

SB

215

SFIN

FILE

SENATE FINANCE COMMITTEE REPORT

DATE: 4/11/96

DATE TURNED INTO OFFICE: 4-30-96

The Finance Committee considered SB 215

Omnibus state agency operations and programs.

and recommends:

- be replaced with _____ CS SB 215 (Fix)
- adopt previous _____ CS _____ (_____)
- attached amendment(s)
- adopt Letter of Intent by _____ Committee
- further referral to the _____ Committee

- Senate Bill:
- same title
 - new title
- House Bill:
- same title
 - technical change
 - new: SCR# _____

SIGNING <u>DO</u> PASS	DP	OTHER RECOMMENDATIONS	NR	DNP	AM
<i>[Signature]</i>	✓	<i>[Handwritten notes]</i>	✓		✓
		<i>[Handwritten notes]</i>	✓		
		<i>[Handwritten notes]</i>	✓	✓	CT. Tang
Co-Chair: <i>[Signature]</i>	✓	Co-Chair: <i>[Signature]</i>			
Co-Chair:		Co-Chair:			

NEW FISCAL NOTE(S):

Department	Date	Zero	Fiscal
DNR (Mining)	4/24/96	0	
DOR (Enorm/Excise)	5/1/96	0	
DOR (Treasury)	7/1/96		2,065.2 Rev.

PREVIOUS FISCAL NOTE(S):*

Department	Date	Zero	Fiscal
DF+G	1/9/96		(720.0)
DC+ED	1/9/96		(5.3)

(Titanic)

APPROPRIATION -- no fiscal note

*Include fiscal notes accompanying Governor's bill

Revision Date: _____ Dept. Affected: Revenue
 Title: Streamlining State Government BRU: Audit Operations
 Component: Income and Excise Audit
 Sponsor: Rules Committee
 Requestor: Governor COMPONENT SERIAL NO. 113

Expenditures/Revenues: (Thousands of Dollars)

OPERATING EXPENDITURES	FY 97	FY 98	FY 99	FY 00	FY 01	FY 02
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	0.0	0.0	0.0	0.0	0.0	0.0
CAPITAL EXPENDITURES						
CHANGE IN REVENUES ()	0.0	0.0	0.0	0.0	0.0	0.0

FUND SOURCE (Thousands of Dollars)

1002 Federal Receipts						
1003 GF Match						
1004 GF						
1006 GF/Program Receipts						
1037 GF/Mental Health						
Other						
TOTAL	0.0	0.0	0.0	0.0	0.0	0.0

Estimate of any current year (FY96) cost \$ 0

POSITIONS:

FULL-TIME					
PART-TIME					
TEMPORARY					

ANALYSIS: (Attach a separate page if necessary)

Section 9 of this bill repeals the Non-Resident Affidavit Tax Bond program. This will eliminate staff time spent on processing non-essential sworn affidavits and tax bonds required to be filed by non-resident corporations. Staff time freed up will be used to enhance our tax compliance programs (i.e. corporation, motor fuel and fisheries). The state will no longer receive interest earned on the cash bonds paid to the state. This loss of approximately \$100,000 will be more than offset by increased revenues from our compliance unit.

Prepared by: Robert N. Bartholomew *Robert Bartholomew* Phone: 465 2320
 Division: Income & Excise/Audit Date: 1/9/96
 Approved by Commissioner: [Signature] Date: 1/9/96
 Agency: Department of Revenue

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STATE OF ALASKA
1996 LEGISLATIVE SESSION

Version: SB 215
No. 2
(S) Publish Date: 1/12/96

Revision Date: _____ Dept. Affected: Health and Social Services
Title: Streamlining Bill BRU: State Health Services
Sponsor: Rules Committee Component: Epidemiology
Requestor: Tony Knowles, Governor COMPONENT SERIAL NO. 296
See also (SN#): _____

Expenditures/Revenues: (Thousands of Dollars)

OPERATING EXPENDITURES	FY97	FY98	FY99	FY00	FY01	FY02
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	0.0	0.0	0.0	0.0	0.0	0.0

CAPITAL EXPENDITURES						
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CHANGES IN REVENUES						
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FUND SOURCE (Thousands of Dollars)

1002 Federal Receipts						
1003 GF Match						
1004 GF						
1005 GF/Program Receipts						
1037 GF/Mental Health						
Other (please specify)						
TOTAL	0.0	0.0	0.0	0.0	0.0	0.0

Estimate of any current year (FY98) cost: 80.0

POSITIONS:

FULL-TIME						
PART-TIME						
TEMPORARY						

ANALYSIS: (Attach a separate page if necessary)

No Fiscal Impact.

Prepared by: Peter M. Nakamura, MD, MPH *Peter Nakamura*
Division: Public Health
Approved by Com: Karen Priddy, Commissioner *Karen Priddy*
Agency: Department of Health & Social Services

Phone: 465-1090
Date: 01/09/96
Date: 1/9/96

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STATE OF ALASKA
1996 LEGISLATIVE SESSION

No. 3
J Version: SB 215
(S) Publish Date: 1/12/96

Revision Date: _____ Dept. Affected: Health and Social Services
Title: Streamlining Bill BRU: State Health Services
Sponsor: Rules Committee Component: Maternal, Child, & Family Hlth
Requestor: Tony Knowles, Governor COMPONENT SERIAL NO. 290
See also (SN#): _____

Expenditures/Revenues: (Thousands of Dollars)

OPERATING EXPENDITURES	FY97	FY98	FY99	FY00	FY01	FY02
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	0.0	0.0	0.0	0.0	0.0	0.0

CAPITAL EXPENDITURES						
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CHANGES IN REVENUES ()						
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FUND SOURCE (Thousands of Dollars)

1002 Federal Receipts						
1003 GF Match						
1004 GF						
1005 GF/Program Receipts						
1037 GF/Mental Health						
Other (please specify)						
TOTAL	0.0	0.0	0.0	0.0	0.0	0.0

Estimate of any current year (FY96) cost: \$0.0

POSITIONS:

FULL-TIME						
PART-TIME						
TEMPORARY						

ANALYSIS: (Attach a separate page if necessary)

There will be zero fiscal impact with these changes. Without the changes the department will need to develop a contracting mechanism which would involve extensive amounts of time and effort by program staff and providers.

Prepared by: Peter M. Nakamura, MD, MPH *P. Nakamura*
Division: Public Health
Approved by Com: Karen Perdue, Commissioner *K. Perdue*
Agency: Department of Health & Social Services

Phone: 465-3090
Date: 01/09/96
Date: 1/9/96

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FISCAL NOTE

No. 4

Bill Version: SB 215

(S) Publish Date: 1/12/96

STATE OF ALASKA
1996 LEGISLATIVE SESSION

Revision Date: _____
Title: Streamlining Bill

Department Affected: Environmental Conservation

Sponsor: Rules Committee
Requestor: Governor

BRU: Environmental Health
Component: Seafood and Sanitation Inspections

COMPONENT SERIAL NO. 1936

Expenditures/Revenues:

(Thousands of Dollars)

Expenditures/Revenues:	FY 97	FY 98	FY 99	FY 00	FY 01	FY 01
OPERATING EXPENDITURES						
PERSONAL SERVICES	0.0	0.0	0.0	0.0	0.0	0.0
TRAVEL	0.0	0.0	0.0	0.0	0.0	0.0
OPERATIONAL	0.0	0.0	0.0	0.0	0.0	0.0
DEPRECIATION	0.0	0.0	0.0	0.0	0.0	0.0
EQUIPMENT	0.0	0.0	0.0	0.0	0.0	0.0
LAND & STRUCTURES	0.0	0.0	0.0	0.0	0.0	0.0
GRANTS, CLAIMS	0.0	0.0	0.0	0.0	0.0	0.0
MISCELLANEOUS	0.0	0.0	0.0	0.0	0.0	0.0
TOTAL OPERATING	0.0	0.0	0.0	0.0	0.0	0.0
CAPITAL EXPENDITURES	0.0	0.0	0.0	0.0	0.0	0.0
CHANGE IN REVENUES ()	0.0	0.0	0.0	0.0	0.0	0.0

FUND SOURCE

General Receipts	0.0	0.0	0.0	0.0	0.0	0.0
State Match	0.0	0.0	0.0	0.0	0.0	0.0
Federal	0.0	0.0	0.0	0.0	0.0	0.0
Other (Program Receipt)	0.0	0.0	0.0	0.0	0.0	0.0
INTERFUND	0.0	0.0	0.0	0.0	0.0	0.0
Other	0.0	0.0	0.0	0.0	0.0	0.0
TOTAL	0.0	0.0	0.0	0.0	0.0	0.0

Estimate of any current year (FY96) cost: \$ 0.0

POSITIONS:

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

ANALYSIS: (Attach a separate page if necessary.)

No fiscal impact.

Bill repeals statutory requirement that department regulate rabies reporting and animal constraint with no threat to the public health and safety. The Department of Health and Social Services and local governments will continue rabies control efforts.

Bill also repeals the department's authority to administer flour and bread standards. The federal government sets standards for flour and bread which makes state standards unnecessary.

Prepared by Larry Jones *Lawrence Jones*
Division: Director, Division of Administrative Services

Phone: 465-5010
Date: 1/9/96

Approved by Commissioner: *Lawrence Jones*
Agency: Department of Environmental Conservation

Date: 1/9/96

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FISCAL NOTE

No. 5

Bill Version: SB 215

(S) Publish Date: 1/12/96

STATE OF ALASKA
1996 LEGISLATIVE SESSION

Revision Date:	Dept. Affected: <u>Fish and Game</u>
Title: <u>An Act streamlining the functions of state government. . .</u>	BRU: <u>Administration and Support</u>
Sponsor: <u>Rules Committee</u>	Component: <u>Administrative Services</u>
Requester: <u>Governor</u>	COMPONENT SERIAL NO. <u>479</u>

Expenditures/Revenues (Thousands of Dollars)

OPERATING EXPENDITURES	FY 97	FY 98	FY 99	FY 00	FY 01	FY 02
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL	(720.0)	(720.0)	(720.0)	(720.0)	(720.0)	(720.0)
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	(720.0)	(720.0)	(720.0)	(720.0)	(720.0)	(720.0)

CAPITAL EXPENDITURES						
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CHANGE IN REVENUES ()	(720.0)	(720.0)	(720.0)	(720.0)	(720.0)	(720.0)
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FUND SOURCE (Thousands of Dollars)

FUND SOURCE	FY 97	FY 98	FY 99	FY 00	FY 01	FY 02
1002 Federal Receipts						
1003 GF Match						
1004 GF						
1005 GF/Program Receipts						
1006 GF/MHTIA						
1024 Fish and Game Fund	(720.0)	(720.0)	(720.0)	(720.0)	(720.0)	(720.0)
TOTAL	(720.0)	(720.0)	(720.0)	(720.0)	(720.0)	(720.0)

Estimate of any current year (FY96) cost: \$ 0.0

POSITIONS

FULL-TIME						
PART-TIME						
TEMPORARY						

ANALYSIS: (Attach a separate page if necessary)

This bill will alter the way in which fish and game license vendor compensation is paid. Currently, the vendor withholds 5% of revenue generated from the sale of sport licenses as commission. The department also pays each vendor an additional \$1 per item sold on a quarterly basis. The amount of additional vendor compensation has been increasing for several years, requiring the department to request increases to its budget. This bill will allow vendors to withhold their additional vendor compensation along with their 5% commission. This will result in a reduction of revenue to the fish and game fund and an equal reduction in expenditures to be charged against the fund. This change will streamline the process for paying vendor compensation while having a net zero affect on the fish and game fund. This bill will affect approximately 1000 of the department's 1400 license vendors. It will still be necessary to make manual payments of up to \$50 to approximately 400 vendors that sell less than 50 licenses per year. The department will continue to report all compensation in the state accounting system and to vendors and the Internal Revenue Service on a form 1099.

Prepared by:	Kevin Brooks <i>Kevin Brooks</i>	Phone: <u>465-5999</u>
Division:	Administrative Services	Date: <u>1/9/96</u>
Approved by Commissioner:	Frank Rue <i>Frank Rue</i>	Date: <u>1/9/96</u>
Agency:	Fish and Game	

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FISCAL NOTE

No. 6

All Version: SB 215

(S) Publish Date: 1/12/96

STATE OF ALASKA
1996 LEGISLATIVE SESSION

Revision Date: _____ Department: Commerce and Economic Development
 Title: An Act streamlining the functions of state BRU: Occupational Licensing
 government: _____ Component: Operations
 Sponsor: Rules Committee
 Requestor: Governor COMPONENT SERIAL NO. 1844

Expenditures/Revenues

(Thousands of Dollars)

OPERATING EXPENDITURES	FY 97	FY 98	FY 99	FY 00	FY 01	FY 02
PERSONAL SERVICES	(4.4)	(4.4)	(4.4)	(4.4)	(4.4)	(4.4)
TRAVEL	(0.5)	(0.5)	(0.5)	(0.5)	(0.5)	(0.5)
CONTRACTUAL	(0.4)	(0.4)	(0.4)	(0.4)	(0.4)	(0.4)
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	(5.3)	(5.3)	(5.3)	(5.3)	(5.3)	(5.3)
CAPITAL EXPENDITURES						
CHANGE IN REVENUES	(3.9)	(3.9)	(3.9)	(3.9)	(3.9)	(3.9)

FUND SOURCE

(Thousands of Dollars)

1002 Federal Receipts						
1003 GF Match						
1004 General Fund						
1005 GF/Program Receipts						
1006 GF/MHT						
Other: 1091 Designated PR	(5.3)	(5.3)	(5.3)	(5.3)	(5.3)	(5.3)
TOTAL	(5.3)	(5.3)	(5.3)	(5.3)	(5.3)	(5.3)

Estimate of any current year (FY 96) cost: \$ 5.3

POSITIONS

FULL-TIME						
PART-TIME						
TEMPORARY						

ANALYSIS: (Attach a separate page if necessary)

Section 8 repeals regulatory oversight statutes and statutory references under centralized licensing for the Athletic Commission (AS 05.05 and AS 05.10), and the certification of professional geologists (AS 08.02.011). The reduction identified in this fiscal note represent direct costs associated with these programs: Athletic Commission at \$3.6, and Professional Geologists at \$1.7. The reduction of revenue is based on fees generated in FY 95. Revenue of the Athletic Commission totalled \$1.4 and licenses are renewed annually. Revenue generated by certification of professional geologists totalled \$2.5 and are based on a one time charge with no expiration.

Prepared by Jennifer Strickler, Administrative Officer
 Division Occupational Licensing
 Approved by Commissioner William L. Hensley
 Agency Commerce and Economic Development

Phone 465-2144
 Date January 9, 1996
 Date 1-9-96

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FISCAL NOTE

Bill Version: SB 215

STATE OF ALASKA 1996 LEGISLATIVE SESSION

BILL (S) Publish Date: -1/12/96

Revision Date: Original Dept Affected: Natural Resources
 Title: Streamlining State Government BRU: Resource Development
 Component: Water Development
 Sponsor: Rules Committee
 Requestor: Governor Knowles Component Serial No. 916

Expenditures/Revenues (Thousands of Dollars)

	FY97	FY98	FY99	FY00	FY01	FY02
OPERATING EXPENDITURES						
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	00	00	00	00	00	00
CAPITAL EXPENDITURES	00	00	00	00	00	00
CHANGE IN REVENUES ()	00	00	00	00	00	00

FUND SOURCE (Thousands of Dollars)

	FY97	FY98	FY99	FY00	FY01	FY02
1002 Federal Receipts						
1003 GF Match						
1004 GF						
1005 GF/Program Receipts						
1006 GF/MHTIA						
Other						
TOTAL	00	00	00	00	00	00

Estimate of any current year (FY96) cost: \$ none

POSITIONS

	FY97	FY98	FY99	FY00	FY01	FY02
FULL-TIME	0	0	0	0	0	0
PART-TIME	0	0	0	0	0	0
TEMPORARY	0	0	0	0	0	0

ANALYSIS: (Attach a separate page if necessary)

The Alaska Water Resources Board (Board) was established by Article 3 of Alaska Statute 46.15, the Water Use Act, which was enacted in 1966. The seven-member board was created to advise the Governor on all matters relating to the use, appropriation, and protection of water. The Board is appointed by the Governor and confirmed by the Legislature. Over the past 15 years the Board has tackled a broad range of water management issues including federal reserve water rights, basin wide adjudications, critical management areas, instream flow for fish and wildlife, and water quality concerns. Funding had always been provided to the Board through the Department of Natural Resources. Three years ago, it was decided to eliminate this funding for higher priority projects within the Department. The Board has not been funded over the past three years and has not met since October 1993. It is not anticipated that this Board will be funded in the future and without the funding there is no need to preserve Article 3 of AS 46.15, that requires tasks that are not being accomplished.

