

Leg. Finance - Finance Comte Files

HB 329 cont., 334, 334am

(1971-72)

8879

22

# ALASKA STATE LEGISLATURE

SEVENTH Legislature FIRST Session

HOUSE BILL NO. 329  
By FERGUSON AND NAUGHTON

"An Act appropriating to the Department of Education; and providing for an effective date."

Historical data/Russian

Introduced in the House 3/19/ 19 71

# HISTORY IN THE HOUSE

19 71

Mar 19

Read first time and referred to Committee on

HW&E and Finance

Reported back with recommendation that

Read second time and

Read third time and

PASS : Yeas  
: Nays  
: Absent  
: Excused

Effective Date

PASS : Yeas  
: Nays  
: Absent  
: Excused

Reported correctly engrossed

Signed by Speaker

Sent to Senate

## HISTORY IN THE SENATE

19

Read first time and referred  
to Committee on

Reported back with  
recommendation that

Read second time and

Read third time and

PASS      Yeas  
            : Nays  
            : Absent  
            : Excused

Effective Date

PASS      Yeas  
            : Nays  
            : Absent  
            : Excused

Reported correctly engrossed

Signed by President

Returned to House

SECRETARY OF THE SENATE

## HISTORY IN THE HOUSE

19

Received from Senate

Reported correctly enrolled

Sent to Governor

..... By Governor

Filed with Secy. State

Chapter No. ....

"An Act appropriating to the Department of Education; and providing for an effective date."

### Committee Report

HOUSE OF REPRESENTATIVES

3/26/71

\_\_\_\_\_ Date

Mr. Speaker:

The Committee on FINANCE has had HB 329

under consideration. A majority of the members of the Committee

- recommends it do pass
- recommends it do not pass
- recommends it do pass with attached amendment(s)
- recommends it be replaced with CS for \_\_\_\_\_ and that  
CS for \_\_\_\_\_ do pass
- (and) recommends it be referred to the \_\_\_\_\_  
committee
- reports it back without recommendation
- (other) \_\_\_\_\_

MEMBERS SIGNING THE MAJORITY REPORT:

_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

MEMBERS NOT CONCURRING IN THE MAJORITY REPORT:

\_\_\_\_\_ recommends:

\_\_\_\_\_ recommends:

\_\_\_\_\_ recommends:

\_\_\_\_\_ recommends:

\_\_\_\_\_ recommends:

\_\_\_\_\_ CHAIRMAN

"An Act appropriating to the Department of Education; and providing for an effective date."

### Committee Report

HOUSE OF REPRESENTATIVES

FINANCE

3/19/71

25 Mar. 1971 Date

Mr. Speaker:

The Committee on HEALTH, WELFARE & EDUCATION has had HB 329 under consideration. A majority of the members of the Committee

- recommends it do pass
- recommends it do not pass
- recommends it do pass with attached amendment (~~to~~)
- recommends it be replaced with CS for \_\_\_\_\_ and that CS for \_\_\_\_\_ do pass
- (and) recommends it be referred to the \_\_\_\_\_ committee
- reports it back without recommendation
- (other) \_\_\_\_\_

MEMBERS SIGNING THE MAJORITY REPORT:

Genie Chance \_\_\_\_\_  
Carl E. Moore \_\_\_\_\_  
Ed Naughton \_\_\_\_\_  
Richard Wattaker \_\_\_\_\_  
M B Moore \_\_\_\_\_

MEMBERS NOT CONCURRING IN THE MAJORITY REPORT:

- \_\_\_\_\_ recommends:
- \_\_\_\_\_ recommends:
- \_\_\_\_\_ recommends:
- \_\_\_\_\_ recommends:
- \_\_\_\_\_ recommends:

Genie Chance  
CHAIRMAN

AMENDMENT #1

Offered in the HOUSE

By HWE

To: \_\_\_\_\_ HOUSE BILL NO. 329

\_\_\_\_\_ SENATE BILL NO. \_\_\_\_\_

AMENDMENT: Page 1 Line 11

*delete the word "microfilming"*

The Legislature of the State of Alaska  
FISCAL NOTE

COPIES: THE CHAIRMAN OF THE COMMITTEE MAKING THE REQUEST  
 THE HOUSE FINANCE COMMITTEE STAFF  
 THE SENATE FINANCE COMMITTEE STAFF  
 THE DIVISION OF BUDGET & MANAGEMENT  
 DETAIN A COPY FOR YOUR FILES

