATE EXISTING BLDG.	L.S.	ALL REQ'D	\$250,000	\$250,000
WATER & SEWER TO STORE	L.S.	ALL REQ'D	\$50,000	\$50,000
TOTAL ESTIMATED CONSTRUCTION COST				<u>\$780,000</u>
ENGINEERING, INSPECTION, & ADMINISTRATION				<u>\$156,000</u>
TOTAL PHASE IV COST				<u>\$936,000</u>

*Just*  
**PHASE IV - MARINE SERVICE FACILITIES - PART B**

ITEM	UNIT	QUANTITY	PRICE	AMOUNT
MARINE SERVICE FACILITY	S.F.	20,000	\$120	\$2,400,000
TOTAL ESTIMATED CONSTRUCTION COST				<u>\$2,400,000</u>
ENGINEERING, INSPECTION, & ADMINISTRATION				<u>\$480,000</u>
TOTAL PHASE IV COST				<u>\$2,880,000</u>

**OVERALL PROJECT COST** \$15,832,250





Company, went aground on Bligh Reef in Prince William Sound, Alaska. As a result of the grounding, several of the vessel's cargo tanks ruptured and approximately 11 million gallons of crude oil owned by Exxon Corporation spilled into Prince William Sound (hereinafter as further defined in Paragraph 6(g), the "Oil Spill").

Alyeska responded to the Oil Spill pursuant to its 1987 Contingency Plan. Prior to the Oil Spill, Alyeska's 1987 Contingency Plan had been submitted to and approved by the State as being in compliance at the time of approval with all applicable statutes and regulations, including without limitation AS 46.04, and the Right-Of-Way Lease for Trans-Alaska Pipeline with the State, including all Stipulations thereto. In addition, prior to the Oil Spill, Alyeska's 1987 Contingency Plan had been submitted to and approved by the United States as being in compliance at the time of approval with all applicable federal statutes and regulations, including without limitation 43 U.S.C. §§ 1651 et seq., and the Grant and Agreement of Right-of-Way for Trans-Alaska Pipeline with the United States, including the Stipulations thereto.

In August 1989, the State filed an action in the Superior Court for the State of Alaska, Third Judicial District, identified as State of Alaska v. Exxon Corporation, et al., Civil No. JAN-89-6852, against, inter alia, Alyeska and the Alyeska Owner Companies, asserting claims arising from the Oil Spill. Alyeska and the Alyeska Owner Companies asserted counterclaims

against the State in that action. Exxon Pipeline Company subsequently stipulated to the dismissal with prejudice of its counterclaim. In February 1992, that action was removed to the United States District Court for the District of Alaska, and in August 1992, the State's motion to remand was denied except with regard to the remaining counterclaim filed against the State, which was remanded to the Superior Court. Thus, with the exception of the counterclaim filed against the State (hereinafter the "Alyeska Counterclaim"), the action now is pending in the United States District Court for the District of Alaska, where it has been assigned Case No. A92-175 CIV (hereinafter the "State Action").

On March 13, 1991, the United States filed a complaint in the United States District Court for the District of Alaska against, inter alia, Alyeska and the Alyeska Owner Companies, asserting civil claims relating to or arising from the Oil Spill (hereinafter the "U.S. Action"). Exxon Pipeline Company asserted counterclaims against the United States in its response to the United States' complaint in the U.S. Action. The counterclaim of Exxon Pipeline Company was dismissed with prejudice on January 15, 1992. The U.S. Action remains pending against Alyeska and the Alyeska Owner Companies.

The parties to this Agreement recognize and acknowledge (1) that the payments called for in this Agreement are compensatory and remedial in nature and do not include any payment for or in consideration of claims for punitive damages, the Governments

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having concluded, based on consideration of their claims, that an award to the Governments of punitive damages would not be sought, (2) that the payments are made to the Governments in response to their pending civil claims for compensatory damages and other civil relief against Alyeska and the Alyeska Owner Companies arising from the Oil Spill, (3) that the monies paid by Alyeska pursuant to this Agreement are to compensate the State for damages suffered as the result of the Oil Spill, and (4) that the projects to be funded with these monies are not undertaken to fulfill requirements of state law.

NOW, THEREFORE, the parties hereto agree and stipulate, and it is hereby ORDERED, ADJUDGED, AND DECREED, as follows:

#### Jurisdiction

1. The Court has jurisdiction over the subject matter of the claims set forth in the State Action and the U.S. Action and over the parties to this Agreement pursuant to, among other authorities, 28 U.S.C. §§ 1331, 1333 and 1345. This Court has personal jurisdiction over the State of Alaska, which solely for the purposes of this Agreement, waives all objections and defenses that it may have to the jurisdiction of this Court, including all objections and defenses to the jurisdiction of this Court it may have asserted previously.

#### Parties

2. "United States" means the United States of America, in all its capacities, including as public trustee and parens patriae, and including all departments, divisions, independent

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boards, administrations, natural resource trustees, and agencies of the federal government.

3. "State" means the State of Alaska, in all its capacities, including as public trustee and parens patriae, and including all departments, divisions, independent boards, administrations, natural resource trustees, and agencies of the state government.

4. "Alyeska" means Alyeska Pipeline Service Company.

5. "Alyeska Owner Companies" means Amerada Hess Pipeline Corporation, ARCO Transportation Alaska, Inc., formerly known as ARCO Pipe Line Company, BP Pipelines (Alaska), Inc., Exxon Pipeline Company, Mobil Alaska Pipeline Company, Phillips Alaska Pipeline Corporation, and Unocal Pipeline Company.

#### Definitions

6. Whenever the following capitalized terms are used in this Agreement, they shall have the following meanings:

(a) "TAPL Fund" means the Trans-Alaska Pipeline Liability Fund, a federally chartered corporation, organized and existing under the laws of the State of Alaska.

(b) "Joint Trust Fund" means the trust fund established by the Memorandum of Agreement and Consent Decree between the State and the United States entered in August 1991 in United States of America v. State of Alaska, Civil Action No. A91-081 CIV.

(c) "Natural Resources" means land, fish, wildlife, biota, air, water, ground water, drinking water supplies, and

other such resources belonging to, managed by, held in trust by, appertaining to, or otherwise controlled by the United States (including the resources of the fishery conservation zone established by the Magnuson Fishery Conservation and Management Act of 1976, 16 U.S.C. §§ 1301 et seq.), the State, or both the United States and the State.

(d) "Natural Resource Damages" means compensatory and remedial relief recoverable by the Governments in their capacity as trustees of Natural Resources on behalf of the public for injury to, destruction of, or loss of any and all Natural Resources resulting from the Oil Spill, whether under the Clean Water Act, 33 U.S.C. §§ 1251, et seq., the Trans-Alaska Pipeline Authorization Act, 43 U.S.C. §§ 1651, et seq., or any federal or state statute or maritime or common law relating to the environment, including (1) costs of damage assessment, (2) compensation for loss, injury, impairment, damage or destruction of Natural Resources, whether temporary or permanent, or for loss of use value, non-use value, option value, amenity value, bequest value, existence value, consumer surplus, economic rent, or any similar value of Natural Resources, and (3) costs of restoration, rehabilitation or replacement of injured Natural Resources or the acquisition of equivalent resources.

(e) "Party" or "Parties" means Alyeska, the Alyeska Owner Companies and each of them, the United States, and the State, or any of them.

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(f) "Exxon Consent Decree" means the Agreement and Consent Decree entered in State of Alaska v. Exxon Corporation, et al., Case No. A91-083 CIV, and in United States of America v. Exxon Corporation, et al., Case No. A91-082 CIV, and approved by this Court on October 8, 1991.

(g) "Oil Spill" means the occurrence described in the first paragraph of the Introduction above, and all consequences caused by or arising from that occurrence, including, without limitation, response, cleanup, damage assessment and restoration activities.

(h) "Effective Date" shall mean the earliest date on which all Parties have signed this Agreement.

(i) "Final Approval" shall mean the earliest date on which all of the following have occurred: (1) the Court has approved and entered this Agreement as a judgment, without modification materially adverse to any Party prior to or at the time of approval; and (2) the time for appeal from that judgment has expired without the filing of an appeal, or the judgment has been upheld on appeal and either the time for further appeal has expired without the filing of a further appeal or no further appeal is allowed.

(j) "Funding Date" means the later of (1) 10 days after Final Approval, or (2) 10 days after the receipt by Alyeska of both (i) written instructions as to payment consistent with Paragraphs 11 - 14 of this Agreement signed jointly by the Attorney General of the State of Alaska and the Assistant

Attorney General, Civil Division, of the United States Department of Justice, and (ii) written certification by the Attorney General of the State of Alaska of the establishment of a separate expendable trust fund within the State's Treasury ("Alyeska Settlement Fund") to receive and hold those settlement proceeds designated by Paragraphs 11 and 12 of this Agreement to be paid into this separate fund pending disbursement pursuant to the terms of this Agreement.