Prepared by: Jules Treston, Director Phone: 269-6625
 Division: Mining & Water Date: 5-Jan-96
 Approved by Commissioner: [Signature] Date: 5-Jan-96
 Agency: Natural Resources

PREPARER TO PROVIDE ALL DISTRIBUTION COPIES TO GOVERNOR'S LEGISLATIVE OFFICE

Revision Date: _____ Dept. Affected: Revenue
 Title: An Act streamlining the functions BRU: Revenue Operations
of state government, etc. Component: Treasury
 Sponsor: Rules Committee
 Requester: (S) RES COMPONENT SERIAL NO. 121

Expenditures/Revenues:

(Thousands of Dollars)

	FY 97	FY 98	FY 99	FY 00	FY 01	FY 02
OPERATING EXPENDITURES						
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	0.0	0.0	0.0	0.0	0.0	0.0
CAPITAL EXPENDITURES						
CHANGE IN REVENUES ()	7,065.0	685.5	685.5	685.5	685.5	685.5

FUND SOURCE

(Thousands of Dollars)

	FY 97	FY 98	FY 99	FY 00	FY 01	FY 02
1002 Federal Receipts						
1003 GF Match						
1004 GF						
1006 GF/Program Receipts						
1037 GF/Mental Health						
Other						
TOTAL	0.0	0.0	0.0	0.0	0.0	0.0

Estimate of any current year (FY96) cost \$ _____

POSITIONS:

	FY 97	FY 98	FY 99	FY 00	FY 01	FY 02
FULL-TIME						
PART-TIME						
TEMPORARY						

ANALYSIS: (Attach a separate page if necessary)

This fiscal note is based on our understanding and assumption that the bill will allow for insurance premium tax payments to be paid quarterly (versus current annual payment) and paid by an electronic method. The electronic method of payment allows for machine capture of the remittance data, which will be posted directly to their database by the Division of Insurance which will streamline and make more current the status of the remitter's account. This will result in approximately \$7.0 million of previously anticipated fiscal year 1998 revenue being received in FY97. This will not reduce FY98 or subsequent year revenue. It is simply accelerating the receipt of revenues. In addition, the earlier and more frequent receipt of these funds will result in an estimated increase in interest earnings to the general fund of \$65.0 in FY97 and \$685.5 in years thereafter.

Prepared by: Wm Voll, Cash Manager and Investment Officer Phone: 465-3700
 Division: Treasury Date: March 13, 1996
 Approved by Commissioner: Rose Kinoy, Deputy Commissioner Date: March 13, 1996
 Agency: Department of Revenue

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Revision Date: _____ Dept. Affected: Revenue
 Title: An Act streamlining the functions BRU: Revenue Operations
of state government, etc. Component: Treasury
 Sponsor: Rules Committee
 Requester: (S) RES COMPONENT SERIAL NO. 121

Expenditures/Revenues: (Thousands of Dollars)

	FY 97	FY 98	FY 99	FY 00	FY 01	FY 02
OPERATING EXPENDITURES						
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	00	00	00	00	00	00
CAPITAL EXPENDITURES						
CHANGE IN REVENUES ()	7,065.0	685.5	685.5	685.5	685.5	685.5

FUND SOURCE (Thousands of Dollars)

	FY 97	FY 98	FY 99	FY 00	FY 01	FY 02
1002 Federal Receipts						
1003 GF Match						
1004 GF						
1006 GF/Program Receipts						
1037 GF/Mental Health						
Other						
TOTAL	00	00	00	00	00	00

Estimate of any current year (FY96) cost \$ _____

POSITIONS:

	FY 97	FY 98	FY 99	FY 00	FY 01	FY 02
FULL-TIME						
PART-TIME						
TEMPORARY						

ANALYSIS: (Attach a separate page if necessary)

This fiscal note is based on our understanding and assumption that the bill will allow for insurance premium for payments to be paid quarterly (versus current annual payment) and paid by an electronic method. The electronic method of payment allows for machine capture of the remittance data, which will be posted directly to their database by the Division of Insurance which will streamline and make more current the status of the remitter's account. This will result in approximately \$7.0 million of previously anticipated fiscal year 1998 revenue being received in FY97. This will not reduce FY98 or subsequent year revenue, it is simply accelerating the receipt of revenues. In addition, the earlier and more frequent receipt of these funds will result in an estimated increase in interest earnings to the general fund of \$65.0 in FY97 and \$685.5 in years thereafter.

Prepared by: [Signature] John Votl, Cash Manager and Investment Officer Phone: 465-3700
 Division: Treasury Date: March 13, 1996
 Approved by Commissioner: Ross Kinney, Deputy Commissioner [Signature] Date: March 13, 1996
 Agency: Department of Revenue

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FISCAL NOTE

STATE OF ALASKA
1996 LEGISLATIVE SESSION

BILL NO. CSSB215(RES)

Revision Date: Original Dept Affected: Natural Resources
 Title: An Act streamlining the functions of BRU: Resource Development
state government... Component: Water Development
 Sponsor: Senate Rules
 Requestor: Senate HES Component Serial No. 916

Expenditures/Revenues (Thousands of Dollars)

OPERATING EXPENDITURES	FY97	FY98	FY99	FY00	FY01	FY02
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	00	00	00	00	00	00
CAPITAL EXPENDITURES	00	00	00	00	00	00
CHANGE IN REVENUES ()	00	00	00	00	00	00

FUND SOURCE (Thousands of Dollars)

1002 Federal Receipts						
1003 GF Match						
1004 GF						
1005 GF/Program Receipts						
1006 GF/MHTIA						
Other						
TOTAL	00	00	00	00	00	00

Estimate of any current year (FY96) cost: \$ none

POSITIONS

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

ANALYSIS: (Attach a separate page if necessary)

The Alaska Water Resources Board (Board) was established by Article 3 of Alaska Statute 46.15, the Water Use Act, which was enacted in 1966. The seven-member board was created to advise the Governor on all matters relating to the use, appropriation, and protection of water. The Board is appointed by the Governor and confirmed by the Legislature. Over the past 15 years the Board has tackled a broad range of water management issues including federal reserve water rights, basin wide adjudications, critical management areas, instream flow for fish and wildlife, and water quality concerns. Funding had always been provided to the Board through the Department of Natural Resources. Three years ago, it was decided to eliminate this funding for higher priority projects within the Department. The Board has not been funded over the past three years and has not met since October 1993. It is not anticipated that this Board will be funded in the future and without the funding there is no need to preserve Article 3 of AS 46.15 that requires tasks that are not being accomplished.

Prepared by: Jules Treston, Director Phone: 269-8025
 Division: Mining & Water Date: 21-Mar-96
 Approved by Commissioner: [Signature] Date: 21-Mar-96
 Agency: Natural Resources

FISCAL NOTE

STATE OF ALASKA

BILL NO. CSSB215(RES)

1996 LEGISLATIVE SESSION

Revision Date:	<u>Original</u>	Dept Affected:	<u>Natural Resources</u>
Title:	<u>An Act streamlining the functions of state government, including...</u>	BRU:	<u>Resource Development</u>
Sponsor:	<u>Rules by request of the Governor</u>	Component:	<u>Mining Development</u>
Requestor:	<u>Senate Finance</u>	Component Serial No.:	<u>442</u>

Expenditures/Revenues	(Thousands of Dollars)					
	FY97	FY98	FY99	FY00	FY01	FY02
OPERATING EXPENDITURES						
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	0.0	0.0	0.0	0.0	0.0	0.0
CAPITAL EXPENDITURES	0.0	0.0	0.0	0.0	0.0	0.0
CHANGE IN REVENUES ()						

FUND SOURCE	(Thousands of Dollars)					
	FY97	FY98	FY99	FY00	FY01	FY02
1002 Federal Receipts						
1003 GF Match						
1004 GF						
1005 GF/Program Receipts						
1006 GF/MHTIA						
Other						
TOTAL	0.0	0.0	0.0	0.0	0.0	0.0

Estimate of any current year (FY96) cost: \$ none

POSITIONS	FY97	FY98	FY99	FY00	FY01	FY02
FULL-TIME	0	0	0	0	0	0
PART-TIME	0	0	0	0	0	0
TEMPORARY	0	0	0	0	0	0

ANALYSIS: (Attach a separate page if necessary)

The Exploration Incentives Credit bill (HB197) enacted during the last session contained a fiscal note that was not approved. This left an annual unfunded mandate of approximately \$62.0. Before signing the bill, the department contacted the mineral industry to determine how to reduce the overall unfunded administrative costs of the new program. Industry, the department, and the Department of Revenue worked together over the summer and fall to develop a consensus position that resolved the funding shortfall addressed in HB416/SB216 and streamlining measures contained in HB415/SB215. With enactment of both HB415/SB215 and HB416/SB216, the overall net existing shortfall for funding the exploration incentives credit program to the department will be significantly reduced and the decision/application process streamlined. This is because the streamlining aspects in HB415/SB215 provide for: abolishing the requirement for annual filing and processing with an automatic approval of the commissioner when no action is taken, and substituting a requirement for CPA certification of annual exploration credits exceeding \$40,000 in any one year and a threshold of \$250,000 for filing an application unless the lesser amount is associated with a mine ready to go into production. We estimate there will be 12-14 applications a year; less than 1/2 filed in the first year with only a limited part of the exploration period eligible for credits. \$10,000 additional revenue is shown on the fiscal note for HB416/SB216.

Prepared by:	<u>Jules Tileston, Director</u>	Phone:	<u>269-6825</u>
Division:	<u>Mining and Water Management</u>	Date:	<u>24-Apr-96</u>
Approved by Commissioner:	<u>[Signature]</u>	Date:	<u>24-Apr-96</u>
Agency:	<u>Natural Resources</u>		

Version Date _____ Dept. Affected _____ Revenue _____
 Title Omni-bus State Agency Operations and Program BRU _____ Revenue Operations _____
 Component _____ Income and Excise Audit _____
 Sponsor (S) Rules
 Requestor (S) Finance COMPONENT SERIAL NO. 113

Expenditures/Revenues: (Thousands of Dollars)

	FY 97	FY 98	FY 99	FY 00	FY 01	FY 02
OPERATING EXPENDITURES						
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	00	00	00	00	00	00
CAPITAL EXPENDITURES						
CHANGE IN REVENUES ()	00	30	00	00	00	00

FUND SOURCE (Thousands of Dollars)

100 Federal Receipts						
100 State Income						
100 State						
100 State Program Receipts						
100 State Grants						
Other						
TOTAL	00	30	00	00	00	00

Estimate of any current year (FY96) cost \$ 30

POSITIONS

FULL TIME					
PART TIME					
TEMPORARY					

ANALYSIS (Attach a separate page if necessary)

Section 24 of the bill repeals the Non-Resident Affidavit Tax Bond program. This will eliminate staff time spent on processing non-resident return affidavits and tax bonds required to be filed by non-resident corporations. Staff time freed up will be used to enhance our tax compliance programs (i.e. corporation, motor fuel and fisheries). The state will no longer receive interest earned on the cash bonds paid to the state. This loss of approximately \$100,000 will be more than offset by increased revenues from the compliance unit.

Prepared by _____ Robert N. Sorenson _____ Phone 465-2320
 Director _____ Income and Excise Audit _____ Date 9/26/1996
 Approved by Commissioner _____ William Condon _____ Date 9/26/1996
 Agency _____ Department of Revenue

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Revision Date _____ Dept. Affected _____ Revenue _____
 Title Omnibus State Agency Operations and Program BRU Revenue Operations
 Component Treasury
 Sponsor (S) Rules
 Requestor (S) Finance COMPONENT SERIAL NO. 121

Expenditures/Revenues: (Thousands of Dollars)

	FY 97	FY 98	FY 99	FY 00	FY 01	FY 02
OPERATING EXPENDITURES						
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLARIS						
MISCELLANEOUS						
TOTAL OPERATING	00	00	00	00	00	00
CAPITAL EXPENDITURES						
CHANGE IN REVENUES ()	7,065.0	685.7	685.5	685.5	685.5	685.5

FUND SOURCE (Thousands of Dollars)

100 Federal Receipts						
700 SF Match						
104 SF						
105 SF Program Receipts						
110 SF Vendor Health						
Other						
TOTAL	00	00	00	00	00	00

Estimate of any current year (FY98) cost \$ 00

POSITIONS

Full Time						
Part Time						
Temporary						

ANALYSIS (Attach a separate page if necessary)

Sections 4 through 13 of this bill change the payment terms for insurance premium for. This fiscal note is based on our understanding and assumption that the bill will allow for insurance premium for payments to be paid quarterly (versus current annual payment) and paid by an electronic method. The electronic method of payment allows for machine capture of the remittance data, which will be posted directly to their database by the Division of Insurance which will streamline and make more current the status of the remitters' accounts. This will result in approximately \$7.0 million of previously anticipated fiscal year 1998 revenue being received in FY 97. This will not reduce FY 98 or subsequent year revenue, it is simply accelerating the receipt of revenues. In addition, the earlier and more frequent receipt of these funds will result in an estimated increase in interest earnings to the general fund of \$60.0 in FY 97 and \$68.5 in years thereafter.

Prepared by: Vanessa, Cash Manager and Investment Officer Phone: 685-3170
 Division: Treasury Date: Nov 1, 1996
 Approved by Commissioner: Bob Einar, Deputy Commissioner Date: Nov 1, 1996
 Agency: Department of Revenue

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Amend #1
4/30/96
Adopted
as
amended

AMENDMENT

OFFERED IN SENATE FINANCE

To CSSB 215(RES)

Page 1, line 1

Following "state government, including"

INSERT "authorizing the commissioner of fish and game to award grants for certain resource activities;"

Page 1, line 12

INSERT new Section 1:

Section 1. AS 16.05 is amended by adding a new section to read:

Sec. 16.05.085. Grant Authority. The commissioner may award grants for protecting, maintaining, improving, or extending fish, game, or aquatic plant resources of the state, including making those resources available for the public. Grants may only be awarded from money appropriated by the legislature for specific grant purposes, and the grants must be awarded consistent with those purposes. The commissioner may adopt regulations to interpret or implement this section. In order to recover all or part of the department's costs of administering the grants, the commissioner may charge a fee to grant applicants and may retain up to 10 percent of a grant award.

(Insert Chapter and Sec. of session law.)

Conceptual Amend. DD

Limit authority to (2) Kincaid
River Drainage projects
SLA cites to be provided
(or restrictive covenants)

Adopted

STATE OF ALASKA

TONY KNOWLES, GOVERNOR

DEPARTMENT OF FISH AND GAME

OFFICE OF THE COMMISSIONER

PO BOX 25529
JUNEAU, ALASKA 99802-5529
PHONE (907) 465-4100
FACSIMILE (907) 465-2332

April 18, 1996

The Honorable Rick Halford
Alaska State Legislature
State Capitol, Room 508
Juneau, AK 99801-1182

Dear Senator Halford:

The department is requesting your help in making an amendment to CSSB 215(RES). The amendment will provide authority to the Department of Fish and Game to award grants to private entities for specific purposes associated with the management or use of fish and wildlife resources, including protection and rehabilitation of habitat.