Subject HB 329 SB  
 requested by House Finance Committee  
 referred to Nathaniel H. Cole date of request 3/31/71  
 completion date requested                      date received 3/22/71

EXPENDITURE DETAIL	FY 1971-72	FY	FY
	\$	\$	\$
100 PERSONAL SERVICES			
200 TRAVEL			
300 CONTRACTUAL SERVICES	16,000		
400 COMMODITIES			
500 EQUIPMENT			
600 LAND AND STRUCTURES			
700 GRANTS, GIFTS & SIMILAR REVENUE			
<b>TOTAL</b>	<b>16,000</b>	<b>\$</b>	<b>\$</b>
FUNDING DETAIL			
FEDERAL RECEIPTS	\$ 4,000	\$	\$
SPECIAL FUNDS			
UNRESTRICTED GENERAL FUND RECEIPTS	12,000		

Non Months  
 Permanent Positions  
 Temporary Positions

FISCAL ANALYSIS

The main thrust of this project is to identify and then translate works in Russian dealing with early Alaskan native culture. The funds would be utilized to contract with an established scholar or scholars to first prepare an index to materials and from such index, translate selected materials pertinent to native culture. Records to be analyzed and estimate of cost is as follows:

Russian-American Company Correspondence, 1818-1867	
Material on tribal leaders, settlements, epidemics, etc.	
Indexing	\$2,000
Translating selected documents	4,000
Russian Orthodox Church records, 1794-1867, vital statistics, relationship of natives and church, etc. Indexing and microfilming is being done by Library of Congress	
Translating selected documents	5,000
Books and articles in Russian relating to Alaska Native Culture	
Both current and early voyages.	
Preparation of Bibliography	1,000
Translation of selected documents	4,000
	<b>TOTAL \$16,000</b>

DATE March 31, 1971

SIGNATURE Richard B. Engen

NAME & TITLE Richard B. Engen, Director  
Division of State Libraries

Introduced: 3/19/71  
Referred: Health, Welfare &  
Education and Finance

1 IN THE HOUSE

BY FERGUSON AND NAUGHTON

2 HOUSE BILL NO. 329

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 SEVENTH LEGISLATURE - FIRST SESSION

5 A BILL

6 For an Act entitled: "An Act appropriating to the Department of Education;  
7 and providing for an effective date."

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

9 \* Section 1. The sum of \$16,000 is appropriated from the general fund  
10 to the Department of Education, division of libraries, for the indexing,  
11 microfilming and translation of historical documents pertinent to the Russian  
12 period of Alaska's history and, in particular, its influence on Alaskan  
13 Native culture.

14 \* Sec. 2. This Act takes effect on July 1, 1971.  
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Introduced: 3/19/71  
Referred: Health, Welfare &  
Education and Finance

1 IN THE HOUSE

BY FERGUSON AND NAUGHTON

2 HOUSE BILL NO. 329

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 SEVENTH LEGISLATURE - FIRST SESSION

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# RECORDS CERTIFICATION



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

James D. Smith  
Signature of Camera Operator

4/4/89  
Date

MEMORANDUM

TO: The Honorable George Hohman  
Chairman  
House Finance Committee

DATE: June 16, 1972

FROM: Glen K. Vernon  
Fiscal Analyst  
Legislative Finance Division

SUBJ: FCCS SCS  
CSHB 334  
(Fiscal Note)

FCCS SCS CSHB 334 offers the following changes to CSHB 334 (amended):

(1) Section 1 (7) reduces the cost of the bill \$124,351 by changing from \$5 to \$4 the per capita payment to cities and boroughs providing mass transit facilities or services, whether by a municipally owned, financed and operated system or by contract.

(2) Section 3 (2) provides \$50,000 to the Glenallen hospital. The fiscal note on CSHB 334 (amended) did not include this amount.