Effect of Entry of Decree

7. Upon approval and entry of this Agreement by this Court, this Agreement and Consent Decree constitutes a final judgment between the Governments, on the one hand, and Alyeska and the Alyeska Owner Companies, on the other hand, in accordance with its terms.

Description of Projects and Establishment of Separate Fund

8. The State shall establish the Alyeska Settlement Fund for the purpose of receiving, holding and disbursing certain of the settlement proceeds to be paid hereunder. The monies shall be deposited into the Alyeska Settlement Fund pursuant to the terms of this Agreement and shall be disbursed solely for the following purposes and subject to the following allocations:

(a) \$14,500,000 for the construction of response storage facilities and docks at Tatitlek and Chenega and the pre-positioning of oil spill response equipment at both locations, as described in more detail in Appendix A hereto;

(b) \$6,000,000 for the construction of a road from Cordova to Shepard Point and, when appropriate, for work related to the construction of a response storage facility and the pre-positioning of oil spill response equipment at that location, as described in more detail in Appendix B hereto;

(c) \$7,500,000 for the acquisition of land to be included in and made a part of the Kachemak Bay State Park, as described in more detail in Appendix C hereto; and

(d) \$200,000 for the acquisition and installation by the State of communications equipment to be owned by the State, and to be used by the United States Coast Guard and the State and to be installed at the Valdez Emergency Operations Center ("VEOC") when it is constructed, with \$120,000 of the \$200,000 allocated for equipment to be selected and used by the United States Coast Guard and \$80,000 of the \$200,000 allocated for equipment to be selected and used by the State, as described in more detail in Appendix D hereto.

9. (a) The projects described in subparagraphs (a) and (b) of the preceding paragraph ("response projects") are intended to enhance the capability to respond in the event of future oil spills or other catastrophic events in Prince William Sound, as is the project described in subparagraph (d) of the preceding paragraph.

(b) The allocations of settlement proceeds to the response projects as described in the preceding paragraph are based on good faith estimates and are preliminary only. If the

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actual costs of a specific response project are less than the allocated sum, together with interest, if any, earned on the allocated sum after monies are received by the State, the excess funds may be used to pay for any of the other response projects whose actual cost may exceed the initial estimate. If the actual costs of the response projects are less than the combined allocation of \$20,500,000, then the excess funds will be paid into the Joint Trust Fund.

(c) The response projects will require further detailed planning and are subject to various land acquisition issues and state and federal permitting requirements that have yet to be resolved. Subject to an appropriation by the Alaska State Legislature, the State will make a good faith effort to design, construct and complete the response projects. If the Attorney General of the State of Alaska determines that either of the response projects is impossible or impracticable for any reason, including the fact that the revised estimated cost would exceed the allocation (and other identified sources of funding, if any) or that the State is unable to obtain appropriate permits or acquire appropriate sites, the funds allocated for that particular response project will be treated as excess funds under subparagraph (b) above. If either of the response projects is rendered impossible because appropriations from the Alyeska Settlement Fund for the purposes specified are not enacted on or before September 15, 1993, then the monies not appropriated will be treated as excess funds under subparagraph (b) above.

(d) If the acquisition of land described in subparagraph (c) of the preceding paragraph is rendered impossible either because of the inability of the interested parties to finalize a purchase and sale, the lack of sufficient additional sources of funding, or otherwise, the funds allocated for this project will be paid into the Joint Trust Fund. If the acquisition is rendered impossible because these funds have not been appropriated for the purpose specified by December 31, 1993, the funds allocated for this project will be paid into the Joint Trust Fund.

(e) If the acquisition and installation of communications equipment described in subparagraph (d) of the preceding paragraph costs less than the money allocated for that project, the balance remaining shall be paid into the Joint Trust Fund. If the acquisition and installation is rendered impossible because these funds have not been appropriated for the purpose specified by December 31, 1995, the funds allocated for this project will be paid into the Joint Trust Fund.

(f) The State will have final authority and responsibility for the design, specification and implementation of the response projects. The State will have final authority to utilize the funds allocated to the acquisition project described in subparagraph (c) of the preceding paragraph. The United States will have final authority to select communications equipment for use by the United States Coast Guard, as described in subparagraph (d) of the preceding paragraph, up to \$120,000;

and the State will have final authority to select communications equipment for use by the State, as described in subparagraph (d) of the preceding paragraph, up to \$80,000.

Payment Terms

10. The payments to be made by Alyeska pursuant to the terms of this Agreement total \$31,700,000. The payments shall be made in accordance with the provisions and schedules set forth below.

11. Payments with respect to the projects described in Paragraphs 8(a), 8(b) and 8(c) above shall be made in accordance with the following provisions:

(a) Alyeska shall pay \$28,000,000 into the Alyeska Settlement Fund in accordance with the following schedule:

- (1) \$4,500,000 shall be paid on the Funding Date;
- (2) \$10,500,000 shall be paid on the first anniversary of the Funding Date; and
- (3) \$13,000,000 shall be paid on the second anniversary of the Funding Date.

(b) If, at any time prior to the second anniversary of the Funding Date, there should be insufficient funds in the Alyeska Settlement Fund to enable payments to be made which are necessary in order for these projects to proceed, the State may give written notice to Alyeska of the amount of the shortfall and Alyeska shall, within 30 days of its receipt of that notice, deposit in the Alyeska Settlement Fund the amount of that

shortfall; provided, however, that in no event shall Alyeska be required to contribute more than \$28,000,000 to the Alyeska Settlement Fund with respect to these particular projects. In the event any accelerated payments are requested and made pursuant to the provisions of this subparagraph, Alyeska shall be entitled to deduct the amount of each accelerated payment from the next payment due under the payment schedule set forth in subparagraph (a) above.

12. Upon the Funding Date, Alyeska shall pay into the Alyeska Settlement Fund the sum of \$200,000 to be used as described in Paragraph 8(d) above.

13. Upon the Funding Date, Alyeska shall pay to the State the sum of \$1,500,000 for 1989 tax revenues under AS 43.75 (Fisheries Business Tax), which would be refunded to local governments under AS 43.75.130. This sum shall be in addition to any amount which has been or will be allowed to any party by the TAPL Fund and shall not be used by the TAPL Fund as an offset against claims by any party for such tax revenues.

14. Upon the Funding Date, Alyeska shall pay to the United States, or to such other person or persons as the United States may direct, the sum of \$2,000,000 for expenses incurred by the United States in response to the Oil Spill which would have been subject to reimbursement from the Joint Trust Fund.

#### Other Consideration

15. Alyeska and the Alyeska Owner Companies previously have committed to build the VEOC either within the City of Valdez at

the Valdez Port or at the Alyeska Terminal. Alyeska and the Alyeska Owner Companies hereby reaffirm that commitment. In addition to that undertaking, Alyeska and the Alyeska Owner Companies commit as follows:

(a) Subject to Alyeska obtaining the necessary permits, approvals and leases, and subject to Alyeska being able to obtain a suitable parcel of real property, the VEOC will be constructed in the City of Valdez, at a presently estimated approximate cost of \$14,000,000, and not at the Alyeska Terminal;

(b) The VEOC will include a reasonable amount of space for the United States Coast Guard and State of Alaska communications center in which the equipment to be purchased by the Governments as contemplated by Paragraph 8(d) will be located;

(c) The VEOC will be designed to support the Ship Escort Response Vessel System ("SERVS"), which will remain based in Valdez;

(d) The VEOC will be designed so that it can be used to provide oil spill response training; and

(e) Subject to Alyeska obtaining the necessary permits, approvals and leases, and subject to Alyeska being able to obtain a suitable parcel of real property, the construction of the VEOC will begin no later than June 1, 1994.