The ability to award grants would assist the department by enabling it and private parties to more effectively cooperate on projects of mutual interest. Currently the department is working with private property owners along the Kenai River in the construction of demonstration projects to restore and protect streamside habitat impacted by human development. These are small grants for an average of \$6,000 each and are funded out of funds provided by Senator Stevens through the National Marine Fisheries Service. Currently, because the department doesn't have grant authority, we must utilize a third party to administer the grants. This increases overhead and administrative cost. Other examples of cooperative projects for which grants would be appropriate include projects with hunting and fishing groups to improve access, perform habitat enhancement, and to engage in fish or wildlife stocking and transplanting.

You may remember that the original version of SB 215 provided broad authority for the department to award grants. Senator Pearce was uncomfortable with a grant of such broad authority and amended the bill to remove that section in the Senate Resources Committee. She did express an interest in a narrower provision of grant authority. I have worked with her to develop the enclosed amendment which provides a more defined authority for awarding grants. This amendment has her blessing and she authorized me to pursue including it in the bill.

The Honorable Rick Halford

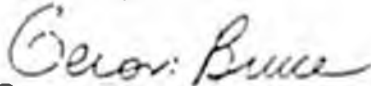
2

April 18, 1996

We would appreciate your assistance in amending this bill. If you do not wish to offer the amendment yourself, could you request another member of the finance committee to offer it. Grants would only be awarded from funds specifically authorized by the legislature for specific purposes. This would maintain legislative oversight while providing flexibility and greater administrative efficiency to the department. It would also enable us to make the department's funds go further by matching them with funds, or other in-kind contributions, from private entities.

If you need any further information, please call me.

Sincerely,



Geron Bruce
Special Assistant

Enclosure

(c) The appropriations made by (a) and (b) of this section are made contingent on the municipality or unincorporated community complying before July 1, 1996, with the requirements, other than the deadlines, set out in AS 37.06.

* Sec. 12. The unexpended and unobligated balance of the appropriation made in sec. 19, ch. 79, SLA 1993, page 48, line 12 (City and Borough of Juneau - Mount Roberts Marina - \$3,000,000) is appropriated to the following agencies for the following purposes in the amounts listed:

PURPOSE	APPROPRIATION
University of Alaska Juneau residence hall	\$1,800,000
Department of Administration	
as a grant under AS 37.05.315 to the City and Borough of Juneau for the Black Lagoon/University of Alaska sewer and water project	600,000
Department of Administration - statewide	
satellite communications project	400,000

what year? →
1995

* Sec. 13. The sum of \$1,050,000 is appropriated from the following fund sources in the amount listed to the following agencies for costs relating to the integration of the state's criminal justice computer systems to improve the quality, coordination, and access to criminal history information:

AGENCY	FUND SOURCE	APPROPRIATION AMOUNT
Department of Administration	General Fund	\$ 300,000
Department of Corrections	Federal Receipts	750,000

* Sec. 14. (a) The sum of ~~\$4,000,000~~ ^{\$4,250,000} is appropriated from the Southeast energy fund (AS 42.45 GAC) to the Department of Administration for payment as a grant under AS 37.05.315 to the City of Ketchikan, Ketchikan Public Utility, for planning, design, and construction of a power transmission tower between Swan Lake and Tyee Lake hydroelectric projects.

(b) It is the intent of the legislature that the administration negotiate in good faith the transfer of the power projects described in the initial project to the communities served by

them during the fiscal year ending June 30, 1996.

(c) In this section, "initial project" means the power project described as the initial project in AS 44.83.398(a), consisting of the Tyee Lake, Swan Lake, Solomon Gulch, and Terro Lake hydroelectric facilities, which are considered for purposes of AS 44.83.398 to be one power project.

* Sec. 15. (a) The sum of \$1,000,000 is appropriated from federal receipts from the National Marine Fisheries Service to the Department of Fish and Game for the following purposes in the amounts listed:

PURPOSE	AMOUNT
(1) Kenai River drainage expedited permit processing and coordinating center in space provided by the Kenai Peninsula Borough	\$ 100,000
(2) Kenai River drainage habitat restoration project identification and prioritization	50,000
(3) Kenai River drainage habitat restoration demonstration projects and grants	850,000

(b) Funds appropriated under (a)(3) of this section may be transferred to the Department of Administration for grants approved by the Department of Fish and Game to the Kenai Peninsula Borough for Kenai River drainage habitat restoration demonstration projects on private land.

* Sec. 16. The unexpended and unobligated balance of the disaster relief fund (AS 26.23.300) on June 30, 1993, lapses June 30, 1996, into the funds from which it was appropriated.

* Sec. 17. (a) The sum of \$350,000,000 is appropriated from all unrestricted mortgage loan interest payments and all other unrestricted receipts, including mortgage loan commitment fees, to the Alaska Housing Finance Corporation for the corporation's loan programs for which the corporation does not provide a subsidy.

(b) The sum of \$50,000,000 is appropriated from all unrestricted mortgage loan interest payments and all other unrestricted receipts, including mortgage loan commitment fees, to the Alaska Housing Finance Corporation for the corporation's multi-family housing loans and the corporation's housing loan programs and housing loan projects for which the

\$/million
of Section 8

Chapter 79

1 appropriation for design of the center.

2 * Sec. 3. The sum of \$7,000,000 is appropriated from the Exxon Valdez oil spill
3 restoration fund, described in sec. 1(1) of this Act, to the Department of Natural Resources
4 for the purchase, for \$22,000,000, of the property rights of the Seldovia Native Association,
5 Cook Inlet Region, Inc., and Timber Trading Company, Inc. within the Kachemak Bay State
6 Park as identified in the Agreement for Sale and Purchase of Lands and Interests Within
7 Kachemak Bay State Park entered into in March 1993 between the state, the Seldovia Native
8 Association, Cook Inlet Region, Inc. and Timber Trading Company.

9 * Sec. 4. The sum of \$500,000 is appropriated from the Exxon Valdez oil spill restoration
10 fund, described in sec. 1(1) of this Act, to the Department of Natural Resources for
11 construction of a Kachemak Bay State Park visitors center and related facilities.

12 * Sec. 5. The sum of \$3,250,000 is appropriated from the Exxon Valdez oil spill
13 restoration fund, described in sec. 1(1) of this Act, to the Department of Fish and Game to aid
14 in the restoration of subsistence resources or services, lost or diminished as a result of the
15 Exxon Valdez oil spill, including the development of a shellfish hatchery and technical center
16 to be located on the lower Kenai Peninsula, at a location considered appropriate by the
17 Department of Fish and Game, and through shellfish nursery research at existing aquatic farms
18 or other facilities in Kachemak Bay. The appropriation made by this section may be used for
19 feasibility studies, design and engineering work, and construction of the facility, on the
20 condition that no money may be expended for design and engineering work in construction
21 until the Department of Fish and Game has completed a feasibility study, including a financial
22 and operating plan.

23 * Sec. 6. The sum of \$4,000,000 is appropriated from the Exxon Valdez oil spill
24 restoration fund, described in sec. 1(1) of this Act, to the Department of Fish and Game to
25 enhance sport fishing services lost or diminished as a result of the Exxon Valdez oil spill,
26 including the construction of a water delivery system connecting the Anchorage Municipal
27 Water Utility with the Fort Richardson hatchery and the integration of that system with the
28 hatchery and the development of a salmon production capacity model for Upper Cook Inlet
29 drainages.

30 * Sec. 7. The sum of \$4,750,000 and the interest accrued before July 1, 1994, on the
31 restoration payment described in sec. 1(1) of this Act, is appropriated from the Exxon Valdez

Chapter 79

1 oil spill restoration fund, described in sec. 1(1) of this Act, to the Department of Natural
2 Resources for the construction or placement, within Prince William Sound, the southern Kenai
3 Peninsula, and the coastal areas of the Kodiak Archipelago, of recreational amenities,
4 including recreational cabins, trails, mooring buoys, floating docks and similar items, and the
5 acquisition of sites and access rights for such amenities, that restore or enhance recreational
6 services lost or diminished by the Exxon Valdez oil spill.

7 * Sec. 8. The sum of \$1,000,000 is appropriated from the Exxon Valdez oil spill
8 restoration fund, described in sec. 1(1) of this Act, to the Department of Fish and Game for
9 habitat restoration and enhancement projects, including the acquisition of development rights
10 or conservation easements in aquatic, wetland, and riparian areas, within the Kenai River
11 watershed related to the maintenance of commercial and sport fish species, and the services
12 they provide, that were injured or lost as a result of the Exxon Valdez oil spill.

13 * Sec. 9. The sum of \$2,000,000 is appropriated from the Exxon Valdez oil spill
14 restoration fund, described in sec. 1(1) of this Act, to the Department of Commerce and
15 Economic Development for payment as a grant under AS 37.05.116 to the Prince William
16 Sound Aquaculture Corporation for upgrade of the Main Bay Hatchery.

17 * Sec. 10. The sum of \$1,000,000 is appropriated from the Exxon Valdez oil spill
18 restoration fund, described in sec. 1(1) of this Act, to the University of Alaska, Fairbanks,
19 Fishery Industrial Technology Center for design and engineering work and construction of an
20 addition to the existing fishery technology and research facility, to enable that facility to
21 engage in long term environmental monitoring and restoration work in the area affected by
22 the Exxon Valdez oil spill, on the condition that no money may be expended for design and
23 engineering work in construction until the University has provided, and the governor has
24 approved, a financial plan and feasibility study.

25 * Sec. 11. (a) The sum of \$5,000,000 is appropriated from the Exxon Valdez oil spill
26 restoration fund, described in sec. 1(1) of this Act, to the Department of Community and
27 Regional Affairs for payment as grants under AS 41.87.050 to unincorporated rural
28 communities for purposes of restoring, replacing, or enhancing subsistence resources or
29 services damaged or lost as a result of the Exxon Valdez oil spill.

30 (b) It is the intent of the legislature that selection of the grant recipients shall be made
31 after consultation with the state trustees, as defined in AS 37.14.450(2).

4/30/94

SENATE FINANCE COMMITTEE Revised

AMENDMENT

Amendment Number: 6
Bill Number: 31215
Sponsor: _____ Date: 4/23/94
Logged In By: [Signature]

OFFERED IN THE SENATE

TO: CSSB 215(RES)

Page 1, line 2:

Following "compensation:"

Insert "relating to the deposit of paychecks for University of Alaska employees:"

revised
SF
moved
Rit Obj.

Page 2, after line 19:

Insert new bill sections to read:

19.40.040

add new subsection

**Sec. 4. AS ~~22.00.03~~ is amended to read:

(7) Notwithstanding the provisions of AS 25.10.043,

an employer may require that ~~(FOI DEPOSIT)~~ wages due or to become due or an advance on wages to be earned be deposited in an account in a bank, savings and loan association, or credit union ~~(UNLESS THE EMPLOYEE HAS VOLUNTARILY AUTHORIZED THE DEPOSIT)~~. All deposits under this section shall be in a bank, savings and loan association, or credit union of the employee's choice.

4 -
SF
SF
RP
DD
Adopted

Page 3, line 27:

Delete "secs. 12 and 13"
Insert "secs. 14 and 15"

unless the employee has requested an exemption from this requirement

Page 4, line:

Delete "Sections 7 and 10"
Insert "Sections 8 and 11"

Page 4, line 2:

Delete "Sections 5, 6, and 8"
Insert "Sections 4, 6, 7, and 9"

Page 4, line 3:

Delete "Sections 1 - 4 and 9"
Insert "Sections 1, 2, 3, 5, and 10"

SENATE FINANCE
COMMITTEE
Amendment Number: 7
Bill Number: _____
Sponsor: _____ Date: _____
Logged In By: _____

AMENDMENT

9-GS2023\C.10
Cook
4/29/96

SFC 4/30/96
4-350
Alyson
B3
mnd
Z
Obj.

OFFERED IN THE SENATE
TO: CSSB 215(RES)

BY SENATOR HALFORD

- 1 Page 1, line 2, following "compensation;":
- 2 Insert "limiting entities to which the state may disburse money"

- 3 Page 3, following line 26:
- 4 Insert a new bill section to read:
- 5 ** Sec. 10. LIMITATION ON ENTITIES TO WHICH THE STATE MAY DISBURSE
- 6 MONEY. Notwithstanding any other provision of law, the state may not disburse state
- 7 money to an entity that is not incorporated under or subject to the laws of the state. This
- 8 limitation does not apply to the Annette Island Indian Reserve. This section applies only
- 9 until July 1, 1998."

- 10 Renumber the following bill sections accordingly.

- 11 Page 3, line 27:
- 12 Delete "12 and 13"
- 13 Insert "13 and 14"

- 14 Page 4, line 1:
- 15 Delete "7 and 10"
- 16 Insert "7 and 11"

- 17 Page 4, line 2:
- 18 Delete "and 8"
- 18 Insert "8, and 10"

SENATE FINANCE
COMMITTEE
Amendment Number: 8
Bill Number: _____
Sponsor: _____ Date: _____
Logged In By: _____

SFC 4/30/96
SF
9-LS7000N.2
Bannister
4/19/96
mmed
Adopted
as
amended

OFFERED IN THE SENATE

BY

TO:

1 Page X, line X:

2 Insert a new bill section to read:

3 ** Sec. X. AS 44.99 is amended by adding a new section to article I to read:

4 Sec. 44.99.030. LOBBYING CONTRACTS PROHIBITED. (a)

5 Notwithstanding other provisions of law, ~~the following~~ public entities may not
6 contract with a person to pay the person money or other thing of value to lobby the
7 state, a municipality of the state, or an agency of the state or municipality:

- 8 (1) Alaska Aerospace Development Corporation;
- 9 (2) Alaska Commercial Fishing and Agriculture Bank;
- 10 (3) Alaska Energy Authority;
- 11 (4) Alaska Housing Finance Corporation;
- 12 (5) Alaska Industrial Development and Export Authority;
- 13 (6) Alaska Medical Facility Authority;
- 14 (7) Alaska Mental Health Trust Authority;
- 15 (8) Alaska Municipal Bond Bank Authority;
- 16 (9) Alaska Permanent Fund Corporation;
- 17 (10) Alaska Railroad Corporation;
- 18 (11) Alaska Science and Technology Foundation;
- 19 (12) Alaska Seafood Marketing Institute;
- 20 (13) Alaska Student Loan Corporation;
- 21 (14) Alaska Tourism Marketing Council.

22 (b) In this section,

23 (1) "contract with" ~~includes hiring as an employee.~~ *does not include regular employment*

24 (2) "lobby" means to communicate directly or through agents with a
25 public official for the purpose of influencing legislative or administrative action if a

SR
Adopted

1 substantial or regular portion of the activities for which the communicating person
2 receives payment is performed for the purpose of influencing legislative or
3 administrative action."

SENATE FINANCE
COMMITTEE
Amendment Number: 9
Bill Number: _____
Sponsor: _____ Date: _____
Logged In By: _____

SFC
4/30/96
SF
moved
Adopted

3 • Section 1. AS 36.30.015(e) is amended to read:

4 (e) The board of directors of the Alaska Railroad Corporation and the board
5 of directors of the Alaska Aerospace Development Corporation shall adopt procedures
6 to govern the procurement of supplies, services, professional services, and construction.
7 The procedures must be substantially equivalent to the procedures prescribed in this
8 chapter and in regulations adopted under this chapter. However, when procuring
9 supplies, services, professional services, or construction contracts that are over
10 \$25,000 and that are related to construction work that the Department of
11 Transportation and Public Facilities authorizes the Alaska Railroad Corporation
12 to perform instead of the Department of Transportation and Public Facilities, the
13 Alaska Railroad Corporation shall use competitive sealed bidding or competitive
14 sealed proposals under AS 36.30.100 - 36.30.270.