(3) Section 3 (3) changes the minimum payment for other health facilities from \$10,000 to \$8,000. Since the fiscal note on CSHB 334 (amended) included 34 of these facilities, the savings is \$2,000 for each facility, or \$64,000.

In summary, the change from CSHB 334 (amended) as offered in FCCS SCS CSHB would create a net increase of \$142,351, explained as follows:

	Cost of CSHB 334 am	Cost of FCCS SCS CSHB 334	Increase (Decrease)
Section 1 (7)	\$ 621,755	\$ 497,404	\$ (124,351)
Section 3 (2)	1,063,000	1,113,000	50,000
Section 3 (3)	579,000	511,000	( 68,000)
	<u>\$2,263,755</u>	<u>\$2,121,404</u>	<u>\$ (142,351)</u>

M E M O R A N D U M

TO: The Honorable George Hohman,  
Chairman  
House Finance Committee

FROM: Glen K. Vernon  
Fiscal Analyst  
Legislative Finance Division

DATE: June 16, 1972

SUBJ: FCCS SCS CSHB 334 (Fiscal Note)

FCCS SCS CSHB 334 increases revenue sharing to municipalities by at least \$552,580 over funds approved in FY 1972 under AS 43.18.010(h)(1). These increases are accounted for as follows:

- (1) Section 2(7) increases revenue sharing to cities and boroughs providing mass transit facilities by \$55,580. At present, Juneau is the only city in the state which appears to qualify for this revenue. If Anchorage should become eligible, this amount would be increased by \$441,824 for a statewide total of \$497,404 for mass transit facilities.
- (2) Section 3(1) increases the minimum payment to hospital, and increases anticipated funds to all hospitals by \$262,000 for FY 1973.
- (3) Section 3(2) provides revenue sharing to hospitals outside organized municipalities. At present, the Glenallen hospital is the only facility in this category. The provision would allow \$50,000 to the Glennallen hospital.
- (4) Section 3(3) provides an \$8,000 minimum to health facilities other than hospitals, and expands the number of such facilities qualifying for funds. The provision increases funding to such facilities by \$447,000.

Funds approved in FY 72 under AS 43.18.010(h)(1) total \$865,000. The provision of an additional \$814,580 under FCCS SCS CSHB 334 allows a total funding level of \$1,679,580 for FY 1973.

Committee Report

SENATE

Date

Mr. President:

The Committee on \_\_\_\_\_ has had \_\_\_\_\_ under consideration. A majority of the members of the Committee

- recommends it do pass
- recommends it do not pass
- recommends it do pass with attached amendment(s)
- recommends it be replaced with CS for \_\_\_\_\_ and that CS for \_\_\_\_\_ do pass
- (and) recommends it be referred to the \_\_\_\_\_ committee
- reports it back without recommendation
- (other) \_\_\_\_\_

MEMBERS SIGNING THE MAJORITY REPORT:

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

MEMBERS NOT CONCURRING IN THE MAJORITY REPORT:

\_\_\_\_\_ recommends:

\_\_\_\_\_ recommends:

\_\_\_\_\_ recommends:

\_\_\_\_\_ recommends:

\_\_\_\_\_ recommends:

CHAIRMAN

A M E N D M E N T

Offered in the HOUSE

By \_\_\_\_\_

To: \_\_\_\_\_ HOUSE BILL NO. \_\_\_\_\_

\_\_\_\_\_ SENATE BILL NO. \_\_\_\_\_

AMENDMENT: Page \_\_\_\_\_ Line \_\_\_\_\_

(2) "health facility" means public health centers, maternity homes and community mental health centers, facilities for the mentally or physically handicapped, nursing homes and convalescent centers which are licensed, when required, by the state under AS 18.20.010-18.20.130 and are owned or operated or both by a local government or by a nonprofit corporation or other nonprofit sponsor; the term excludes facilities operated or wholly supported by the state or the federal government.



A M E N D M E N T

Offered in the HOUSE

By Finance

To: CS HOUSE BILL NO. 334  
SENATE BILL NO. \_\_\_\_\_

AMENDMENT: Page \_\_\_\_\_ Line \_\_\_\_\_

Page 1

Delete lines 20 through 29.