Releases and Covenants Not to Sue by the Governments

16. Effective upon Final Approval, the Governments, in addition to the releases contained in Paragraphs 15 and 23 of the

Exxon Consent Decree, release and covenant not to sue or to file any administrative claim against Alyeska, the Alyeska Owner Companies, or their parents or affiliates with respect to any and all civil claims relating to or arising from the Oil Spill, including claims for any civil relief of a compensatory and remedial nature which have been or may be asserted by the Governments, or either of them, including without limitation any and all civil claims under all federal or state statutes and implementing regulations, common law or maritime law, that arise from, relate to, or are based on, or could in the future arise from, relate to, or be based on: (1) any of the civil claims asserted in the State Action, including a claim for tax revenues which would have been or would be collected under existing AS 43.75 but for the Oil Spill, (2) any of the civil claims asserted in the U.S. Action, or (3) any other civil claims that could be asserted by either or both of the Governments against Alyeska, the Alyeska Owner Companies, or their parents or affiliates relating to or arising from the Oil Spill; provided, however, that nothing in this Agreement shall affect or impair the following:

(a) claims by either Government to enforce this Agreement;

(b) claims by the State against the TAPL Fund for tax revenues which would have been or would be collected under existing AS 43.75 (Fisheries Business Tax) but for the Oil Spill;

(c) exclusively private claims, if any, by Alaska Native Villages and individual Alaska Natives, other than claims for Natural Resource Damages, seeking damages for private harms to Native subsistence well being, community, culture, tradition and way of life resulting from the Oil Spill, including private claims for private harms to Alaska Native Villages and individual Alaska Natives resulting from the impairment, destruction, injury or loss of Natural Resources caused by the Oil Spill and any other exclusively private claims that are available to Alaska Native Villages and individual Alaska Natives; and

(d) exclusively private claims, if any, by Alaska Native Corporations, other than claims for Natural Resource Damages, seeking damages for private harms resulting from injuries caused by the Oil Spill to lands in which a Native Corporation holds any present right, title, or interest, including private claims for lost or diminished land values, for preservation, protection and restoration of archaeological or cultural resources and archaeological sites found on the lands described in this subparagraph, for private harms resulting from injuries to Natural Resources found on lands described in this subparagraph, for impairment of riparian or littoral rights, if any, and any other claims that are available to Alaska Native Corporations as private landowners; provided, however, that such claims shall not include any claims based upon injuries to tidelands or submerged lands.

17. The State acknowledges that certain entities in addition to the State have asserted a right to recover tax revenues which would have been or would be collected under existing AS 43.75. However, it is the State's legal position that it is the only entity which possesses any claim under existing AS 43.75 and that it is the only entity which is authorized or entitled to pursue a claim under existing AS 43.75.

18. Effective upon Final Approval, each of the Governments covenants not to sue any present or former director, officer, or employee of Alyeska or the Alyeska Owner Companies with respect to any and all civil claims or other civil remedies of a compensatory or remedial nature which have been or may be asserted by the Governments, including without limitation any and all civil claims under all federal or state statutes and implementing regulations, common law or maritime law, that arise from, relate to, or are based on, or could in the future arise from, relate to, or be based on the Oil Spill, including, without limitation, claims arising from any of the subject matter underlying the civil claims asserted in the State Action or the U.S. Action; provided, however, that if any such present or former director, officer, or employee brings any action against the Governments, or either of them, for any claim whatsoever arising from or relating to the Oil Spill (or if an action against the Governments is pending at the time of Final Approval, and the director, officer, or employee fails to dismiss the action within 15 days of Final Approval), this covenant not to

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sue shall be null and void with respect to the director, officer, or employee bringing such action. In the event either Government obtains a judgment against any present or former director, officer, or employee of Alyeska or the Alyeska Owner Companies for liability relating to or arising from the Oil Spill, the Governments shall enforce the judgment only to the extent that the individual or individuals against whom the judgment was obtained are able to satisfy the judgment, without indemnification by Alyeska or the Alyeska Owner Companies, personally or through insurance policies purchased by the individual or individuals.

Releases and Covenants Not To Sue

by Alyeska and Alyeska Owner Companies

19. Effective upon Final Approval, Alyeska and the Alyeska Owner Companies release and covenant not to sue or to file any administrative claim against each of the Governments and their current or former employees with respect to any and all claims relating to or arising from the Oil Spill, including without limitation, claims for Natural Resource Damages and cleanup costs, under federal or state statutes and implementing regulations, common law or maritime law, that arise from, relate to, or are based on: (a) the Alyeska Counterclaim; or (b) any other civil claims that have been or could be asserted by Alyeska or the Alyeska Owner Companies against either of the Governments relating to or arising from the Oil Spill, except that nothing in

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this Agreement shall affect or impair the rights of Alyeska or the Alyeska Owner Companies to enforce this Agreement.

Dismissal of Actions and Claims

20. Not later than 15 days after Final Approval, each of the claims relating to or arising from the Oil Spill and asserted by the State and/or the United States against Alyeska, the Alyeska Owner Companies, Exxon Corporation or Exxon Shipping Company, including the claims asserted in the State Action, the U.S. Action and as third-party claims in various other lawsuits, and all claims relating to or arising from the Oil Spill and asserted by Alyeska and the Alyeska Owner Companies against the State, including the Alyeska Counterclaim, shall be dismissed with prejudice and without an award of costs or attorneys fees to any Party. Alyeska, the Alyeska Owner Companies, the United States, and the State shall enter into and execute all stipulations of Dismissal, with prejudice, necessary to implement the provisions of this paragraph.

Trans-Alaska Pipeline Liability Fund

21. The release in Paragraph 19 shall not be construed to bar any claim by Alyeska or the Alyeska Owner Companies against the TAPL Fund relating to or arising from the Oil Spill. If the TAPL Fund asserts any claims against the Governments that are based upon subrogation rights arising from any monies paid to Alyeska or the Alyeska Owner Companies by the TAPL Fund, Alyeska and the Alyeska Owner Companies agree to indemnify and hold the Governments harmless from any liability that they have to the

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TAPL Fund based on such claims. However, the foregoing indemnity (a) shall not be enforceable with respect to any amount in excess of value actually received by Alyeska or the Alyeska Owner Companies from the TAPL Fund, and (b) shall be enforceable only if the Governments assert in good faith all defenses they may have to such claims.

#### Third Party Litigation

22. (a) Except as provided in subparagraph (b) of this paragraph, if any person or entity not a party to this Agreement ("Third Party") asserts a claim relating to or arising from the Oil Spill in any present or future litigation against Alyeska or the Alyeska Owner Companies and the Governments, or against Alyeska or the Alyeska Owner Companies and either the United States or the State, each of these sued Parties ("Sued Parties") shall be responsible for and will pay its share of liability, if any, as determined by the proportional allocation of liability contained in any final judgment in favor of such Third Party, and no Sued Party shall assert a right of contribution or indemnity against any other Sued Party. However, notwithstanding any other provision of this Agreement, the Sued Parties may assert any claim or defense against each other necessary as a matter of law to obtain an allocation of liability among the Sued Parties in a case under this paragraph. Any such actions between or among the Sued Parties shall be solely for the purpose of allocating liability, if any. The Sued Parties shall not enforce any judgment against each other in such cases. Further,

notwithstanding any other provision of this Agreement, the Sued Parties may seek indemnification or contribution from any other party to the action or from any third party (including Exxon Corporation and Exxon Shipping Company), other than one of the Sued Parties, and the rights of the Alyeska Owner Companies to reallocate costs among themselves or to seek indemnification or contribution from each other shall not be affected in any way by this Agreement.

(b) If any person or entity, other than the TAPL Fund, asserts claims against the Governments, or either of them, that are based upon contribution or indemnity or any other theory of recovery over against the Governments arising from any liability of or payment by said person or entity to Alyeska or the Alyeska Owner Companies relating to or arising from the Oil Spill, or based upon subrogation rights arising from any monies paid to Alyeska or the Alyeska Owner Companies, Alyeska shall indemnify and hold the Governments harmless from any liability that the Governments have to such person or entity based on such claims. The foregoing indemnity (i) shall not be enforceable with respect to any amount in excess of value actually received by Alyeska or the Alyeska Owner Companies, and (ii) shall be enforceable only if the Governments assert in good faith all defenses they may have to such claims.

23. Neither Alyeska nor the Alyeska Owner Companies shall assert any right of contribution or indemnity against either Government in any action relating to or arising from the Oil

Spill where that respective Government is not a party. Neither Government shall assert any right of contribution or indemnity against Alyeska or the Alyeska Owner Companies in any action relating to or arising from the Oil Spill where Alyeska or the Alyeska Owner Companies are not parties, except that either Government may assert against Alyeska and the Alyeska Owner Companies the rights to indemnification as expressly provided in Paragraph 21.

24. Any liability which Alyeska or the Alyeska Owner Companies incur as a result of a suit by a Third Party, as described in Paragraphs 22 or 23, shall not be attributable to or serve to reduce the payments required to be paid by Alyeska pursuant to Paragraphs 11 - 14.

25. The Parties agree that they will not tender each other to any Third Party as direct defendants in any action relating to or arising from the Oil Spill pursuant to Rule 14(c) of the Federal Rules of Civil Procedure.