4-30-96
Amend
11
BS

AMENDMENT

OFFERED IN THE SENATE
TO: CSSB 215(RES)

RH obj.
Adopted
6-1(RH)

- 1 Page 1, line 1:
- 2 Delete "including allowing":
- 3 Insert "relating to compensation of"
- 4 Page 1, line 2:
- 5 Delete "to retain certain compensation"

{ See also repealer
p. 7, line 27
delete: AS 16.05.390(c)
Adopted as a conforming
amendment to
Amend. # 11.

- 6 Page 2, following line 12:
- 7 Insert a new bill section to read:
- 8 ** Sec. 3. AS 16.05.390(c) is amended to read:

9 (c) On March 31, June 30, September 30, and December 31 of each year the
10 commissioner shall calculate the compensation earned by an agent under (a)(2) of this
11 section, minus the penalties assessed under (g) of this section. If the compensation
12 due exceeds \$50, the commissioner shall pay the compensation not later than 30 days
13 after the date for which the compensation was calculated. If the compensation due
14 is \$50 or less, the commissioner shall pay the compensation not later than January 30
15 of the year following the year in which the compensation was earned. The
16 commissioner shall pay compensation only for sales of licenses or tags for which the
17 commissioner has received the report and proceeds required to be transmitted under
18 (b) of this section. An agent may assign to an in-state nonprofit fish or game
19 association all of the compensation earned by the agent under (a)(2) of this
20 section and due under this subsection. Before paying the assigned compensation
21 to the assignee as directed by the agent, the commissioner shall retain 25 percent
22 of the assigned compensation for deposit into the fish and game fund."

9-GS2023\3

- 1 Renumber the following bill sections accordingly.

- 2 Page 3, line 27:
- 3 Delete "12 and 13"
- 4 Insert "13 and 14"

- 5 Page 4, line 1:
- 6 Delete "7 and 10"
- 7 Insert "8 and 11"

- 8 Page 4, line 2:
- 9 Delete "5, 6, and 8"
- 10 Insert "6, 7, and 9"

- 11 Page 4, line 3:
- 12 Delete "1 - 4 and 9"
- 13 Insert "1 - 5 and 10"

Amend to
Amend ~~XXXX~~
#12

Adopted
Amendment to Amendment
By: Donley

To: SB215
Amendment C-9 by Frank

Page 1, line 15, after "unhoused;"

Insert: " for purposes of this
subparagraph, students are
considered unhoused if the
students attend school in
temporary, relocatable facilities"

4-30-96

#12

9-GS2023(C.9
Ford/Cook
4/27/96

SF moved

RH Obj.

Adopted

BY SENATOR FRANK

as amended 6-1

AMENDMENT

OFFERED IN THE SENATE
TO: CSSB 215(RES)

- 1 Page 1, line 1, after "including":
- 2 Insert "review of school district grant applications by the Department of Education;"
- 3 Page 1, following line 11:
- 4 Insert new bill sections to read:
- 5 * Section 1. AS 14.11.013(a) is amended to read:
- 6 (a) With regard to projects for which grants are requested under
- 7 AS 14.11.011, the department shall
- 8 (1) ~~biennially~~ [ANNUALLY] review the six-year plans submitted by
- 9 each district under AS 14.11.011(b) and recommend to the board a revised and
- 10 updated six-year capital improvement project grant schedule that serves the best
- 11 interests of the state and each district; in recommending projects for this schedule, the
- 12 department shall verify that each proposed project meets the criteria established under
- 13 AS 14.11.014(b) and qualifies as a project required to
- 14 (A) avert imminent danger or correct life-threatening situations;
- 15 (B) house students who would otherwise be unhoused;
- 16 (C) protect the structure of existing school facilities;
- 17 (D) correct building code deficiencies that require major repair
- 18 or rehabilitation in order for the facility to continue to be used for the
- 19 educational program;
- 20 (E) achieve an operating cost savings;
- 21 (F) modify or rehabilitate facilities for the purpose of
- 22 improving the instructional program;
- 23 (G) meet an educational need not specified in (A) - (F) of this
- 24 paragraph, identified by the department;

9-GS2023C.9

1 (2) prepare an estimate of the amount of money needed to finance each
2 project:

3 (3) after a biennial review required under (1) of this subsection
4 provide to the governor, by November 1, and to the legislature within the first 10 days
5 of each regular legislative session, a revised and updated six-year capital improvement
6 project grant schedule, together with a proposed schedule of appropriations.

7 * Sec. 2. AS 14.11.013(e) is amended to read:

8 (e) By November 5 of a biennial review year, the department shall provide
9 public notice of the grant applications submitted under (a) of this section and the
10 priorities established under (b) of this section. After public notice has been given, the
11 department shall, not later than December 1 of a biennial review year, hold a public
12 hearing on the priorities established under (b) of this section. In this subsection,
13 "public notice" means notice published in a newspaper of general circulation and
14 notice to every person who has requested notice about the grant application program
15 from the department."

16 Page 1, line 12:

17 Delete "* Section 1."

18 Insert "* Sec. 3."

19 Renumber the following bill sections accordingly.

20 Page 3, line 27:

21 Delete "secs. 12 and 13"

22 Insert "secs. 14 and 15"

23 Page 4, line 1:

24 Delete "Sections 7 and 10"

25 Insert "Sections 9 and 12"

26 Page 4, line 2:

27 Delete "Sections 5, 6, and 8"

9-GS2023VC.9

1 Insert "Sections 7, 8, and 10"

2 Page 4, line 3:

3 Delete "Sections 1 - 4 and 9"

4 Insert "Sections 1 - 6 and 11"

4/30/96
BS

9-GS2023M

moved

Cook

Adopted

4/30/96

p. 7 line 27

delete

repealer

relating to

Amend

11

CS FOR SENATE BILL NO. 215(FIN)
IN THE LEGISLATURE OF THE STATE OF ALASKA
NINETEENTH LEGISLATURE - SECOND SESSION

BY THE SENATE FINANCE COMMITTEE

Offered:

Referred:

Sponsor(s): SENATE RULES COMMITTEE BY REQUEST OF THE GOVERNOR

A BILL

FOR AN ACT ENTITLED

1 "An Act relating to the functions of state agencies; and providing for an
2 effective date."

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

4 • Section 1. AS 16 05 390(a) is amended to read:

5 (a) Except as provided in (c) of this section, an agent appointed by the
6 commissioner under AS 16 05 380 to sell licenses and tags is entitled to retain

7 (1) ~~(RETAIN)~~ five percent of the fee that is charged for a license or
8 tag or 25 cents for each license or tag sold, whichever is greater, and

9 (2) compensation of \$50 per year or \$1 for each license or tag sold
10 during the year, whichever is greater.

11 • Sec. 2. AS 16 05 390(b) is amended to read:

12 (b) Each agent appointed to sell licenses or tags under AS 16 05 380 shall, as
13 directed by the commissioner, transmit the proceeds from the sales of licenses and
14 tags, except the amount authorized to be retained under (a) ~~(1)(1)~~ of this section.

1 together with a report of the sales, to the commissioner for deposit in the fish and
2 game fund or the general fund.

3 • Sec. 3. AS 16.05.390(g) is amended to read:

4 (g) The commissioner may assess a penalty against an agent who does not
5 transmit proceeds within the time allowed under (f) of this section. The penalty is
6 equal to one and one-half percent of the amount of proceeds due. The penalty may
7 be assessed for each month or portion of a month that the proceeds are delinquent.
8 [A PENALTY UNDER THIS SUBSECTION SHALL BE WITHHELD FROM THE
9 AGENT'S COMPENSATION UNDER (a)(2) OF THIS SECTION.]

10 • Sec. 4. AS 21.09.210(b) is amended to read:

11 (b) Each insurer, and each formerly authorized insurer with respect to
12 premiums received while an authorized insurer in this state, shall pay a tax on the total
13 direct premium income received during the year ending on the preceding December 31
14 and paid for the insurance of property or risks resident or located in the state other
15 than wet marine and transportation insurance, after deducting from the total direct
16 premium income the applicable cancellations, returned premiums, the unabsorbed
17 portion of any deposit premium, all policy dividends, unabsorbed premiums refunded
18 to policyholders, refunds, savings, savings coupons, and other similar returns paid or
19 credited to policyholders with respect to their policies. No deductions may be made
20 of cash surrender value of policies. Considerations received on annuity contracts are
21 not included in the direct premium income and are not subject to tax. The tax shall
22 be paid to the director at least annually but not more often than once each quarter
23 on the dates specified by the director and by the electronic or other payment
24 method designated by the director. The tax (OR BEFORE MARCH 1, AND) is
25 computed at the rate of

26 (1) for domestic and foreign insurers, except hospital and medical
27 service corporations, 2.7 percent;

28 (2) for hospital and medical service corporations, six percent of their
29 gross premiums less claims paid.

30 • Sec. 5. AS 21.09.210(d) is amended to read:

31 (d) An authorized insurer shall, with respect to all wet marine and

1 transportation contracts written in this state during the preceding calendar year, on or
2 before March 1 of each year, pay to the director a tax of three-quarters of one percent
3 on its gross underwriting profit. The director shall specify the dates that payment
4 is due and the electronic or other method by which payment is to be made. The
5 gross underwriting profit is computed by deducting from the net premiums on wet
6 marine and transportation insurance contracts, the net losses paid during the calendar
7 year under the contracts. In the case of an insurer issuing participating contracts, the
8 gross underwriting profit may not include, for computation of the tax prescribed by
9 this section, the amounts refunded or paid as participation dividends by the insurers
10 to the holders of the contracts. In this subsection,

11 (1) "net losses" means gross losses less salvage and recoveries on
12 reinsurance ceded;

13 (2) "net premiums" means gross premiums less all return premiums and
14 premiums for reinsurance.

15 • Sec. 6. AS 21.34.180(b) is amended to read:

16 (b) The surplus lines tax [IS DUE ON THE SECOND DAY OF MARCH
17 FOLLOWING THE CALENDAR YEAR IN WHICH THE PREMIUM IS WRITTEN.
18 THE TAX] shall be paid by the electronic or other method and on the due dates
19 specified by the director. The tax shall be [TO AND] reported on forms prescribed
20 by the director, or upon the director's order paid to and reported on forms prescribed
21 by the surplus lines association.

22 • Sec. 7. AS 21.34.190(a) is amended to read:

23 (a) The fee for filing the statement under AS 21.34.180(b) is an amount equal
24 to one percent on gross premium charged less any return premiums as reported on the
25 statement [DURING THE PRECEDING CALENDAR YEAR]. The surplus lines
26 broker shall pay the fee at the time of filing of the statement.

27 • Sec. 8. AS 21.66.110(a) is amended to read:

28 (a) Each [ANNUALLY EACH] title insurance company shall pay [ON OR
29 BEFORE MARCH 1.] a tax of one percent of the amount of gross title insurance
30 premiums received by it including as premium income received from guaranteed
31 certificates of title and other guarantees of title [DURING THE PRECEDING

1 CALENDAR YEAR] covering property in this state, as shown by its electronic or
2 other [ANNUAL] statement to the director. The director shall specify the due dates
3 and the electronic or other method of payment.

- 4 • Sec. 9. AS 27.30.020 is amended to read:

5 Sec. 27.30.020. PROCEDURE FOR REQUESTING AND TAKING THE
6 CREDIT. To obtain the credit authorized by this chapter,

7 (1) a person shall submit a request for the credit as follows:

8 (A) the person may [SHALL] submit a request and a statement
9 of expenditures

10 (i) whenever the amount of credit certified in the
11 request totals at least \$250,000 and the period covered is at least
12 one year; or

13 (ii) when the person is ready to take the entire
14 balance of the credit, regardless of the total amount of the credit
15 (FOR THE PREVIOUS CALENDAR YEAR NOT LATER THAN 60
16 DAYS AFTER THE CLOSE OF THAT CALENDAR YEAR).

17 (B) the request must be on a form provided by the
18 commissioner, and

19 (i) describe the work accomplished during each year of
20 the period covered by the request (PREVIOUS YEAR), the number
21 of employees, and the names and number of consultants. [AND]

22 (ii) provide a detailed list or ledger of expenditures of
23 the accomplishments described in (i) of this subparagraph and a list of
24 exploration activity data that in the future will be made available to the
25 commissioner under (2)(A) of this section; and

26 (iii) provide certification by a certified public
27 accountant to support a claim for annual credit that exceeds
28 \$40,000;

29 (C) the person submitting the request is not required to transmit
30 copies of receipts with the request, but the statement of expenditures is subject
31 to audit in the discretion of the commissioner.

1 (D) if the commissioner determines to audit the statement of
2 expenditures, the commissioner may require the person submitting the request
3 to justify claims of expenditures with receipts and other reliable information;

4 (E) the commissioner shall respond to the request within six
5 months after receiving it [BY SEPTEMBER 30] by certifying or not
6 certifying the person's expenditures; if the commissioner

7 (i) does not certify expenditures, the commissioner shall
8 state the reasons for denial of certification and give the person making
9 the request an opportunity to correct any problems or to provide
10 additional information;

11 (ii) certifies expenditures, the commissioner shall specify
12 the exploration activity data requirements for that year that must be
13 presented to the department at the time of the taking of the credit;

14 (F) if the commissioner neither certifies nor denies certification
15 of expenditures within six months after the request for credit [BY
16 SEPTEMBER 30], the expenditures are certified as submitted.

17 (2) the person whose expenditures have been certified under (1) of this
18 section [SUBSECTION] may thereafter request the taking of the credit for the certified
19 expenditures as follows:

20 (A) the person shall deliver to the commissioner the exploration
21 activity data identified by the commissioner under (1)(E)(ii) of this section, and
22 shall request the commissioner's approval of the taking of the credit;

23 (B) the commissioner shall approve or disapprove the taking of
24 the credit within six months after receipt of the request for taking of the credit,
25 if the

26 (i) exploration activity data complies with the
27 requirements identified by the commissioner under (1)(E)(ii) of this
28 section, the commissioner shall approve the taking of the credit;

29 (ii) request is disapproved, the commissioner shall state
30 the reasons for disapproval and offer the person seeking to take the
31 credit an opportunity to correct any problems or to provide additional

1 exploration activity data or other information;

2 (C) if the commissioner neither approves nor disapproves the
3 request to take the credit within six months after submission of the request, the
4 taking of the credit is approved.

5 • Sec. 10. AS 37.05.180 is repealed and reenacted to read:

6 Sec. 37.05.180. TIME LIMITATION ON PAYMENT OF WARRANTS. A
7 warrant upon the state treasury may not be paid unless presented to the Department of
8 Revenue within one year after the date of its issuance. Money that was not paid
9 because a warrant for its payment was not timely presented may not be transferred to
10 another fund except as otherwise specifically provided by law.

11 • Sec. 11. AS 39.20.250(a) is amended to read:

12 (a) Terminal leave for unused personal leave shall be allowed upon separation
13 from service. The payment equals the personal leave balance at the time of
14 separation multiplied by the officer's or employee's annualized hourly rate of pay
15 (COMPENSATION THAT THE OFFICER OR EMPLOYEE WOULD HAVE
16 RECEIVED IF THE OFFICER OR EMPLOYEE HAD REMAINED IN THE
17 SERVICE UNTIL THE EXPIRATION OF THE PERIOD OF UNUSED PERSONAL
18 LEAVE). A payment of terminal leave to an employee shall be made as a lump sum
19 payment (OR IN INSTALLMENTS OVER A PERIOD OF TIME, AS THE
20 EMPLOYEE ELECTS).