26. If a Third Party, which previously has reached or hereafter reaches a settlement with Alyeska or the Alyeska Owner Companies, brings an action against the Governments, or either of them, the sued Government(s) shall undertake to apportion liability, if any, according to principles of comparative fault without the joinder of Alyeska or the Alyeska Owner Companies, and shall assert that joinder of Alyeska or the Alyeska Owner Companies is unnecessary to obtain the benefits of allocation of fault. Notwithstanding any other provision of this Agreement, if

the court rejects the sued Government(s)' efforts to obtain a proportional allocation of fault without Alyeska or the Alyeska Owner Companies' joinder, the sued Government(s) may institute third-party actions against Alyeska or the Alyeska Owner Companies solely for the purpose of obtaining allocation of fault. The Governments in such third-party actions shall not enforce any judgment against Alyeska or the Alyeska Defendants.

27. If a Third Party, which previously has reached or hereafter reaches a settlement with the Governments, or either of them, brings or pursues an action against Alyeska or the Alyeska Owner Companies, or any of them (collectively, the "Alyeska Defendants"), the Alyeska Defendants shall undertake to apportion liability, if any, according to principles of comparative fault without the joinder of either of the Governments, and shall assert that joinder of the Governments, or either of them, is unnecessary to obtain the benefits of allocation of fault. Notwithstanding any other provision of this Agreement, if the court rejects the Alyeska Defendants' efforts to obtain a proportional allocation of fault without joinder of the Governments, or either of them, the Alyeska Defendants may institute third-party actions against the Governments, or either of them, solely for the purpose of obtaining allocation of fault. The Alyeska Defendants in such third-party actions shall not enforce any judgment against the Governments.

Effect on TAPS Tariff

28. Solely for the purpose of resolving the issues in dispute in this litigation over the Oil Spill and without in any way conceding that the monies paid pursuant to this Agreement are not properly included in the tariff rates charged for the use of the Trans-Alaska Pipeline System, the Alyeska Owner Companies agree that the payments made under the terms of this Agreement shall not be included, directly or indirectly, in the tariff rates charged by the Alyeska Owner Companies for the use of the Trans-Alaska Pipeline System. Notwithstanding the foregoing, the Alyeska Owner Companies reaffirm that it is their belief that such amounts would properly be included in the tariff rates charged and that they are agreeing not to include such amounts only as part of the compromise and settlement reflected in this Agreement. The State acknowledges that the compromise and agreement set forth in this paragraph will not be used in any other action or proceeding or otherwise urged as precedent that monies paid in settlement of litigation are not properly included in the tariff rates charged for the use of the Trans-Alaska Pipeline System.

Interest for Late Payments

29. If the payments required by Paragraphs 11 - 14 of this Agreement are not made by the dates specified, Alyeska shall be liable to the Governments for interest on the overdue amount, from the time payment was due until full payment is made, at the rate established by the Department of the Treasury under 31

U.S.C. § 3717(a)(1) and (2). Interest on an overdue payment shall be paid in the same manner as the payment on which it accrued.

Reservations of Rights

30. This Agreement is the result of a compromise and does not constitute an admission of liability by any Party to this Agreement. Except as expressly stated in this Agreement, each Party reserves against all persons or entities all rights, claims or defenses available to it relating to or arising from the Oil Spill. Except as expressly stated in this Agreement, nothing in this Agreement is intended to affect legally the claims, if any, of any person or entity not a Party to this Agreement.

31. Nothing in this Agreement creates, nor shall it be construed as creating, any claim in favor of any person not a Party to this Agreement.

32. Except as explicitly stated herein, nothing in this Agreement alters, amends, modifies, or, in any way, affects the legal rights and duties of the Governments, on the one hand, and Alyeska or the Alyeska Owner Companies, on the other hand, under the Exxon Consent Decree.

33. Nothing in this Agreement alters, amends, modifies, or, in any way, affects the legal rights and duties under the following judgments or agreements:

(a) the Memorandum of Agreement and Consent Decree entered into between the United States and the State in United

States of America v. State of Alaska, Civil Action No. A91-081 CIV and approved by this Court in August 1991;

(b) the Agreement between the State of Alaska, the United States and Plaintiffs entered in The Native Village of Chenega Bay, et al. v. State of Alaska, JAN-91-2344 Civil and approved and entered as a Final Judgment by the Alaska Superior Court in February 1992;

(c) the Consent Decree and Stipulation of Dismissal entered into between Alaska Natives and Native Interests, the United States and the State of Alaska in The Native Village of Chenega Bay, et al. v. The United States of America and The State of Alaska, Case No. A91-454 CIV and approved by this Court on January 17, 1992;

(d) the Agreement between the TAPL Fund and the State made on February 24, 1992 which contains mutual releases and covenants not to sue subject to an exception for AS 43.75 revenues specified therein and the Stipulation of Dismissal with Prejudice and Order executed by the United States and the TAPL Fund on February 13, 1992; and

(e) the State's Right-of-Way Lease for Trans-Alaska Pipeline and the United States' Grant and Agreement of Right-of-Way for Trans-Alaska Pipeline.

24. Except as explicitly stated herein, nothing in this Agreement alters, amends, modifies, or, in any way, affects the legal rights and duties of the Governments, on the one hand, and

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Exxon Corporation or Exxon Shipping Company, on the other hand, under the Exxon Consent Decree.

Notices and Submittals

35. Whenever, under the terms of this Consent Decree, written notice is required to be given by one Party to another, it shall be directed to the individuals and addresses specified below, unless those individuals or their successors give notice of changes to the other Parties in writing.

As to the State of Alaska:

Attorney General  
State of Alaska  
Pouch K  
Juneau, Alaska 99811

Supervising Attorney  
Environmental Section  
Department of Law  
1031 W. Fourth Street, Suite 200  
Anchorage, Alaska 99501

As to the United States:

Chief, Admiralty and Aviation Branch  
Civil Division  
U.S. Department of Justice  
P.O. Box 14271  
Washington, D.C. 20044-4271

As to Alyeska and the Alyeska Owner Companies:

Office of the President  
Alyeska Pipeline Service Company  
1835 South Bragaw Street  
Anchorage, Alaska 99512

General Counsel  
Alyeska Pipeline Service Company  
1835 South Bragaw Street  
Anchorage, Alaska 99512

To each of the Alyeska Owner Companies, at addresses to be supplied by Alyeska.

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Election to Terminate

36. Any Party may elect to terminate this Agreement if: (a) a final judicial determination is made by any court of competent jurisdiction that this Agreement will not be approved and entered without modification; or (b) such court modifies this Agreement in a manner materially adverse to that Party prior to or contemporaneously with a final judicial determination approving this Agreement as modified. A Party electing to terminate this Agreement pursuant to this paragraph must do so within 10 days after an event specified in the preceding sentence, and shall immediately notify the other Parties of such election in writing by hand delivery, facsimile, or overnight mail. Termination of this Agreement by one Party shall effect termination as to all Parties. For purposes of this paragraph, "termination" and "terminate" shall mean the cessation, as of the date of notice of such termination, of any and all rights, obligations, releases, covenants, and indemnities under this Agreement.

Entry of Final Judgment

37. This Court finds that this Agreement is fundamentally fair, just and reasonable and directs that this consent decree be entered as a final judgment with respect to the claims against Alyeska, the Alyeska Owner Companies, Exxon Corporation and Exxon Shipping Company in State of Alaska v. Exxon Corporation, et al., Case No. A92-175 CIV. This Court directs that this consent

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decree be entered as a final judgment in United States of America  
v. Exxon Corporation, et al., Case No. A91-062 CIV.

Retention of Jurisdiction

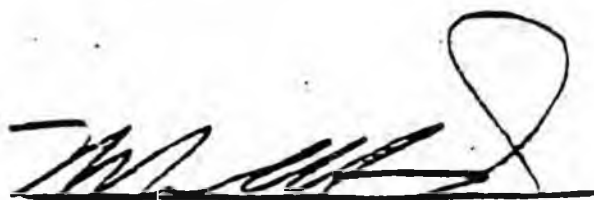
18. The Court shall retain jurisdiction of this matter for the purpose of entering such further orders, direction, or relief as may be appropriate for the construction, implementation, or enforcement of this Agreement.

Miscellaneous

19. This Agreement can be modified only with the express written consent of the Parties to the Agreement and the approval of the Court.

40. Each undersigned representative of a Party to this Agreement certifies that he or she is fully authorized to enter into the terms and conditions of this Agreement and to execute and legally bind such Party to this Agreement.

THE FOREGOING Agreement and Consent Decree between the United States of America and the State of Alaska, on the one hand, and Alyeska and the Alyeska Owner Companies, on the other hand, is hereby APPROVED AND ENTERED IS 25 DAY OF November, 1992.

  
Honorable H. Russel Holland  
United States District Judge  
District of Alaska

PLEASE  
URGE  
THE COURT  
TO  
APPROVE  
& AS ORDER  
79L-4100

AGREEMENT AND CONSENT DECREE  
1304.11

10

ACE 10720903

FOR THE STATE OF ALASKA

Date: 11-25-92 Walter J. Hickel  
WALTER J. HICKEL  
Governor  
State of Alaska

Date: 11.25.92 Charles E. Cole  
CHARLES E. COLE  
Attorney General  
State of Alaska  
Pouch K  
Juneau, Alaska 99811

FOR THE UNITED STATES OF AMERICA

Date: Nov 25, '92 Stuart M. Gerson  
STUART M. GERSON  
Assistant Attorney General  
Civil Division  
U.S. Department of Justice  
Washington, D.C. 20530

FOR ALYESKA AND THE ALYESKA OWNER COMPANIES

Date: November 25, 1992

ALYESKA PIPELINE SERVICE COMPANY

By: [Signature]  
Its: General Counsel

Date: November 25, 1992

AMERADA/HESS PIPELINE CORPORATION

By: [Signature]  
Its: Attorney in Fact

Date: November 25, 1992

ARCO TRANSPORTATION ALASKA, INC.

By: [Signature]  
Its: Attorney in Fact

Date: November 25, 1992

BP PIPELINES (ALASKA), INC.

By: [Signature]  
Its: Attorney in Fact

Date: November 25, 1992

EXXON PIPELINE COMPANY

By: [Signature]  
Its: Attorney in Fact

Date: November 25, 1992

MOBIL ALASKA PIPELINE COMPANY

By: [Signature]  
Its: Attorney in Fact

Date: November 25, 1992

PHILLIPS ALASKA PIPELINE  
CORPORATION

By: *Harvey A. ...*  
Its: Attorney-in-Fact

Date: November 25, 1992

UNOCAL PIPELINE COMPANY

By: *Harvey A. ...*  
Its: Attorney-in-Fact

Date: November 25, 1992

*Ronald L. ...*  
RONALD L. JOLSON  
Munger, Tolles & Olson  
355 South Grand Avenue  
Los Angeles, California 90071  
Attorney for Alyeska and  
Alyeska Owner Companies  
(except Exxon Pipeline Company)

Date: November 25, 1992

*Randall J. ...*  
RANDALL J. WEDDLE  
Faulkner, Banfield, Doozan &  
Holmes, P.C.  
550 W. 7th Avenue, Suite 1000  
Anchorage, Alaska 99501  
Attorney for Exxon Pipeline  
Company

## APPENDIX A

The settlement provides for the construction of docks and response storage facilities at Tatitlek and Chenega and the re-positioning of oil spill response equipment at both locations. The exact nature of these projects cannot be known without more investigation and planning. Nevertheless, it is intended that these facilities be constructed in such a way as to facilitate the effective response to an oil spill in Prince William Sound.

As currently proposed, the docks at Tatitlek and Chenega would be constructed on land acquired from the villages, with title to the land and facilities and the responsibility for maintenance given to the villages or State as deemed appropriate by the State. The docks would be suitable for oil spill response use as well as limited use by the ferry MV Bartlett and would permit the loading and unloading of passengers, light cargo and, if appropriate, vehicles. The facilities should be designed to support oil spill response vessels, including the new oil spill response ferry vessel now being designed.

The proposed docks consist of a pier head platform and 12 foot wide causeway and would be lighted for nighttime operations. Berthing and mooring dolphins and fenders would be provided. The dock would be useable throughout the tidal range. A one acre gravel pad would be created at the base of the dock. The total combined estimated cost of these projects would be about \$14.5 million, including the cost of constructing and stocking associated storage facilities with spill response equipment (e.g. boom and absorbent pads). Ownership of this response equipment would reside with Alyeska.

a. **Tatitlek:** The dock at Tatitlek would be located at the east end of the village and would require construction of a one quarter mile access road.

b. **Chenega:** The dock at Chenega would be located at the west end of the village and could use existing roads. The Chenega dock would be in the vicinity of the old saltery which is a major environmental concern of the people of Chenega, the State and the United States. The saltery contains asbestos and partially filled abandoned fuel oil storage tanks. It is in complete disrepair. The proximity of the saltery, coupled with the environmental hazard it presents, mandates that strong consideration be given to removal in conjunction with construction of the dock or associated pad.

## APPENDIX B

In the event of a spill in Prince William Sound, particularly in the southwestern portion near Hinchinbrook, it would be useful to have the option of utilizing Cordova for staging response efforts. While Cordova has good air transport facilities, there is, at present, no available deep water port and little in available staging areas. Currently there is a proposal to create such a port at Shepard Point, about six miles outside of Cordova.

Connecting the port with Cordova requires rehabilitation of about two miles of existing road and construction of about 4.8 miles of new road, including a bridge across Humpback Creek. The road would run primarily across Eyak Corporation land. Eyak is supportive of the project. The proposed project includes the construction of the road to Shepard Point and a response staging area and the pre-positioning of boom and other response equipment.

In addition to the oil spill response benefits of this project, the proposed road would allow for the lightering of tourists into Cordova from tour vessels.

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## APPENDIX C

Of all of the restoration projects considered for funding from the EXXON VALDEZ oil spill Joint Trust Fund, the most public support has been generated for the acquisition of in-holdings in Kachemak Bay State Park which are scheduled to be logged. A number of proposals have surfaced for financing such a buyout, but have fallen short of the amount needed to complete the purchase. It is believed that the sum proposed for this project, combined with funds from other sources, would eventually be sufficient to complete the transaction.

The proposed buyback includes lands surrounding Peterson, China Poot and Neptune Bays. Acquisition of these lands would provide a significant benefit to the natural resources and people affected by the spill. In particular, the lands acquired provide habitat for species which utilize old growth forests, such as marbled murrelets. The shorelines of these bays contain numerous archeological sites, including house pits, rock shelters and middens. More than 6000 bald eagles winter annually in Kachemak Bay, with many using the lands in question. The sand bars and islands of China Poot Bay are regularly utilized haul out sites for harbor seals. In addition, Kachemak Bay provides recreational opportunities for many Alaskans and tourists who visit the southern Kenai Peninsula and is the scenic background for the Homer area.

## APPENDIX D

In conjunction with creation of the Valdez Emergency Response Center, the United States Coast Guard and the Alaska Department of Environmental Conservation will be provided space for use as a communications center. This project will provide the funds to equip that space for the agencies so as to enhance the management of an oil spill response. The exact equipment to be purchased will be designated after further planning, but includes computer systems, software, facsimile machines, copier, communications console and miscellaneous furniture.

CCS SB 165 - Supplemental/Special/Reappropriations - Sec. 1 through 158

SEC. #	AGENCY	PROGRAM/PURPOSE	GF	GF/ MATCH	GF/ PRGM	GF/ MHTIA	TOTAL GF	OTHER FUNDS	TOTAL FUNDS
1	Statewide	State's share of EVOS settlement to Alyeska Settlement Fund							
2	Transportation/PF	Tatitlek/Chenega oil spill equip storage/docks/equipment					14,500.0		14,500.0
2	Transportation/PF	Cordova to Shepard Pt road/Shepard Pt oil spill equip					6,000.0		6,000.0
3	Natural Resources	Kachemak Bay State Park purchases					7,500.0		7,500.0
4	Environmental Cons	Valdez Emergency Ops Center communications equip					200.0		200.0
5	Statewide	Defines Alyeska Settlement Fund re: Sec. 1-5							
6-56		Reappropriations							
57	University	Dix et al v. University settlement agreement/legal costs	1,150.0				1,150.0		1,150.0
58-65		Reappropriations							
66	Administration	City of King Cove: hydroelectric power project	500.0				500.0		500.0
67	Transportation/PF	Marine Highways improvements/overhaul	4,000.0				4,000.0		4,000.0
68		Reappropriation							
69	Governor	Elections: operating costs - FY93	175.0				175.0		175.0
70	Administration	Longevity Bonus Payments	1,980.7				1,980.7		1,980.7
71	Administration	Public Defender: increased operating costs	342.0				342.0		342.0
72	Administration	RATNet: operating costs	175.0				175.0		175.0
73	Administration	Personnel Board: increased operating costs	70.0				70.0		70.0
74	Administration	Office of Public Advocacy: increased caseload	575.0				575.0		575.0
75	Administration	EPORS: increased health insurance premiums/recipients	30.4				30.4		30.4
76	Administration	Leasing Program: additional lease costs	642.9				642.9		642.9
77	Law	Oil and Gas Litigation	6,600.0				6,600.0	2,200.0	8,800.0
78	Law	FCC/APUC joint proceedings: telecomm outside counsel	280.0				280.0		280.0
79	Law	Subsistence law implementation	35.0				35.0		35.0
80	Law	Judgments/claims	1,012.6				1,012.6		1,012.6
81	Law	New regulations attorney	28.1				28.1		28.1
82	Law	Prosecution: increased costs	400.0				400.0		400.0
83	Law	Court ordered costs for plaintiffs: Weiss v. State				284.5	284.5		284.5
84	Revenue	Revenue Operations. increased audit activities	225.0				225.0		225.0