21 • Sec. 12. AS 43.10.170(b) is amended to read:

22 (b) The service of process shall be made by leaving a copy with the
23 commissioner of commerce and economic development. If legal action is instituted
24 against the nonresident taxpayer, the commissioner of commerce and economic
25 development shall immediately notify the nonresident by sending a copy of the process
26 by registered letter to the (POST OFFICE ADDRESS STATED IN THE AFFIDAVIT
27 ON FILE WITH THE COMMISSIONER OF REVENUE. OR, IF NO ADDRESS IS
28 STATED IN THE AFFIDAVIT, TO THE] last known address of the taxpayer.

29 • Sec. 13. AS 47.20 is amended by adding a new section to read:

30 Sec. 47.20.075. GRANT AUTHORITY. The department may award grants
31 for covered services to children eligible under this chapter.

1 * Sec. 14. AS 47.20.110(a) is amended to read:

2 (a) The department shall adopt regulations necessary to implement this chapter,
3 including regulations

4 (1) for personnel development, including preservice and in-service
5 training programs for providers of early intervention services;

6 (2) to govern resolution of intraagency and interagency disputes about
7 the provision of services under this chapter and the financial responsibility of the
8 respective parties for those services;

9 (3) that ensure that services are provided to children and their families
10 in a timely manner pending the resolution of disputes among public agencies or service
11 providers;

12 (4) providing for due process with respect to the rights of children and
13 parents who are eligible for services under this chapter; the regulations must provide
14 that during the pendency of a complaint about a change in services, the child and
15 family shall continue to receive the prior services unless the state and the family
16 otherwise agree, or, if the complaint relates to an application for initial services, the
17 child and family shall receive the services that are not in dispute; and

18 (5) for the award of grants under this chapter.

19 * Sec. 15. AS 03.05.070, AS 17.07.010, 17.07.020, 17.07.030, 17.07.040, 17.07.050,
20 17.07.060, 17.07.070, 17.07.080, 17.07.090, 17.07.100, 17.07.200, and AS 39.20.250(b) are
21 repealed.

22 * Sec. 16. AS 05.05.010, 05.05.020, 05.05.030, 05.05.040, AS 05.10.010, 05.10.020,
23 05.10.030, 05.10.040, 05.10.050, 05.10.060, 05.10.070, 05.10.080, 05.10.090, 05.10.100,
24 05.10.110, 05.10.120, 05.10.130, 05.10.140, 05.10.150, 05.10.160, 05.10.170, AS 08.01.010(3),
25 08.01.010(32), AS 08.02.011, AS 46.15.190, 46.15.200, 46.15.210, 46.15.220, 46.15.230, and
26 46.15.240 are repealed.

27 * Sec. 17. ~~AS 16.05.390(c)~~, 16.05.390(d), AS 43.10.160, 43.10.180, 43.10.190, and
28 43.10.200 are repealed.

29 * Sec. 18. TRANSITION: PAYMENT AND REPORTING FOR TAXES ON
30 INSURANCE PREMIUMS FOR CALENDAR YEAR 1996. Notwithstanding the amendments
31 to AS 21.09.210(b) and (d), AS 21.34.180(b), 21.34.190(a), and AS 21.66.110(a) made by

Delete

1 secs. 4 - 8 of this Act, payment of and reporting for fees and taxes for calendar year 1996
2 shall be made as required under those statutes, and regulations adopted under those statutes,
3 as they read on the day before the effective date of secs. 4 - 8 of this Act.

4 * Sec. 19. TRANSITION: REGULATIONS. Notwithstanding secs. 22 and 23 of this Act,
5 the state agencies affected by this Act may proceed to adopt regulations necessary to
6 implement changes in law enacted by this Act. The regulations take effect under AS 44.62
7 (Administrative Procedure Act), but not before the respective effective date of the change in
8 law in this Act.

9 * Sec. 20. APPLICABILITY. The provisions of AS 37.05.180, as repealed and reenacted
10 by sec. 10 of this Act, apply to a state warrant issued on or after the effective date of sec. 10
11 of this Act.

12 * Sec. 21. Sections 11, 15, and 19 of this Act take effect immediately under
13 AS 01.10.070(c).

14 * Sec. 22. Sections 9, 10, 13, 14, 16, and 20 of this Act take effect July 1, 1996.

15 * Sec. 23. Sections 1 - 3, 12, 17, and 18 of this Act take effect January 1, 1997.

4/30/96
35
moved
to
Withdraw
Withdraw

SENATE FINANCE
COMMITTEE
Amendment Number: _____
Bill Number: _____
Sponsor: _____ Date: 4/23/96
Logged In By: _____

AMENDMENT

OFFERED IN THE SENATE

TO: CSSB 215(RES)

Page 1, line 2:

Following "compensation:"

Insert "relating to the deposit of paychecks for University of Alaska employees:"

Page 2, after line 19:

Insert new bill sections to read:

****Sec. 4. AS 23.10.043 is amended to read:**

An employer may require that [NOT DEPOSIT] wages due or to become due or an advance on wages to be earned be deposited in an account in a bank, savings and loan association, or credit union [UNLESS THE EMPLOYEE HAS VOLUNTARILY AUTHORIZED THE DEPOSIT]. All deposits under this section shall be in a bank, savings and loan association, or credit union of the employee's choice.

Page 3, line 27:

Delete "secs. 12 and 13"
Insert "secs. 14 and 15"

Page 4, line:

Delete "Sections 7 and 10"
Insert "Sections 8 and 11"

Page 4, line 2:

Delete "Sections 5, 6, and 8"
Insert "Sections 4, 6, 7, and 9"

Page 4, line 3:

Delete "Sections 1 - 4 and 9"
Insert "Sections 1, 2, 3, 5, and 10"

SENATE FINANCE
COMMITTEE

AMENDMENT

Amendment Number: 6
Bill Number: SB-215
Sponsor: _____ Date: 7/23/16
Logged In By: [Signature]

OFFERED IN THE SENATE

TO: CSSB 215(RES)

Page 1, line 2:

Following "compensation;":

Insert "relating to the deposit of paychecks fo. University of Alaska employees;"

Page 2, after line 19:

Insert new bill sections to read:

****Sec. 4. AS 23.10.043 is amended to read:**

An employer may ~~require that~~ [NOF DEPOSIT] wages due or to become due or an advance on wages to be earned ~~be deposited~~ in an account in a bank, savings and loan association, or credit union [UNLESS THE EMPLOYEE HAS VOLUNTARILY AUTHORIZED THE DEPOSIT]. All deposits under this section shall be in a bank, savings and loan association, or credit union of the employee's choice.

Page 3, line 27:

Delete "secs. 12 and 13"

Insert "secs. 14 and 15"

Page 4, line:

Delete "Sections 7 and 10"

Insert "Sections 8 and 11"

Page 4, line 2:

Delete "Sections 5, 6, and 8"

Insert "Sections 4, 6, 7, and 9"

Page 4, line 3:

Delete "Sections 1 - 4 and 9"

Insert "Sections 1, 2, 3, 5, and 10"

4/23/96 moved Sen. Zhanoff
4-1 A
failed
Halford
Frank
Shaw
Phillips

AMENDMENT

SENATE FINANCE
COMMITTEE
Amendment Number: 1
Bill Number: CSSB 215(RES)
Sponsor: DF+B Date: 4-23-96
Logged In By: RL

OFFERED IN SENATE FINANCE

To CSSB 215(RES)

Page 1, line 1

Following "state government, including"

INSERT "authorizing the commissioner of fish and game to award grants for certain resource activities;"

4/30/96
Action
rescinded

Page 1, line 12

INSERT new Section 1:

See Amend
#1, as
amended

Section 1. AS 16.05 is amended by adding a new section to read:

Sec. 16.05.085. Grant Authority. The commissioner may award grants for protecting, maintaining, improving, or extending fish, game, or aquatic plant resources of the state, including making those resources available for the public. Grants may only be awarded from money appropriated by the legislature for specific grant purposes, and the grants must be awarded consistent with those purposes. The commissioner may adopt regulations to interpret or implement this section. In order to recover all or part of the department's costs of administering the grants, the commissioner may charge a fee to grant applicants and may retain up to 10 percent of a grant award.

Ch 103 Sec 15 SLA

~~delivered~~
prior to Jan 1, 1997

SENATE FINANCE
COMMITTEE
Amendment Number: 10
Bill Number: _____
Sponsor: _____ Date: _____
Logged In By: _____

AMENDMENT

JKG
4/30/96
9-GS2023\C.8
Cook BS
427196 moved
BS
Withdraw

OFFERED IN THE SENATE

TO: CSSB 215(RES)

- 1 Page 1, line 10, following "taxpayers;":
- 2 Insert "relating to subsistence use of fish and game; repealing the effective date
- 3 of an amendment to the current state subsistence law;"

- 4 Page 3, line 19:
- 5 Delete "and 17.07.200"
- 6 Insert "17.07.200; secs. 3, 5, and 8, ch. 1, SSSLA 1992; and sec. 12, ch. 1, SSSLA
- 7 1992, as amended by sec. 3, ch. 68, SLA 1995"

A FAX

Alaska State Legislature

Date: 30 April 1996 at 8:30am.

To: Legal Services - Attn: Peggy

Fax #: 2029 Phone #: 2450

From: Sen. Finance Committee - Jerry

Phone #: 4435

Re: As per our telcon this A.M. re SB215(RES) please find attached adopted amendments to be incorporated in a new FIN version; for Tam Cook's info!

Following this page, please find 12 pages(s). If this does not reach you in full, please inform us ASAP.



THANK YOU

AMENDMENT

SENATE FINANCE COMMITTEE (except title change)

Sen. Sharp moved
w/o objection
adopted

OFFERED IN THE SENATE

CS
TO: SB 215 (RES)

Amendment Number: 2
Bill Number: CS SB 215 (RES)
Sponsor: GOV. Date: 4/23/96
Passed In By: [Signature]

Page 1, line 2:

Following "compensation;":

Insert "simplifying calculations of terminal leave payments for a state officer or employee;"

Page 2, following line 19:

Insert a new bill section to read:

"* Sec. 4. AS 39.20.250(a) is amended to read:

(a) Terminal leave for unused personal leave shall be allowed upon separation from service. The payment equals the personal leave balance at the time of separation multiplied by the officer's or employee's annualized hourly rate of pay [COMPENSATION THAT THE OFFICER OR EMPLOYEE WOULD HAVE RECEIVED IF THE OFFICER OR EMPLOYEE HAD REMAINED IN THE SERVICE UNTIL THE EXPIRATION OF THE PERIOD OF UNUSED PERSONAL LEAVE]. A payment of terminal leave to an employee shall be made as a lump sum payment [OR IN INSTALLMENTS OVER A PERIOD OF TIME, AS THE EMPLOYEE ELECTS]."

Re-number the following bill sections accordingly.

Page 3, line 19:

Delete "and 17.07.200"

Insert "17.07.200; and AS 39.20.250(b)"

Page 3, line 27:

Delete "secs. 12 and 13"

Insert "secs. 13 and 14"

Page 4, line 1:

Delete "Sections 7 and 10"

Insert "Sections 4, 8, and 11"

Page 4, line 2:

Delete "Sections 5, 6, and 6"

Insert "Sections 6, 7, and 9"

Page 4, line 3:

Delete "Sections 1-4, and 9"

Insert "Sections 1, 2, 3, 5, and 10"

Page 3, line 19:

Delete "and 17.07.200"

Insert "17.07.200; and AS 39.20.250(b)"

Page 3, line 27:

Delete "secs. 12 and 13"

Insert "secs. 13 and 14"

Page 4, line 1:

Delete "Sections 7 and 10"

Insert "Sections 4, 8, and 11"

Page 4, line 2:

Delete "Sections 5, 6, and 8"

Insert "Sections 6, 7, and 9"

Page 4, line 3:

Delete "Sections 1-4, and 9"

Insert "Sections 1, 2, 3, 5, and 10"

AMENDMENT

moved Sen. Phillips
w/o objection
adopted
(including title
change)

OFFERED IN THE SENATE

TO: ^{CS} SB 215 (RES)

SENATE FINANCE
COMMITTEE

Amendment Number: 3
Bill Number: CS SB 215 (Res)
Sponsor: Gov. Date: to: 4/23/9
Logged In By: ML

Page 1, line 8, following "Water Resources Board;"

Insert "relating to the time limitation on payment of state warrants;"

Page 2, following line 19.

Insert a new bill section to read:

• Sec. 4. AS 37.05.180 is repealed and reenacted to read:

Sec. 37.05.180. TIME LIMITATION ON PAYMENT OF WARRANTS. A warrant upon the state treasury may not be paid unless presented to the Department of Revenue within one year after the date of its issuance. Money that was not paid because a warrant for its payment was not timely presented may not be transferred to another fund except as otherwise specifically provided by law.

Renumber the following bill sections accordingly.

Page 3, line 27.

Delete "secs. 12 and 13"

Insert "secs. 14 and 15"

Page 3, following line 3):

Insert a new bill section to read:

"**Sec. 12. APPLICABILITY.** The provisions of AS 37.05.180, as repealed and reenacted by sec. 4 of this Act, apply to a state warrant issued on or after the effective date of sec. 5 of this Act."

Renumber the following bill sections accordingly.

Page 4, line 1 :

Delete "Sections 7 and 10"

Insert "Sections 8 and 11"

Page 4, line 2 :

Delete "Sections 5, 6, and 9"

Insert "Sections 4, 6, 7, 9, and 12"

Page 4, line 3 :

Delete "Sections 1-4 and 9"

Insert "Sections 1, 2, 3, 5, and 10"

Page 3, following line 31:

Insert a new bill section to read:

"* Sec. 12. APPLICABILITY. The provisions of AS 37.05.180, as repealed and reenacted by sec. 4 of this Act, apply to a state warrant issued on or after the effective date of sec. 5 of this Act."

Renumber the following bill sections accordingly.

Page 4, line 1 :

Delete "Sections 7 and 10"

Insert "Sections 8 and 11"

Page 4, line 2 :

Delete "Sections 5, 6, and 8"

Insert "Sections 4, 6, 7, 9, and 12"

Page 4, line 3 :

Delete "Sections 1-4 and 9"

Insert "Sections 1, 2, 3, 5, and 10"

moved Sen. Phillips
w/o objection adopted
including title provision

AMENDMENT

OFFERED IN THE SENATE

^{CS}
TO: SB 215 (RES)

SENATE FINANCE
COMMITTEE

Amendment Number: 4
Bill Number: CS SB 215 (RES)
Sponsor: Gov. Date: 4/23/96
Logged In By: AL

Page 1, line 2 following "Water Resources Board;":

Insert "relating to the timing and method of payment and reporting for certain taxes on insurance premiums;"

Page 2, following line 19:

Insert new bill sections to read:

* Sec. 4 AS 21.09.210(b) is amended to read:

(b) Each insurer, and each formerly authorized insurer with respect to premiums received while an authorized insurer in this state, shall pay a tax on the total direct premium income received during the year ending on the preceding December 31 and paid for the insurance of property or risks resident or located in the state other than wet marine and transportation insurance, after deducting from the total direct premium income the applicable cancellations, returned premiums, the unabsorbed portion of any deposit premium, all policy dividends, unabsorbed premiums refunded to policyholders, refunds, savings, savings coupons, and other similar returns paid or credited to policyholders with respect to their policies. No deductions may be made of cash surrender value of policies. Considerations received on annuity contracts are not included in the direct premium income and are not subject to tax. The tax shall be paid to the director at least annually

but not more often than quarterly once each
Sen. Phillips moved quarterly,
w/o objection
adopted.

on the dates specified by the director and by the electronic or other payment method designated by the director. The tax [OR BEFORE MARCH 1, AND] is computed at the rate of

(1) for domestic and foreign insurers, except hospital and medical service corporations, 2.7 percent;

(2) for hospital and medical service corporations, six percent of their gross premiums less claims paid.