CCS SB 165 - Supplemental/Special/Reappropriations - Sec. 1 through 158

SEC. #	AGENCY	PROGRAM/PURPOSE	GF/	GF/	GF/	TOTAL	OTHER	TOTAL
			GF	MATCH	PRGM	MHTIA	GF	FUNDS
85	Education	Foundation Program: increased student enrollment	4,101.7				4,101.7	4,101.7
86	Education	Postsecondary Education/WAMI: operating costs	98.5				98.5	98.5
87	Education	Ratification/amendment prior year expenditures						
88	Health/Social Services	AFDC: COLA/caseload increases		3,203.5	1,000.0		4,203.5	4,203.5
89	Health/Social Services	Adult Public Assistance: COLA/caseload increases	1,671.1				1,671.1	1,671.1
90	Health/Social Services	Medicaid-Facilities		-3,808.9	-910.3		-4,719.2	-4,719.2
91	Health/Social Services	Public Assistance Eligibility Determ: caseload increases	77.9	146.4			224.3	41.0
92	Health/Social Services	AK Work Programs: child care costs/JOBS caseload		195.0			195.0	195.0
93	Health/Social Services	Medical Assistance Claims Processing: increased costs		187.5			187.5	562.5
94	Health/Social Services	Foster Care Prog: care provider payments/subsidized adoptions	1,000.0				1,000.0	1,000.0
95	Health/Social Services	Post Mortem Exams: increased court-ordered autopsies	200.0				200.0	200.0
96	Health/Social Services	McLaughlin Youth Center: expanded facility operations	97.5				97.5	97.5
97	Health/Social Services	Fairbanks Youth Facility: operating costs	60.0				60.0	60.0
98	Health/Social Services	Family and Youth Services Northern Region	-157.5				-157.5	-157.5
99	Commerce/Economic Dev	ASMI: overseas marketing federal grant matching funds		196.3			196.3	196.3
100	Commerce/Economic Dev	ASMI - extend lapse date						
101	Natural Resources	Fire Suppression	6,000.0				6,000.0	6,000.0
102	Natural Resources	State land selection activities	391.0				391.0	391.0
103	Fish/Game	Boards: subsistence law implementation	400.0				400.0	400.0
104	Fish/Game	Subsistence: subsistence law implementation	8.0				8.0	8.0
105	Fish/Game	Administration: king salmon tag vendor compensation	84.3				84.3	84.3
106	Fish/Game	Ratification/amendment prior year expenditures						
107	Public Safety	GGU civilian employee arbitration settlement	101.4				101.4	101.4
108	Public Safety	Civil Air Patrol: aircraft maintenance/operations costs	100.0				100.0	100.0
109	Public Safety	Contract Jails: increased operating costs	690.4				690.4	690.4
110	Transportation/PF	Arbitrator's decision: on-site construction engineers' overtime						539.6
111	Transportation/PF	Dalton Hwy/Aviation: snow removal, ice control, maintenance	1,222.9				1,222.9	1,222.9
112	Transportation/PF	Ratification of prior year supply/inventory asset accounts						

CCS SB 165 - Supplemental/Special/Reappropriations - Sec. 1 through 158

SEC. #	AGENCY	PROGRAM/PURPOSE	GF	GF/ MATCH	GF/ PRGM	GF/ MHTIA	TOTAL GF	OTHER FUNDS	TOTAL FUNDS
113	Transportation/PF	All regions Hwys & Aviation - extend lapse dates							
114	Transportation/PF	Uncollectible airport landing/leasing revenues; legal costs	720.0				720.0		720.0
115	Environmental Cons	Seafood/Sanitation: maintain essential services	351.2				351.2		351.2
116	Environmental Cons	Paralytic shellfish poison inspections/support activities	109.9				109.9		109.9
117	Environmental Cons	Water Quality Standards Advisory Group costs	41.4				41.4		41.4
118	Community/Regional Aff	City and Borough of Yakutat: organizational grant	300.0				300.0		300.0
119	Community/Regional Aff	Rev Sharing: underpmt Mat-Su/Palmer fire service areas	25.6				25.6		25.6
120	Corrections	Statewide Operations: allocated operating costs	5,553.4				5,553.4		5,553.4
121	University	Additional snow removal costs	275.0				275.0		275.0
122	Alaska Court System	Relieve workload Weiss v. State (mental health trust)				19.9	19.9		19.9
123	Administration	Miscellaneous claims/stale-dated warrants	187.5				187.5		187.5
123	Health/Social Services	Miscellaneous claims/stale-dated warrants	112.9				112.9		112.9
123	Labor	Miscellaneous claims/stale-dated warrants	0.1				0.1		0.1
123	Public Safety	Miscellaneous claims/stale-dated warrants	0.1				0.1		0.1
123	Corrections	Miscellaneous claims/stale-dated warrants	4.0				4.0		4.0
123	Military/Veterans' Affairs	Miscellaneous claims/stale-dated warrants	1.4				1.4		1.4
123	Transportation/PF	Miscellaneous claims/stale-dated warrants	55.9				55.9		55.9
123	Fish/Game	Miscellaneous claims/stale-dated warrants	1.9				1.9		1.9
124	Military/Veterans' Affairs	Veteran's Death Gratuity: additional costs	90.0				90.0		90.0
125	Fish/Game	Offset unrealized federal rcpts: sport fish access acquisition						134.7	134.7
126	Natural Resources	State land selection activities: publications, rent, pers svcs costs	150.0				150.0		150.0
127	Law	Conferece of Western Attorneys General Fairbanks meeting	25.0				25.0		25.0
128	Natural Resources	Agriculture: Mat Maid buildings contamination cleanup costs	75.0				75.0		75.0
129	Administration	Maniilaq Senior Center underfunding/unanticipated costs	215.1				215.1		215.1
130	Law	Commission/Drug Free America: staff support	25.0				25.0		25.0
131	Community/Regional Aff	Bering Sea Fisherman's Association grant	15.0				15.0		15.0
132	Administration	Anchorage disaster assistance grant: Mt. Spurr ash cleanup	200.0				200.0		200.0
133	Administration	Arbitrator's decision: Anchorage print shop closure	66.8				66.8		66.8

CCS SB 165 - Supplemental/Special/Reappropriations - Sec. 1 through 158

SEC. #	AGENCY	PROGRAM/PURPOSE	GF	GF/ MATCH	GF/ PRGM	GF/ MHTIA	TOTAL GF	OTHER FUNDS	TOTAL FUNDS
134	Commerce/Economic Dev	Alaska Aerospace Development Corp - extend lapse							
135	Governor	Executive Operations/OMB - extend lapse							
136	Administration	Increase health insurance premiums						2,059.0	2,059.0
137	Health/Social Services	Medicaid disproportionate share claims of various hospitals		2,802.0			2,802.0	2,802.0	5,604.0
138(a)	Health/Social Services	Federal Medicaid reimbursement for API to MHTIA	21,714.0			-21,714.0			
138(b)	Health/Social Services	Legislative intent re: funds for API replacement facility							
139	Governor	Elections: Crane v. Coghill, et. al. settlement	140.0				140.0		140.0
140	Public Safety	Computer services costs	100.0				100.0		100.0
141	Corrections	Operation Hope	1,500.0				1,500.0		1,500.0
142	Public Safety	Criminal Records/ID: reduce backlogs	90.6				90.6		90.6
143	Public Safety	Prisoner Transportation: increased transport costs	100.0				100.0		100.0
144	Community/Regional Aff	JTPA: reimburse federal govt for disallowed grant	48.5				48.5		48.5
145	University	Sitka Campus: Katlian Cooperative Vocational School	30.0				30.0		30.0
146	Governor	Elections: FY94 reapportionment plan implementation	297.7				297.7		297.7
147		Reappropriation							
148	Health/Social Services	HB178 fiscal note: Medicaid options - FY94	873.2				873.2	873.0	1,746.2
149	Military/Veterans' Affairs	Women in Military Services memorial	15.0				15.0		15.0
150		Reappropriation							
151-158		Effective/lapse dates							
<b>TOTAL</b>			<b>67,880.0</b>	<b>2,921.8</b>	<b>89.7</b>	<b>-21,409.6</b>	<b>49,481.9</b>	<b>41,810.3</b>	<b>91,292.2</b>