• Sec. 5. AS 21.09.210(d) is amended to read:

(d) An authorized insurer shall, with respect to all wet marine and transportation contracts written in this state during the preceding calendar year, on or before March 1 of each year, pay to the director a tax of three-quarters of one percent on its gross underwriting profit. The director shall specify the dates that payment is due and the electronic or other method by which payment is to be made. The gross underwriting profit is computed by deducting from the net premiums on wet marine and transportation insurance contracts, the net losses paid during the calendar year under the contracts. In the case of an insurer issuing participating contracts, the gross underwriting profit may not include, for computation of the tax prescribed by this section, the amounts refunded or paid as participation dividends by the insurers to the holders of the contracts. In this subsection,

(1) "net losses" means gross losses less salvage and recoveries on reinsurance ceded;

(2) "net premiums" means gross premiums less all return premiums and

on the dates specified by the director and by the electronic or other payment method designated by the director. The tax [OR BEFORE MARCH 1, AND] is computed at the rate of

(1) for domestic and foreign insurers, except hospital and medical service corporations, 2.7 percent;

(2) for hospital and medical service corporations, six percent of their gross premiums less claims paid.

• Sec. 5. AS 21.09.210(d) is amended to read:

(d) An authorized insurer shall, with respect to all wet marine and transportation contracts written in this state during the preceding calendar year, on or before March 1 of each year, pay to the director a tax of three-quarters of one percent on its gross underwriting profit. The director shall specify the dates that payment is due and the electronic or other method by which payment is to be made. The gross underwriting profit is computed by deducting from the net premiums on wet marine and transportation insurance contracts, the net losses paid during the calendar year under the contracts. In the case of an insurer issuing participating contracts, the gross underwriting profit may not include, for computation of the tax prescribed by this section, the amounts refunded or paid as participation dividends by the insurers to the holders of the contracts. In this subsection,

(1) "net losses" means gross losses less salvage and recoveries on reinsurance ceded;

(2) "net premiums" means gross premiums less all return premiums and

premiums for reinsurance.

- Sec. 6. AS 21.34.180(b) is amended to read:

(b) The surplus lines tax [IS DUE ON THE SECOND DAY OF MARCH FOLLOWING THE CALENDAR YEAR IN WHICH THE PREMIUM IS WRITTEN, THE TAX] shall be paid by the electronic or other method and on the due dates specified by the director. The tax shall be [TO AND] reported on forms prescribed by the director, or upon the director's order paid to and reported on forms prescribed by the surplus lines association.

- Sec. 7. AS 21.34.190(a) is amended to read:

(a) The fee for filing the statement under AS 21.34.180(b) is an amount equal to one percent on gross premium charged less any return premiums as reported on the statement [DURING THE PRECEDING CALENDAR YEAR]. The surplus lines broker shall pay the fee at the time of filing of the statement.

- Sec. 8. AS 21.66.110(a) is amended to read:

(a) Each [ANNUALLY EACH] title insurance company shall pay [ON OR BEFORE MARCH 1.] a tax of one percent of the amount of gross title insurance premiums received by it including as premium income received from guaranteed certificates of title and other guarantees of title [DURING THE PRECEDING CALENDAR YEAR] covering property in this state, as shown by its electronic or other [ANNUAL] statement to the director. The director shall specify the due dates and the electronic or other method of payment.

Renumber the following bill sections accordingly.

Page 3, following line 26

Insert a new bill section to read:

"Sec. 15. TRANSITION: PAYMENT AND REPORTING FOR TAXES ON INSURANCE PREMIUMS FOR CALENDAR YEAR 1996. Notwithstanding the amendments made by secs. 4 - 8 of this Act, payment of and reporting for fees and taxes for calendar year 1996 as required under AS 21.09.210(b), 21.09.210(d), AS 21.34.180(b), 21.34.190(a), and AS 21.66.110(a) as those statutes read on the day before the effective date of secs. 4 - 8 of this Act, shall be made as required under those statutes, and regulations adopted under those statutes, as they read on the day before the effective date of secs. 4 - 8 of this Act."

Renumber the following bill sections accordingly.

Page 3, line 27:

Delete "secs. 12 and 13"

Insert "secs. 18 and 19"

Page 4, line 1 :

Delete "Sections 7 and 10"

Insert "Sections 12 and 16"

Renumber the following bill sections accordingly.

Page 3, following line 26

Insert a new bill section to read:

"* Sec. 15. TRANSITION: PAYMENT AND REPORTING FOR TAXES ON INSURANCE PREMIUMS FOR CALENDAR YEAR 1996. Notwithstanding the amendments made by secs. 4 - 8 of this Act, payment of and reporting for fees and taxes for calendar year 1996 as required under AS 21.09.210(h), 21.09.210(d), AS 21.34.180(b), 21.34.190(a), and AS 21.66.110(a) as those statutes read on the day before the effective date of secs. 4 - 8 of this Act, shall be made as required under those statutes, and regulations adopted under those statutes, as they read on the day before the effective date of secs. 4 - 8 of this Act."

Renumber the following bill sections accordingly.

Page 3, line 27

Delete "secs. 12 and 13"

Insert "secs. 18 and 19"

Page 4, line 1 :

Delete "Sections 7 and 10"

Insert "Sections 12 and 16"

sen. share moves
as amended w/o objection
adopted

AMENDMENT

SENATE FINANCE
COMMITTEE

OFFERED IN THE SENATE

TO: CSSB 215(RES)

Amendment Number: 5
Bill Number: CSSB 215(RES)
Sponsor: Gov. Date: 4/23/96
Logged In By: KL

Page 1, line 2:

Following "compensation":
Insert "relating to mining exploration incentive credits:"

Page 2, after line 19:

Insert new bill sections to read:

**Sec. 4. AS 27.30.020 is amended to read:

Sec. 27.30.020. PROCEDURE FOR REQUESTING AND TAKING
THE CREDIT. To obtain the credit authorized by this chapter.

(1) a person shall submit a request for the credit as follow:

(A) the person ~~may~~ [SHALL] submit a request and
a statement of expenditures

(i) whenever the amount of credit certified
in the request totals at least \$250,000 and the period covered is at
least one year; or

(ii) when the person is ready to take the
entire balance of the credit, regardless of the total amount of the
credit [FOR THE PREVIOUS CALENDAR YEAR NOT LATER
THAN 60 DAYS AFTER THE CLOSE OF THAT CALENDAR
YEAR];

(B) the request must be on a form provided by the
commissioner and

(i) describe the work accomplished during
each year of the period covered by the request [PREVIOUS
YEAR], the number of employees, and the names and number of
consultants; [AND]

(ii) provide a detailed list or ledger of
expenditures of the accomplishments described in (i) of this
subparagraph and a list of exploration activity data that in the future
will be made available to the commissioner under (2)(A) of this
section; and

(iii) provide certification by a certified public
accountant to support a claim for annual credit that exceeds
\$40,000;

(C) the person submitting the request is not
required to transmit copies of receipts with the request, but the statement
of expenditures is subject to audit in the discretion of the commissioner;

(D) if the commissioner determines to audit the statement of expenditures, the commissioner may require the person submitting the request to justify claims of expenditures with receipts and other reliable information;

(E) the commissioner shall respond to the request by September 30 by certifying or not certifying the person's expenditures; if the commissioner

(i) does not certify expenditures, the commissioner shall state the reasons for denial of certification and give the person making the request an opportunity to correct any problems or to provide additional information;

(ii) certifies expenditures, the commissioner shall specify the exploration activity data requirements for that year that must be presented to the department at the time of the taking of the credit;

(F) if the commissioner neither certifies nor denies certification of expenditures by September 30, the expenditures are certified as submitted;

(2) the person whose expenditures have been certified under (1) of this section [SUBSECTION] may thereafter request the taking of the credit for the certified expenditures as follows:

(A) the person shall deliver to the commissioner the exploration activity data identified by the commissioner under (1)(E)(ii) of this section, and shall request the commissioner's approval of the taking of the credit;

(B) the commissioner shall approve or disapprove the taking of the credit within six months after receipt of the request for taking of the credit; if the

(i) exploration activity data complies with the requirements identified by the commissioner under (1)(B)(ii) of this section, the commissioner shall approve the taking of the credit;

(ii) request is disapproved, the commissioner shall state the reasons for disapproval and offer the person seeking to take the credit an opportunity to correct any problems or to provide additional exploration activity data or other information;

(C) if the commissioner neither approves nor disapproves the request to take the credit within six months after submission of the request, the taking of the credit is approved.

*without
in 6 mos receipt
of request*

(D) if the commissioner determines to audit the statement of expenditures, the commissioner may require the person submitting the request to justify claims of expenditures with receipts and other reliable information;

(E) the commissioner shall respond to the request by ~~September 30~~ by certifying or not certifying the person's expenditures; if the commissioner

(i) does not certify expenditures, the commissioner shall state the reasons for denial of certification and give the person making the request an opportunity to correct any problems or to provide additional information;

(ii) certifies expenditures, the commissioner shall specify the exploration activity data requirements for that year that must be presented to the department at the time of the taking of the credit;

(F) if the commissioner neither certifies nor denies certification of expenditures by ~~September 30~~, the expenditures are certified as submitted;

(2) the person whose expenditures have been certified under (1) of this section [SUBSECTION] may thereafter request the taking of the credit for the certified expenditures as follows:

(A) the person shall deliver to the commissioner the exploration activity data identified by the commissioner under (1)(E)(ii) of this section, and shall request the commissioner's approval of the taking of the credit;

(B) the commissioner shall approve or disapprove the taking of the credit within six months after receipt of the request for taking of the credit; if the

(i) exploration activity data complies with the requirements identified by the commissioner under (1)(B)(ii) of this section, the commissioner shall approve the taking of the credit;

(ii) request is disapproved, the commissioner shall state the reasons for disapproval and offer the person seeking to take the credit an opportunity to correct any problems or to provide additional exploration activity data or other information;

(C) if the commissioner neither approves nor disapproves the request to take the credit within six months after submission of the request, the taking of the credit is approved.

*within
in 6 mos receipt
of request*

OFFERED IN THE SENATE

TO: CS SB215(RES)
PROPOSED AMENDMENT TO AS 10.00.120

AS 10.00.120 is amended to read:

If the informal efforts to eliminate the alleged discrimination are unsuccessful, the executive director shall inform the commission of the failure, and the commission shall provide the respondent and the complainant with notice of the failure and shall serve written notice together with a copy of the complaint, requiring the person, employer, labor organization or employment agency charged in the complaint to answer the allegations of the complaint at a hearing before the commission. The hearing shall be held by the commission at the commission office unless a party [PLACE WHERE THE UNLAWFUL CONDUCT IS ALLEGED TO HAVE OCCURRED UNLESS THE PERSON, EMPLOYER, LABOR ORGANIZATION OR EMPLOYMENT AGENCY] requests a change of venue for good cause shown and the hearing examiner grants the request. The case in support of the complaint shall be presented before the commission by the executive director or a designee who shall be a bona fide resident of the state. The person charged in the complaint may file a written answer to the complaint and may appear at the hearing in person or otherwise, with or without counsel, and submit testimony. The executive director has the power reasonably and fairly to amend the complaint, and the person charged has the power reasonably and fairly to amend the answer. The commission is not bound by the strict rules of evidence prevailing in courts of law or equity. The testimony taken at the hearing shall be under oath and shall be recorded [TRANSCRIBED AT THE REQUEST OF ANY PARTY TO THE HEARING].

Page 4, line 2:

Delete "Sections 5, 6, and 8"

Insert "Sections 10, 11, and 13"

Page 4, line 3:

Delete "Sections 1-4 and 9"

Insert "Sections 1-9, 14, and 15"

OFFERED IN THE SENATE

TO: CS SB215(RES)
PROPOSED AMENDMENT TO AS 18.00.120

AS 18.00.120 is amended to read:

If the informal efforts to eliminate the alleged discrimination are unsuccessful, the executive director shall inform the commission of the failure, and the commission shall provide the respondent and the complainant with notice of the failure and shall serve written notice together with a copy of the complaint, requiring the person, employer, labor organization or employment agency charged in the complaint to answer the allegations of the complaint at a hearing before the commission. The hearing shall be held by the commission at the commission office unless a party [PLACE WHERE THE UNLAWFUL CONDUCT IS ALLEGED TO HAVE OCCURRED UNLESS THE PERSON, EMPLOYER, LABOR ORGANIZATION OR EMPLOYMENT AGENCY] requests a change of venue for good cause shown and the hearing examiner grants the request. The case in support of the complaint shall be presented before the commission by the executive director or a designee who shall be a bona fide resident of the state. The person charged in the complaint may file a written answer to the complaint and may appear at the hearing in person or otherwise, with or without counsel, and submit testimony. The executive director has the power reasonably and fairly to amend the complaint, and the person charged has the power reasonably and fairly to amend the answer. The commission is not bound by the strict rules of evidence prevailing in courts of law or equity. The testimony taken at the hearing shall be under oath and shall be recorded [TRANSCRIBED AT THE REQUEST OF ANY PARTY TO THE HEARING].

SENATE FINANCE
COMMITTEE

AMENDMENT

Amendment Number: 1
Bill Number: CSSB 215(RES)
Sponsor: DF+G Date: 4-23-96
Logged In By: JL

OFFERED IN SENATE FINANCE

To CSSB 215(RES)

Page 1, line 1

Following "state government, including"

INSERT "authorizing the commissioner of fish and game to award grants for certain resource activities;"

Page 1, line 12

INSERT new Section 1:

Section 1. AS 16.05 is amended by adding a new section to read:

Sec. 16.05.085. Grant Authority. The commissioner may award grants for protecting, maintaining, improving, or extending fish, game, or aquatic plant resources of the state, including making those resources available for the public. Grants may only be awarded from money appropriated by the legislature for specific grant purposes, and the grants must be awarded consistent with those purposes. The commissioner may adopt regulations to interpret or implement this section. In order to recover all or part of the department's costs of administering the grants, the commissioner may charge a fee to grant applicants and may retain up to 10 percent of a grant award.

~~SECRET~~
Amendment to Amendment 12
By: Donley

To: SB215
Amendment C.9 by Frank.

Page 1, line 15, after "unhoused;"

Insert: " for purposes of this
subparagraph, students are
considered unhoused if the
students attend school in
temporary, relocatable facilities"

AMENDMENT

TO: CSSB 191, VERSION H

PAGE 3, LINE 5

After AS 15.13.400, add the words: "or a political group as that term is defined in AS 15.60."

Reason for Amendment: In the Election Code, AS 15.13 is entitled State Election Campaigns; AS 15.60 is entitled General Provisions. Both sections contain a definition of 'group' or 'political group.' The amendment clarifies the fact that 'group' is covered in both cases.

STATE OF ALASKA

TONY KNOWLES, GOVERNOR

DEPARTMENT OF FISH AND GAME

OFFICE OF THE COMMISSIONER

P O BOX 25528
JUNEAU, ALASKA 99802-5528
PHONE (907) 365-4100
FACSIMILE (907) 465-2332

April 18, 1996

The Honorable Rick Halford
Alaska State Legislature
State Capitol, Room 508
Juneau, AK 99801-1182

Dear Senator Halford:

The department is requesting your help in making an amendment to CSSB 215(RES). The amendment will provide authority to the Department of Fish and Game to award grants to private entities for specific purposes associated with the management or use of fish and wildlife resources, including protection and rehabilitation of habitat.