Reapprops. added by HFC  
Deborah Drier/Rep. MacLean

SB 165

'94 Reappropriation Sectional

Sec.	ED #	Sponsor	Agency	Program/Purpose	GF	Other	Total
6	0	Governor	Governor	ANWR grant to Arctic Power, reapprop not to exceed \$250.0	0.0		0.0
7	0	Governor	Governor	ANWR - extend lapse	0.0		0.0
8	0	OMB	Commerce/Economic Dev.	Northern Forum - language change	0.0		0.0
9	0	OMB	Natural Resources	Challenge Alaska Grants - language change	0.0		0.0
10	0	OMB	Environmental Conservation	Klawock Sewage Treatment Upgrade - language change	0.0		0.0
11	0	Ombudsman	Alaska Legislature	Ombudsman - extend lapse	0.0		0.0
12	0	OMB	Transportation/PF	Homer Airport North Apron Utilities, EDA grant match - language change	0.0		0.0
13	0	OMB	Public Safety	Adak Civil Air Patrol Hanger - language change	0.0		0.0
14	0	OMB	Public Safety	Birchwood Civil Air Patrol Hanger Repair and Rehabilitation - language change	0.0		0.0
15	0	Navarre/Larson	Administration	Construction and Operation of Vets' Home	-55.0		-55.0
15	0	Navarre/Larson	Administration	Pioneers' Home Study in the continuum of care for senior Alaskans	55.0		55.0
16	0	OMB	Community/Regional Affairs	Rural Development Grants - extend lapse	0.0		0.0
17	27	Larson	Military/Veterans' Affairs	Make Grant to Matanuska-Susitna Borough for River Erosion Disaster	0.0	-500.0	-500.0
18	0	Legislative Affairs Agency	Alaska Legislature	Legislative Council - extend lapse	0.0		0.0
19	0	Legislative Affairs Agency	Alaska Legislature	Legislative Operating Budget - extend lapse	0.0		0.0
20	0	Legislative Budget & Audit	Alaska Legislature	Budget and Audit Committee - extend lapse	0.0		0.0
21	0	Legislative Finance	Alaska Legislature	House Finance Committee education funding - extend lapse	0.0		0.0
22	3	Taylor/Grussendorf	Administration	Sitka High School Vocational Shop Acoustical System	-34.0		-34.0
22	3	Taylor/Grussendorf	Administration	Sitka High School Electrical Upgrade Project	34.0		34.0
23	3	Taylor/Grussendorf	Administration	Sitka Senior Center Addition/Site Design and Assessment - language change	0.0		0.0
24	3	Taylor/Grussendorf	Administration	Sitka Old Hospital Building Re-Roof	-50.0		-50.0
24	3	Taylor/Grussendorf	Administration	Sitka Hospital Roof Reconditioning	50.0		50.0
25	3	Taylor/Grussendorf	Administration	Sitka Crescent Park Restroom Re-Roof - language change	0.0		0.0
26	7,8	Little/G Phillips, G Davis	Administration	Kenai Peninsula Borough Road Maintenance Service Area/Road - language change	0.0		0.0
27	7,8	Little/G Phillips, G Davis	Administration	Kenai Peninsula Borough West Poppy Lane Construction	-199.0		-199.0
27	7,8	Little/G Phillips, G Davis	Administration	Kenai Peninsula Borough Ciechanski Road Right-of-Way/Construction	-175.0		-175.0
27	7,8	Little/G Phillips, G Davis	Administration	Kenai Peninsula Borough North Fork Road Design/Right-of-Way	-198.4		-198.4
27	7,8	Little/G Phillips, G Davis	Administration	Kenai Peninsula Borough Road Maintenance and Improvements	572.7		572.7
28	7,8	Little/G Phillips, G Davis	Administration	Kenai Peninsula Borough Paul Banks Elementary School Re-Roof	-58.9		-58.9
28	7,8	Little/G Phillips, G Davis	Administration	Kenai Peninsula Borough Chapin Elementary School Re-Roof	-51.7		-51.7
28	7,8	Little/G Phillips, G Davis	Administration	Kenai Peninsula Borough Ninilchik Elementary/High School Boiler replacement	-17.5		-17.5
28	7,8	Little/G Phillips, G Davis	Administration	Kenai Peninsula Borough Intermediate School Classroom Heater Upgrade	44.0		44.0
28	7,8	Little/G Phillips, G Davis	Administration	Kenai Peninsula Borough Paul Banks Elementary School Classroom Heaters Upgrade	25.0		25.0
28	7,8	Little/G Phillips, G Davis	Administration	Kenai Peninsula Borough Ninilchik Elementary/High School Emergency Generator Upgrade	35.9		35.9
28	7,8	Little/G Phillips, G Davis	Administration	Kenai Peninsula Borough Susan B. English Elementary/High School Safety Plumbing Upgrade	12.0		12.0
28	7,8	Little/G Phillips, G Davis	Administration	Kenai Peninsula Borough Homer High School Safety Plumbing Upgrades	6.0		6.0
28	7,8	Little/G Phillips, G Davis	Administration	Kenai Peninsula Borough Chapman Elementary School Classroom Recarpeting	5.2		5.2

5/10/93 E  
ATTACH 2

Sec.	ED #	Sponsor	Agency	Program/Purpose	GF	Other	Total
29	16	Ellis/Finkelstein	Community/Regional Affairs	Anchorage Traffic Signalization and Safety Upgrades	-34.0		-34.0
29	16	Ellis/Finkelstein	Community/Regional Affairs	Mun of Anch for design/constru of picnic facilities, pathways, landscaping at Fairview	34.0		34.0
30	10	Salo/Green	Administration	Anchorage Pedestrian Walkway-Tradewind Drive to Rabbit Creek Elem School	-12.0		-12.0
30	10	Salo/Green	Administration	Mun of Anch for cafeteria tables/benches for Huffman Elem School	12.0		12.0
31	22	Kelly/Barnes	Administration	Anch Chester Creek Park design and construction	-67.0		-67.0
31	22	Kelly/Barnes	Administration	Mun of Anch for Patterson Park Improvements	67.0		67.0
32	19,20	Donley, Sanders, Porter	Administration	Anchorage Williams Street Walkway	-40.0		-40.0
32	19,20	Donley, Sanders, Porter	University	UofA, Anch, College of Continuing Vocation Educ for Upgrade Diesel Tech/Welding Equip	24.8		24.8
32	19,20	Donley, Sanders, Porter	Administration	Mun of Anch for Oil and Grease Separator at Lake Otis Parkway at Campbell Creek	2.0		2.0
32	19,20	Donley, Sanders, Porter	Administration	Mun of Anch for Trail and Park Improvements to the Univ Lake Park Area	13.2		13.2
33	15	Ellis/Brown	Community/Regional Affairs	Renovation for Head Start Program and Head Start Equipment	-38.5		-38.5
33	15	Ellis/Brown	Community/Regional Affairs	Kids Corps, Inc. for Purchase of a Passenger Bus for the Head Start Program	38.5		38.5
34	27,28	Kerttula, Larson	Administration	City of Houston-Upgrade Houston Landfill - language change	0.0		0.0
35	35	Lincoln, Olberg	Community/Regional Affairs	Deltana Corporation-Deltana Road Upgrade/Reconstruction/Maintenance - language change	0.0		0.0
36	35	Lincoln, Olberg	Community/Regional Affairs	Glennallen Improvement Corporation-Sewage Lagoon - language change	0.0		0.0
37	0	OMB	Environmental Conservation	North Slope Borough-Wainwright Water/Sewer - language change	0.0		0.0
38	0	OMB	Environmental Conservation	North Slope Borough-Kaktovik Water/Sewer - language change	0.0		0.0
39	37	Adams/MacLean	Administration	North Slope Borough-Atkasuk Public Safety Facility Upgrade - language change	0.0		0.0
40	37	Adams/MacLean	Administration	Deering Community Survey and Planting	-6.0		-6.0
40	37	Adams/MacLean	Administration	City of Deering for Facility Upgrade and Equipment	6.0		6.0
41	37	Adams/MacLean	Environmental Conservation	Arctic Marine Resource Commission - extend lapse	0.0		0.0
42	37	Adams/MacLean	Administration	Diomedé Helicopter Pad and Community Facility Repair	0.0		0.0
42	37	Adams/MacLean	Administration	Diomedé Video Microwave Alternative for RATNET	0.0		0.0
43	38	Adams/Foster	Education	Brevig Mission Dike Repair, Upgrade Bulk Fuel Tanks	-75.3		-75.3
43	38	Adams/Foster	Education	Stebbins Dike, Repairs, Upgrade Bulk Fuel Tanks	-27.6		-27.6
43	38	Adams/Foster	Education	Teller Dike, Repair, Upgrade Bulk Fuel Tanks	-8.0		-8.0
43	38	Adams/Foster	Education	Wales Dike, Repair, Upgrade Bulk Fuel Tanks	-19.0		-19.0
43	38	Adams/Foster	Education	Bering Strait School District for District-Wide Maintenance	55.4		55.4
44	38	Adams/Foster	Education	Wales and Stebbins, Water System Redesign and Upgrade	-10.3		-10.3
44		Adams/Foster	Education	Bering Strait School District for District-Wide Maintenance	10.3		10.3
45	36	Lincoln, Nicholia	Administration	City of Nulato-Heavy Equipment Purchase - language change	0.0		0.0
46	36	Lincoln, Nicholia	Community/Regional Affairs	Beaver Traditional Council - language change	0.0		0.0
47	36	Lincoln, Nicholia	Community/Regional Affairs	Beaver Village Health Clinic - language change	0.0		0.0
48	39	Jacko/Hoffman	Administration	Native Village of Goodnews Bay-Watering Point	-50.0		-50.0
48	39	Jacko/Hoffman	Community/Regional Affairs	Akiachak for Public Safety Vehicles	50.0		50.0
49	39	Jacko/Hoffman	Environmental Conservation	Bethel Heights sewer - language change	0.0		0.0
50	39	Jacko/Hoffman	Environmental Conservation	Bethel City Subdivision Piped water - language change	0.0		0.0