The ability to award grants would assist the department by enabling it and private parties to more effectively cooperate on projects of mutual interest. Currently the department is working with private property owners along the Kenai River in the construction of demonstration projects to restore and protect streamside habitat impacted by human development. These are small grants for an average of \$6,000 each and are funded out of funds provided by Senator Stevens through the National Marine Fisheries Service. Currently, because the department doesn't have grant authority, we must utilize a third party to administer the grants. This increases overhead and administrative cost. Other examples of cooperative projects for which grants would be appropriate include projects with hunting and fishing groups to improve access, perform habitat enhancement, and to engage in fish or wildlife stocking and transplanting.

You may remember that the original version of SB 215 provided broad authority for the department to award grants. Senator Pearce was uncomfortable with a grant of such broad authority and amended the bill to remove that section in the Senate Resources Committee. She did express an interest in a narrower provision of grant authority. I have worked with her to develop the enclosed amendment which provides a more defined authority for awarding grants. This amendment has her blessing and she authorized me to pursue including it in the bill.

The Honorable Rick Halford

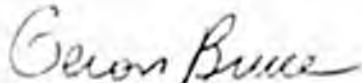
2

April 18, 1996

We would appreciate your assistance in amending this bill. If you do not wish to offer the amendment yourself, could you request another member of the finance committee to offer it. Grants would only be awarded from funds specifically authorized by the legislature for specific purposes. This would maintain legislative oversight while providing flexibility and greater administrative efficiency to the department. It would also enable us to make the department's funds go further by matching them with funds, or other in-kind contributions, from private entities.

If you need any further information, please call me.

Sincerely,



Geron Bruce
Special Assistant

Enclosure

SFC-96
4/30/96

SENATE FINANCE
COMMITTEE
Amendment Number: 7
Bill Number: _____
Sponsor: _____ Date: _____
Logged In By: _____

9-GS2023\C.10
Cook
4/29/96

AMENDMENT

OFFERED IN THE SENATE
TO: CSSB 215(RES)

BY SENATOR HALFORD

- 1 Page 1, line 2, following "compensation;":
- 2 Insert "limiting entities to which the state may disburse money"

- 3 Page 3, following line 26:
- 4 Insert a new bill section to read:
- 5 "* Sec. 10. LIMITATION ON ENTITIES TO WHICH THE STATE MAY DISBURSE
- 6 MONEY. Notwithstanding any other provision of law, the state may not disburse state
- 7 money to an entity that is not incorporated under or subject to the laws of the state. This
- 8 limitation does not apply to the Annette Island Indian Reserve. This section applies only
- 9 until July 1, 1998."

- 10 Renumber the following bill sections accordingly.

- 11 Page 3, line 27:
- 12 Delete "12 and 13"
- 13 Insert "13 and 14"

- 14 Page 4, line 1:
- 15 Delete "7 and 10"
- 16 Insert "7 and 11"

- 17 Page 4, line 2:
- 18 Delete "and 8"
- 18 Insert "8, and 10"

1 substantial or regular portion of the activities for which the communicating person
2 receives payment is performed for the purpose of influencing legislative or
3 administrative action."

SENATE FINANCE
COMMITTEE

Amendment Number: 8

Bill Number: _____

Sponsor: _____ Date: _____

Logged In By: _____

9-LS7000N.2

Bannister

4/9/96

AMENDMENT

OFFERED IN THE SENATE

BY

TO:

1 Page X, line X:

2 Insert a new bill section to read:

3 ** Sec. X. AS 44.99 is amended by adding a new section to article 1 to read:

4 Sec. 44.99.030. LOBBYING CONTRACTS PROHIBITED. (a)

5 Notwithstanding other provisions of law, ~~the following~~ public entities may not
6 contract with a person to pay the person money or other thing of value to lobby the
7 state, a municipality of the state, or an agency of the state or municipality:

- 8 (1) Alaska Aerospace Development Corporation;
- 9 (2) Alaska Commercial Fishing and Agriculture Bank;
- 10 (3) Alaska Energy Authority;
- 11 (4) Alaska Housing Finance Corporation;
- 12 (5) Alaska Industrial Development and Export Authority;
- 13 (6) Alaska Medical Facility Authority;
- 14 (7) Alaska Mental Health Trust Authority;
- 15 (8) Alaska Municipal Bond Bank Authority;
- 16 (9) Alaska Permanent Fund Corporation;
- 17 (10) Alaska Railroad Corporation;
- 18 (11) Alaska Science and Technology Foundation;
- 19 (12) Alaska Seafood Marketing Institute;
- 20 (13) Alaska Student Loan Corporation;
- 21 (14) Alaska Tourism Marketing Council.

22 (b) In this section,

23 (1) "contract with" includes hiring as an employee;

24 (2) "lobby" means to communicate directly or through agents with a
25 public official for the purpose of influencing legislative or administrative action if a

SENATE FINANCE
COMMITTEE

Amendment Number: 9
Bill Number: _____
Sponsor: _____ Date: _____
Logged In By: _____

3 • Section 1. AS 36.30.015(e) is amended to read:

4 (e) The board of directors of the Alaska Railroad Corporation and the board
5 of directors of the Alaska Aerospace Development Corporation shall adopt procedures
6 to govern the procurement of supplies, services, professional services, and construction.
7 The procedures must be substantially equivalent to the procedures prescribed in this
8 chapter and in regulations adopted under this chapter. However, when procuring
9 supplies, services, professional services, or construction contracts that are over
10 \$25,000 and that are related to construction work that the Department of
11 Transportation and Public Facilities authorizes the Alaska Railroad Corporation
12 to perform instead of the Department of Transportation and Public Facilities, the
13 Alaska Railroad Corporation shall use competitive sealed bidding or competitive
14 sealed proposals under AS 36.30.100 - 36.30.270.

SENATE FINANCE
COMMITTEE ¹⁰
Amendment Number: 10
Bill Number: _____
Sponsor: _____ Date: _____
Logged In By: _____

9-GS2023\C.8
Cook
4/27/96

AMENDMENT

OFFERED IN THE SENATE
TO: CSSB 215(RES)

- 1 Page 1, line 10, following "taxpayers;":
- 2 Insert "relating to subsistence use of fish and game; repealing the effective date
- 3 of an amendment to the current state subsistence law;"

- 4 Page 3, line 19:
- 5 Delete "and 17.07.200"
- 6 Insert "17.07.200; secs. 3, 5, and 8, ch. 1, SSSLA 1992; and sec. 12, ch. 1, SSSLA
- 7 1992, as amended by sec. 3, ch. 68, SLA 1995"

APR 16 1996

OFFICE OF THE GOVERNOR

OFFICE OF MANAGEMENT AND BUDGET

P.O. BOX 110020
JUNEAU, ALASKA 99811-0020
PHONE: (907) 465-4660
FAX: (907) 465-3008

April 16, 1996

The Honorable Steve Frank
The Honorable Rick Halford
Co-Chairs, Senate Finance Committee
State Capitol
Juneau, AK 99801-1182

Dear Senators:

By request of the Governor, SB 215 ("An Act streamlining the functions of state government...") was introduced and, subsequently, referred to your committee. On behalf of Governor Knowles, I respectfully request that this legislation be scheduled for a hearing.

As noted in the bill's transmittal letter of January 12, 1996, this measure represents the Governor's "...goal to streamline state government." This legislation deletes requirements to perform several duties that are not essential for the public health, safety or welfare of its people. Further, it modifies various programs to increase efficiency.

This administration is committed to working with you, and your colleagues, on making government work smarter with less. The provisions in this bill address program activities that have no real benefit, are unproductive for business or are burdensome for state staff. I urge you to schedule this legislation.

Your attention to this request is greatly appreciated.

Sincerely,



Annalee McConnell
Director

cc: Senator Steve Reiger
Senator Bert Sharp
Senator Randy Phillips
Senator Fred Zharoff
Senator Dave Donley

SB 215(RES) - RELATING TO STREAMLINING STATE GOVERNMENT - SECTIONAL

Section	Department	Brief Description
1 - 3	Fish & Game	Allows vendors of sport fishing and hunting licenses and tags to retain the full 5% allowed for compensation for their services (see section 10).
4	Commerce & Economic Dev	With the elimination of non-resident affidavit program in section 10, this removes reference to that program in the section dealing with process serving to non-resident corporations
5, 6	Health & Social Services	Allows the department granting authority for the Infant Learning Program within the Division of Public Health
7	Environmental Conservation Environmental Conservation	Repealers (AS 03.05.070) Eliminate requirements that the department report and care for animals suspected of rabies and the disposal of rabid animals (AS 17.07.010 - AS 17.07.200) Eliminates the requirements that the department regulate the vitamin and mineral content of flour and bread sold in the state
8	Commerce & Economic Dev Commerce & Economic Dev Commerce & Economic Dev Natural Resources	Repealers (AS 05.05.010 - AS 05.05.040 and AS 08.01.010(3)) Eliminates the Athletic Commission (AS 05.10.010 - AS 05.10.170) Eliminates the Boxing and Wrestling Commission (AS 08.02.011 and AS 08.01.010(32)) Eliminates the requirement that professional geologists be certified by the department (AS 46.15.190 - AS 46.15.240) Eliminates the Water Resources Board
9	Fish & Game Revenue	Repealers (AS 16.05.390(c) and (d)) Eliminates the calculation required to transmit remainder of vendor compensation for issuance of sport fishing and hunting licenses (see sections 2 - 4) (AS 43.10.160, AS 43.10.180 - AS 43.10.200) Eliminates non-resident affidavit tax bond program

SB 215(RES) - RELATING TO STREAMLINING STATE GOVERNMENT - SECTIONAL

Section	Department	Brief Description
10		Transitional language
11 - 13		Effective dates
Proposed Amendments		
New	Administration	Calculates terminal leave payments based on annualized rate of pay
New	Administration	Shortens the time limit on payment of warrants 1 year - provides consistency with unclaimed property
New	Commerce & Economic Dev and Revenue	Allows the department to collect taxes on insurance premiums more frequently than on an annual basis
New	Governor's Office	Allows the Human Rights Commission to hold hearings at the Commission's office and provides discretion in transcribing hearings.
New	Natural Resources	Reduces the requirements for filing of credits for certain mining exploration costs. This would eliminate the annual filing and certification process and substitute a threshold of when a credit reaches \$250.0 or the holder is ready to take the credit.

TONY KNOWLES
Governor



Harry Staley
P O. Box 110001
Juneau, Alaska 99811-0001
(907) 465-3500
Fax (907) 465-3532

STATE OF ALASKA
OFFICE OF THE GOVERNOR
JUNEAU

MEMORANDUM

TO: Pat Pourchot
Legislative Director
Office of the Governor

DATE: March 26, 1996

FROM: Michael A. Nizich *M. Nizich*
Administrative Director
Office of the Governor

PHONE: 465-3876

SUBJECT: Statutory Amendment
for Human Rights
Commission

As you may be aware, the Human Rights Commission (HRC) is facing significant budgetary shortfalls due to increases in the number of cases where staff has found substantial evidence of discrimination. When efforts to reach conciliation are unsuccessful, these cases must be brought to public hearing. In order for HRC to achieve closure on these cases while reducing the state's costs, the Commission recently adopted staff recommendations to pursue certain regulatory and statutory amendments related to the hearing process.

Attached is a memorandum from Paula Haley, Executive Director, Human Rights Commission, requesting approval and support for introduction of proposed amendments to AS 18.80.120. Currently AS 18.80.120 requires the Commission to hold the public hearing in the location where the alleged discrimination occurred. Consequently, the Commission has no control over the level of travel expenditures associated with public hearings. The Department of Law indicated that HB 415 and SB 215, streamlining the functions of state government, would be suitable bills for these amendments.

Thank you for your review and consideration. Please advise me of the status of this request as soon as possible.

Attachments

cc: Jim Ayers
Chief of Staff


Paula Haley
Executive Director, HRC

MEMORANDUM

Human Rights Commission

To: Jim Ayers, Chief of Staff
Office of the Governor

Thru: Mike Nizich, Director
Division of Administrative Services

From: Paula M. Haley 
Executive Director

Date: March 22, 1996

Re: Proposed Amendments to Senate Bill 215 (SB215) and House
Bill 415 (HB415) An Act "...streamlining the functions of
state government..."

At the Commission's meeting last week, I presented the cost savings proposals outlined in my February 26, 1996 memorandum to you. The commissioners agreed to move forward with amendments to the agency's regulations and AS 18.80.120. The proposed statutory amendments will require that hearings be held at the Commission's office and will allow discretion in transcribing hearings.

AS 18.80.120 currently requires that hearings be held where the alleged discrimination occurred and that transcriptions be made at the request of any party. The proposed amendments would virtually eliminate travel costs currently associated with hearings and avoid the costly requirement of making transcripts at the direction of any party. I have attached the proposed amendments.

As these amendments will streamline hearings and reduce costs, the Department of Law indicated that HB 415 and SB 215 may be suitable bills to which these amendments could be attached. As these bills were sponsored at the request of the Governor, the Commissioners are seeking your approval to have our proposed amendments included in these bills.

The Commission wishes to seek these changes immediately so that they could become effective in FY 97. SB 215 is currently in the Senate Health, Education and Social Services Committee and HB 415 is currently in the House State Affairs Committee.

Please advise me as to whether the Governor approves of these proposals as amendments to SB 215 and HB 415 and if so, how to proceed. Thank you for your consideration.

pmh
attachment: 1

c:\Human Rights Commissioners

DAVID E. ROGERS
ATTORNEY AND COUNSELOR AT LAW

211 Fourth Street, Suite 108
P.O. Box 33032
Juneau, Alaska 99803
(907) 586-1007 Fax: (907) 586-1007

April 23, 1996

Senator Steve Frank
Senator Rick Halford
Co-Chairs
Senate Finance Committee
Capitol Building, Room 518/508
Juneau, Alaska 99801-1182

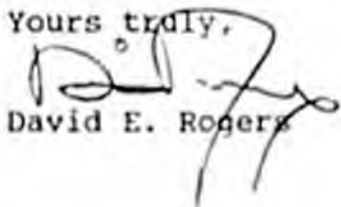
Dear Senator Frank and Senator Halford:

I am writing this letter on behalf of the Council of Alaska Producers. The Administration will be offering in the Senate Finance Committee the attached amendments to SB 215 and SB 216. These proposals - developed cooperatively with the mining industry - would amend the mineral exploration incentive law that passed last session (see attached).

I just wanted to let you know that the Council supports these amendments which improve the process for certification of expenditures and establish an acceptable fee system to help cover the department's direct costs for evaluating an application under the program.

Please let me know if you have any questions.

Yours truly,


David E. Rogers

AMENDMENT

OFFERED IN THE SENATE

TO: CSSB 215(RES)

Page 1, line 2:

Following "compensation;":

Insert "relating to mining exploration incentive credits;"

Page 2, after line 19:

Insert new bill sections to read:

"*Sec. 4. AS 27.30.020 is amended to read:

Sec. 27.30.020. PROCEDURE FOR REQUESTING AND TAKING
THE CREDIT. To obtain the credit authorized by this chapter,

(1) a person shall submit a request for the credit as follow:

(A) the person ~~may~~ (SHALL) submit a request and
a statement of expenditures

(i) whenever the amount of credit certified
in the request totals at least \$250,000 and the period covered is at
least one year; or

(ii) when the person is ready to take the
entire balance of the credit, regardless of the total amount of the
credit [FOR THE PREVIOUS CALENDAR YEAR NOT LATER
THAN 60 DAYS AFTER THE CLOSE OF THAT CALENDAR
YEAR];

(B) the request must be on a form provided by the
commissioner and

(i) describe the work accomplished during
each year of the period covered by the request (PREVIOUS
YEAR), the number of employees, and the names and number of
consultants; [AND]

(ii) provide a detailed list or ledger of
expenditures of the accomplishments described in (i) of this
subparagraph and a list of exploration activity data that in the future
will be made available to the commissioner under (2)(A) of this
section; and

(iii) provide certification by a certified public
accountant to support a claim for annual credit that exceeds
\$40,000;

(C) the person submitting the request is not
required to transmit copies of receipts with the request, but the statement
of expenditures is subject to audit in the discretion of the commissioner;

(D) If the commissioner determines to audit the statement of expenditures, the commissioner may require the person submitting the request to justify claims of expenditures with receipts and other reliable information;

(E) the commissioner shall respond to the request by September 30 by certifying or not certifying the person's expenditures; if the commissioner

(i) does not certify expenditures, the commissioner shall state the reasons for denial of certification and give the person making the request an opportunity to correct any problems or to provide additional information;

(ii) certifies expenditures, the commissioner shall specify the exploration activity data requirements for that year that must be presented to the department at the time of the taking of the credit;

(F) If the commissioner neither certifies nor denies certification of expenditures by September 30, the expenditures are certified as submitted;

(2) the person whose expenditures have been certified under (1) of this section [SUBSECTION] may thereafter request the taking of the credit for the certified expenditures as follows:

(A) the person shall deliver to the commissioner the exploration activity data identified by the commissioner under (1)(E)(ii) of this section, and shall request the commissioner's approval of the taking of the credit;

(B) the commissioner shall approve or disapprove the taking of the credit within six months after receipt of the request for taking of the credit; if the

(i) exploration activity data complies with the requirements identified by the commissioner under (1)(B)(ii) of this section, the commissioner shall approve the taking of the credit;

(ii) request is disapproved, the commissioner shall state the reasons for disapproval and offer the person seeking to take the credit an opportunity to correct any problems or to provide additional exploration activity data or other information;

(C) if the commissioner neither approves nor disapproves the request to take the credit within six months after submission of the request, the taking of the credit is approved.

AMENDMENT

OFFERED IN THE SENATE

TO: CS SB 216(L&C)

Page 1, line 5:

Following "compensation;":

Insert "fees for evaluating or auditing applications for exploration incentive credits;"

Page 2, after line 26:

Insert new bill sections to read:

"*Sec. 4. AS 27.30 is amended by adding a new section to read:

Sec. 27.30.095. PEES. The commissioner may charge a fee for direct costs incurred by the department in evaluating or auditing an application to certify the credit authorized under AS 27.30.010, including the cost of contractors selected by the commissioner to assist in the evaluation or audit. The fee may not exceed \$500 for each application covering one or more years if the amount claimed in the application is \$1,000,000 or less. The fee may not exceed \$1,000 for each application covering one or more years if the amount claimed is more than \$1,000,000.

Remember the following bill sections accordingly.

Page 4, line 1:

Delete "secs. 2 - 6"

Insert "secs. 2 - 7"

Page 4, line 3:

Delete "secs. 2 - 6"

Insert "secs. 2 - 7"

Page 4, line 16:

Delete "Section 7"

Insert "Section 8"

Page 4, line 17:

Delete "Sections 1, 2, 5, 6, and 8"

Insert "Sections 1, 2, 4, 6, 7, and 9"

Page 4, line 18:

Delete "Sections 3 and 4"

Insert "Sections 3 and 5"

LEGAL SERVICES

DIVISION OF LEGAL AND RESEARCH SERVICES
LEGISLATIVE AFFAIRS AGENCY
STATE OF ALASKA

(907) 465-3807 or 465-2450
FAX (907) 465-2029
Mail Stop 3101

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

MEMORANDUM

March 19, 1996

SUBJECT: Single Subject Problems in CSSB 215(RES)

TO: Senator Loren Lemman, Chair
Senate Resources Committee

FROM: Tamara Brandt Cook
Director *TBC*

Here is the committee substitute you requested for this bill. Because the bill has been reported from committee, I have tried not to make many changes to the language requested. However, I did add at the end of the title reference to service on nonresident taxpayers which did not seem to me to be included in the subject description. Please let me know if that is not acceptable. Also, be aware that this bill, both as originally introduced by the Governor and as amended in this committee substitute, may well violate article II, sec. 13 of the state constitution, which provides, in part:

Every bill shall be confined to one subject * * *. The subject of each bill shall be expressed in the title. * * *

With respect to the single subject rule, the courts have generally given the requirement a liberal interpretation, adopting, in Gellett v. State, 522 P.2d 1120 (Alaska 1974), the position stated by the Minnesota Supreme Court in 1891:

All that is necessary is that [the] act should embrace some one general subject; and by this is meant, merely, that all matters treated of should fall under some one general idea, be so connected with or related to each other, either logically or in popular understanding, as to be parts of, or germane to, one general subject.

Id., at 1123, quoting Johnson v. Harrison, 50 N.W. 923, 924 (Minn. 1891). Five years after Gellett, the court stated that the test

requires no more than that the various provisions of [a] single legislative enactment fairly relate to the same subject, or have a natural connection therewith. Quoted in Shert v. State, 600 P.2d 20, 24 (Alaska 1979).

In construing the single subject rule, the court will "disregard mere verbal inaccuracies" and "resolve doubts in favor of validity"; "in order to warrant the setting aside of enactments for failure to comply, the violation must be substantial and plain." Suber v. Alaska State Bond Committee, 414 P.2d 546, 557 (Alaska 1966). The rule should be "construed with considerable breadth. Otherwise statutes might be restricted unduly in scope and permissible subject matter, thereby multiplying and complicating the number of necessary enactment(s) and their interrelationships." Gjellert, at 1122.

Using this broad construction of the rule, the court has approved such single subjects as "water resources" in Gjellert; "state taxation" in North Slope Borough v. Sohio Petroleum Corp., 585 P.2d 534 (Alaska 1978); "land" in State v. First Nat'l. Bank of Anchorage, 660 P.2d 406 (Alaska 1982), and "transportation" in Yute Air Alaska, Inc. v. McAlpine, 698 P.2d 1173 (Alaska 1985). The Alaska Court of Appeals has approved the single subjects "liquor regulation" in Van Brunt v. State, 646 P.2d 872 (Ak. App. 1982); and "criminal law" in Galbraith v. State, 693 P.2d 880 (Ak. App. 1985). In fact, the Alaska Supreme Court and the Alaska Court of Appeals have never found that an Alaska statute violated the single subject rule. This is consistent with the record of other states that have substantially the same rule. Generally, only clear violations of the single subject requirement have been found unconstitutional. (cf. State ex rel Hinkle v. Franklin County Board of Elections, 580 N.E.2d 767 (Ohio 1991) finding a violation of the single subject requirement where a bill on a local option for allowing the sale of alcoholic beverages was added to a bill concerning elected judicial offices)

In recent years, however, the Alaska Supreme Court has begun to reevaluate its broad interpretation of the single subject rule. In First Nat'l. Bank of Anchorage, the court expressed reservations about prior cases, but was unwilling in that case to overturn past precedents. In Yute Air Alaska, Inc., the court again expressed concern with the broad interpretation of the rule, but gave three reasons why it was not ready to reject its past approach: (1) "it is not at all clear that there are workable stricter standards"; (2) the legislation in that case was the result of a voter initiative and the sponsors of the initiative had relied on the court's precedents in preparing it; and (3) because the sponsors were not experts at drafting the court was reluctant to invalidate a worthy or popular cause merely because of doubtful legality.

In his dissent in Yute Air Alaska, Inc., Justice Moore blasted the majority's "test" as meaningless. "This court has mistakenly continued to give the rule such an extremely liberal interpretation that the rule has become a farce," he said. Id. at 1182. Moore suggested a new test: "An act or initiative should embrace one subject. By this we mean that all matters treated should be logically connected." This, he said, means that various provisions of legislation will pass muster if they are inextricably intertwined, if they have an effect on one another, or if they are reasonably interdependent. Moore urged that "[e]nactments should be presented clearly and candidly," and that the court should "use a plainer standard and be more willing to look closely at the logic of an asserted connection and the reasonable

interdependence of separate provisions. . . . to discourage logrolling and . . . duplicity." *Id.* at 1186.

The Moore dissent in *Yute Air* takes on increased importance in light of the California Supreme Court's decision two years later in *Harbor v. Deukmejian*, 742 P.2d 1290 (Cal. 1987). Prior to *Harbor*, the law in California was substantially similar to Alaska. Both states prohibit multiple subjects in the same bill.¹ California's courts had interpreted the single subject rule primarily in the context of the expression rule, but when focusing on single subject their pronouncements were remarkably similar to the Alaska cases cited above.² Justice Mosk's opinion in *Harbor* summed up the California cases as holding that

. . . a measure complies with the [single subject] rule if its provisions are either functionally related to one another or are reasonably germane to one another or the objects of the enactment. *Id.* at 1303.

The *Harbor* case involved a measure relating to "fiscal affairs" and was essentially a budget reconciliation bill, making the "necessary statutory adjustments to implement" the budget enactment. *Id.* at 1291, quoting from the bill's title and from sec. 71, which set out the justification for the bill's immediate effective date. As the court described the bill, it sounds remarkably similar to SB 215. The bill contained "71 sections enacting, amending, and repealing numerous provisions in numerous codes." *Id.* at 1291. The court went on to state, at 1303, that "fiscal affairs" as the subject, and "statutory adjustments" to effect savings consistent with the budget as its object, suffer from "excessive generality" that "violates the purpose and intent of the single subject rule."³ In the heart of its holding, the court said:

[Fiscal affairs and statutory adjustments] are too broad in scope if, as petitioners appear to claim, they encompass any substantive measure which has an effect on the budget. The number and scope of topics germane to "fiscal affairs" in this sense is virtually unlimited. If petitioners' position were accepted, a substantial portion of the many thousand statutes adopted

¹ California's constitution, in art. IV, § 9, provides that ". . . a statute shall embrace but one subject, which shall be expressed in its title." In context, "statute" is equivalent to "bill," so it can be seen that the constitutional provision under consideration in *Harbor* is almost identical to Alaska's.

² See the discussion of the history of California's rule in *Harbor*, 742 P.2d 1290, at 1298-1303.

³ The "primary and universally recognized purpose" of the single subject rule is to prevent log-rolling, the combining of several proposals in a single bill so that legislators can obtain a majority for a measure that might not have been approved as separate measures. See *Harbor* at 1300.

Senator Loren Lemay

March 19, 1996

Page 4

during each legislative session could be included in a single measure even though their provisions had no relationship to one another or to any single object except that they would have some effect on the state's expenditures as reflected in the budget bill. This would effectively read the single subject rule out of the Constitution. We hold, therefore, that Bill 1379 is invalid as a violation of article IV, section 9 of the California Constitution. Id. at 1303-1304. (emphasis added)

See also a prior concurring and dissenting opinion by Justice Mosk in Brosnahan v. Eu, 641 P.2d 200 (Cal. 1982), a case in which an initiative was challenged as violating the single subject rule,⁴ in which he said:

The constitutional requirement is not satisfied by attaching a broad label to a measure and then claiming that its provisions are encompassed under that wide umbrella. Otherwise, initiatives which refer to "property" or "women" or "public welfare" or "the pursuit of happiness" could also be held to constitute one subject, no matter how diverse their terms.

It is my belief that our supreme court, when presented with the issue in the context of a bill like SB 215, will follow the path scouted by Justice Moore in his dissent in Yute Air and more thoroughly explored by Justice Mosk in Harbor (an exploration that was joined, by the way, without dissent by the other justices of California's supreme court). The fact that several of these "omnibus" bills have now been enacted in Alaska provides scant comfort. The practice had gone on for over six years in California before an affected entity brought a challenge.

In SB 215, the stated subject, as expressed in the title, is "streamlining the functions of state government." While this may be a statement of the goals of the bill, it is not a subject, let alone a single subject. Nor is it necessarily descriptive of the contents of the bill. I can see nothing that distinguishes SB 215 from the California measure that was challenged in Harbor. They both attempt to encompass an excessively broad subject matter.

TBC:glc:klb
96-171.glc

⁴ In California, as in Alaska, initiatives are subject to the single subject rule.

SENATE COMMITTEE REPORT

DATE: 3/20/96

FURTHER: Labor & Commerce
Finance

DATE TURNED INTO OFFICE: 3-27-96

The HESS Committee considered SB 215

Omnibus state agency operations and programs.

P.P. 1504 + 1502

and recommends:

- be replaced with _____ CS _____
- adopt previous _____ CS SB 215 _____ (RES)
- attached amendment(s)
- adopt Letter of Intent by _____ Committee
- further referral to the _____ Committee

Senate Bill:
 same title
 new title
 House Bill:
 same title
 technical change
 new: SCR*

SIGNING DO PASS	DP	OTHER RECOMMENDATIONS	NR	DNR	AM
<i>J. E. Salo</i>	<input checked="" type="checkbox"/>	<i>Mike Miller</i>	<input checked="" type="checkbox"/>		
		<i>James D. Fenwick</i>	<input checked="" type="checkbox"/>		
<i>J. E. Salo</i>	<input checked="" type="checkbox"/>				
CHAIR:		<i>Lynne Green</i>	<input checked="" type="checkbox"/>		

NEW FISCAL NOTE(S):

Department	Date	Zero	Fiscal
Revenue	3/12/96		

PREVIOUS FISCAL NOTE(S):*

Department	Date	Zero	Fiscal
Revenue	3/12/96	<input checked="" type="checkbox"/>	
DNR	1/5/96	<input checked="" type="checkbox"/>	
C&ED	1/9/96		(5.3)
F&G	1/9/96		(200.0)
DEC	1/9/96	<input checked="" type="checkbox"/>	
H. S.S.	1/9/96	<input checked="" type="checkbox"/>	

APPROPRIATION -- no fiscal note

H. S.S. 1/9/96
 *include fiscal notes accompanying Governor's bill
 Revenue 1/9/96

SENATE COMMITTEE REPORT
First Committee of Referral

DATE: 1/12/96

FURTHER: HESS
 L&C, Finance

Date of 5-Day Notice: 3-12-96
 (in accordance with Uniform Rule 23)

DATE TURNED INTO OFFICE: 2-20-96

The Resources Committee considered SB 215

Omnibus state fees and cost assessments.

Phi Psi's (FA)

and recommends:

- be replaced with CS SA 215 (RES)
- adopt previous CS ()
- attached amendment(s)
- adopt Letter of Intent by Committee
- further referral to the Committee

Senate Bill:
 same title
 new title
 House Bill:
 same title
 technical title
 new: SCR#

SIGNING <u>DO PASS</u>	DP	OTHER RECOMMENDATIONS	NR	DNP	AM
		<i>Yes to go</i>		<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>
		<i>Finance</i>		<input checked="" type="checkbox"/>	
		<i>Rich Helford</i>		<input checked="" type="checkbox"/>	
CHAIR:		<i>John J. Luman</i>		<input checked="" type="checkbox"/>	

NEW FISCAL NOTE(S):

Department	Date	Zero	Fiscal
<i>Revenue</i>	<i>3/13</i>	<input checked="" type="checkbox"/>	<i>7,150</i>

PREVIOUS FISCAL NOTE(S):*

Department	Date	Zero	Fiscal
<i>Revenue</i>	<i>1/96</i>	<input checked="" type="checkbox"/>	
<i>HS/CTI</i>	<i>4/96</i>	<input checked="" type="checkbox"/>	
<i>HS/CTI</i>	<i>4/96</i>	<input checked="" type="checkbox"/>	
<i>HS/CTI</i>	<i>7/96</i>	<input checked="" type="checkbox"/>	
<i>HS/CTI</i>	<i>7/96</i>	<input checked="" type="checkbox"/>	
<i>HS/CTI</i>	<i>7/96</i>	<input checked="" type="checkbox"/>	

APPROPRIATION -- no fiscal note

*include fiscal notes accompanying Governor's bill

SB and CS