Sec.	ED #	Sponsor	Agency	Program/Purpose	GF	Other	Total
51	38	Adams/Foster	Administration	Tununak IRA Council for Street lights Project	-24.9		-24.9
51	38	Adams/Foster	Community/Regional Affairs	Tununak IRA Council for Street lights Project	24.9		24.9
52	40	Jacko/Moses	Administration	City of New Stuyahok	-36.2		-36.2
52	40	Jacko/Moses	Administration	City of New Stuyahok for Repairs and Improvements to the Community Building	36.2		36.2
53	0	Larson/Education	Education	Pupil Transportation	-1,041.3		-1,041.3
53	0	Larson/Education	Education	Fund for the Improvement of School Performance	520.7		520.7
53	0	Larson/Education	Education	Pupil Transportation	520.7		520.7
54	38	Foster	Military/Veterans' Affairs	Disaster Relief Fund - extend lapse	0.0		0.0
55	35	Olberg	Community/Regional Affairs	Ratify Expenditure for the Alcan Caravan Alaska Highway Promotional Film	0.0		0.0
56	15	Brown	Transportation/PF	Fireweed Lane Upgrades - repeal	0.0		0.0
58	0	Mulder/Legislative Council	Alaska Legislature	Councils and Subcommittees - extend lapse	0.0		0.0
59	10thru25	Pearce	Administration	Fairbanks North Star Borough for Recreational Rifle Range Project - extend lapse	0.0		0.0
60	10thru25	Pearce	Administration	Mun of Anch-Ship Creek Redevelopment - language change	0.0		0.0
61	10thru25	Pearce	Administration	Girdwood Water Improvement District	-325.0		-325.0
61	10thru25	Pearce	Administration	Mun of Anch for Alyeska Water Improvement District	325.0		325.0
62	0	MacLean/OMB	Commerce/Economic Dev.	AIDEA Purchase of Tourism Revolving Loan Fund in Division of Investments-lapse into GF	650.0		650.0
63	0	MacLean/OMB	Community/Regional Affairs	\$650.0 Appropriation to Rural Development Initiative Fund	-650.0		-650.0
64	0	MacLean/OMB		Contingency Clause - Requiring Approval of AIDEA Board	0.0		0.0
65	0	OMB	Environmental Conservation	Nearshore Strike Team Demonstration Projects - extend lapse	0.0		0.0
68	38	Adams/Foster	Environmental Conservation	Beaver Sewage Lagoon	-55.9		-55.9
68	38	Adams/Foster	Environmental Conservation	Buckland Water and Sewer	-103.0		-103.0
68	38	Adams/Foster	Environmental Conservation	Unalaska Standard Oil Hill Sewer	-80.1		-80.1
68	38	Adams/Foster	Administration	DEC Juneau Office Consolidation	-91.6		-91.6
68	38	Adams/Foster	Commerce/Economic Dev.	Alaska Energy Authority - Snettisham Acquisition	50.0		50.0
68	38	Adams/Foster	Environmental Conservation	Bering Strait School District for Water Line Construction in Gambell	284.7		284.7
150	4	Hudson/Barnes	Commerce/Economic Dev.	Alaska Power Authority for grant to City of Nikolai	9.7		9.7
150	4	Hudson/Barnes	Commerce/Economic Dev.	Alaska Power Authority for Tatitlek Electrification Project	6.7		6.7
150	4	Hudson/Barnes	Commerce/Economic Dev.	Alaska Power Authority for Rural Electrification	22.6		22.6
150	4	Hudson/Barnes	Commerce/Economic Dev.	Snettisham Acquisition	39.0		39.0
				<b>TOTAL:</b>	<b>-500.0</b>		<b>-500.0</b>

Pearce

Sec\_\_\_\_.(a) The unexpended and unobligated balance of the appropriation made in sec 139, ch. 208, SLA 1990, page 73, line 15 that is allocated on line 19 (Girdwood Water Improvement District - \$3,900,000) is reappropriated to the Department of Administration for payment as a grant under AS 37.05.315 to the Municipality of Anchorage, Anchorage Water and Wastewater Utility, for the following purpose in the amount stated:

PURPOSE	GRANT AMOUNT
ALYESKA WID No. 389	
<del>Wastewater Facility Treatment Upgrade</del>	\$325,000

(b) If the amount deposited in the general fund by the repeal of the appropriation in (a) of this section is less than \$325,000, then the appropriation shall be reduced accordingly.

Evans reapprop for  
MOA

ALYESKA WID NO. 369

ADEC 50/50 MATCHING GRANT AND DIRECT LEGISLATIVE APPROPRIATION

QUESTIONS ASKED BY BOB EVANS ON APRIL 27, 1992

1. HOW MUCH MONEY?

- o A total of \$6.2 million was appropriated by the Legislature for the Alyeska Basin Subdivision Water System.

2. WHAT WAS ORIGINAL APPROPRIATION FOR?

- o SB 488 appropriated \$3.9 million to the ADEC 50/50 Matching Grant program for the Alyeska Basin Subdivision Water System effective July 1, 1990.
- o HB 463 appropriated \$2.3 million as a Direct Legislative Grant for the Girdwood/Alyeska Water Improvement District effective July 1, 1990.

3. WHERE DOES IT GO?

- o Our latest projection reflects \$3.45 million will be spent of the original \$3.9 million SB 488 appropriation, leaving an unexpended balance of ~~\$450,000~~ <sup>325,000</sup> under the ADEC 50/50 matching grant program.
- o The \$450,000 remaining is not eligible for reimbursement based on ADEC eligibility regulation criteria and approvals.
- o Since AWWU anticipates no other 50/50 matching grant eligible expenses to be incurred and the Legislature originally intended the total \$6.2 million be utilized for this project, we request the remaining \$450,000 be transferred and used as a direct grant for the Alyeska Basin Subdivision Water System.

**SENATE COMMITTEE REPORT**  
FIRST COMMITTEE OF REFERRAL

*JMK*

DATE: 3/16/93

FURTHER: FINANCE

Date of 5-Day Notice: 3.18.93  
(in accordance with Uniform Rule 23)

DATE TURNED INTO OFFICE: 3.24.93

RESOURCES Committee considered SB 165

"An Act (making an appropriation to the Alyeska Settlement Fund and making appropriations from the Alyeska Settlement Fund;) and providing for an effective date."

and recommends: and report it  
back as follows

replace with \_\_\_\_\_ CS \_\_\_\_\_ (\_\_\_\_\_)

- same title
- new title
- technical title change (HB only)

attaches amendment(s)

adopts \_\_\_\_\_ Letter of Intent

further referral to the \_\_\_\_\_

do pass

do not pass

no recommendation

individual recommendations

*APP - no FYI*

**FISCAL NOTE INFORMATION**

Department	Date	Zero	Fiscal

Department	Date	Zero	Fiscal

Appropriation No Fiscal Note

Governor's Bill with Previous Fiscal Notes (enter information above)

**DO PASS:**

**OTHER RECOMMENDATIONS:**

*Alfred Reder*  
*Andrew A. Roman*

*John F. Zhauff No Rec*  
*Ed Adams - No Rec*

*Mike Miller Do Pass*

Chair: Signature and Recommendation