Page 1 Line 20

Insert a new subsection (h) to read:

"(h)(1) During each fiscal year the state shall pay to an ~~un~~organized borough or a city outside an organized borough, in which a hospital is operated, \$1,000 per bed for each bed actually used for patient care within the hospital, or \$50,000, as the local government determines, for each licensed hospital determined by the Department of Health and Social Services to be a general hospital.

(2) During each fiscal year, the state shall pay \$1,000 per bed or a minimum of \$50,000 to any licensed hospital determined by the Department of Health and Social Services to be a general hospital if such hospital is outside an organized municipality.

(3) During each fiscal year the state shall also pay to an organized borough or a city outside an organized borough, in which an outpatient health facility is operated, the sum of \$40,000 for each such outpatient health facility. Sums received by a local government under this subsection shall be used for expenses of operation, maintenance or health services or facilities, as the local government determines."

Page 2

Delete all of lines 1 through 6.

*established  
inadequate for  
operation of  
hospital*

A M E N D M E N T

Offered in the HOUSE

By FINANCE

To: CS HOUSE BILL NO. 334  
SENATE BILL NO. \_\_\_\_\_

AMENDMENT: Page 1 Line \_\_\_\_\_

Delete lines 20 through 29.

Page 2 Line 1  
Insert "(h)(1)" at the beginning of the paragraph

Page 2 Line 6

Delete "." and insert ", provided that a minimum of \$50,000 shall be paid under this section for each licensed hospital determined by the Department of Health and Social Services to be a general hospital.)  
(2) During each fiscal year, the state shall pay \$1,000 per bed or a minimum of \$50,000 to any licensed hospital determined by the Department of Health and Social Services to be a general hospital if such hospital is located outside an organized municipality."

Offered in the HOUSE

By FINANCE

To: CS HOUSE BILL NO. 334

SENATE BILL NO. \_\_\_\_\_

AMENDMENT: Page 1 Line 19

Delete "\*Sec. 3." in full.

Page 1, Line 19 insert the following:

"\*Sec. 3. AS 43.18.010 (h) and (i) are repealed and re-enacted to read:

(h) During each fiscal year the state shall make payments as follows:

(1) \$1,000 per hospital bed to an organized borough or a city outside an organized borough in which a hospital is operated for each hospital bed actually used for patient care, limited to the number of beds provided for in the construction design of the hospital, or \$50,000 per hospital as the local government may determine;

(2) \$1,000 per hospital bed to hospitals located outside any organized municipality for each hospital bed actually used for patient care, limited to the number of beds provided for in the construction design of the hospital, or \$50,000, as the hospital may determine;

(3) \$1,000 per bed to an organized borough or city outside an organized borough in which a health facility is operated for each bed actually used for patient care, limited to the number of beds provided for in the construction design of the health facility, or \$10,000 per health facility as the local government may determine.

4,000

(i) In (h) of this section

(1) "hospital" means a licensed hospital determined by the Department of Health & Social Services to be a general hospital; the term excludes facilities operated or wholly supported by the state or the federal government.

Page 2 Finance Committee to CSHB 334

(2) "health facility" means public health centers, maternity homes and community mental health centers, facilities for the mentally or physically handicapped, nursing homes and convalescent centers which are licensed, when required, by the state under AS 18.20.010-18.20.130 and are owned or operated or both by a local government or by a nonprofit corporation or other nonprofit sponsor; the term excludes facilities operated or wholly supported by the state or the federal government.



Alaska State Legislature  
House

JUNEAU ALASKA

M E M O R A N D U M

TO: The Honorable George Hohman,  
Chairman  
House Finance Committee

FROM: Glen K. Vernon  
Fiscal Analyst  
Legislative Finance Division

DATE: June 16, 1972

SUBJ: FCCS SCS CSHB 334 (Fiscal Note)

FCCS SCS CSHB 334 increases revenue sharing to municipalities by at least \$814,580 over funds approved in FY 1972 under AS 43.18.010(h)(i). These increases are accounted for as follows:

- (1) Section 2(7) increases revenue sharing to cities and boroughs providing mass transit facilities by \$55,580. At present, Juneau is the only city in the state which appears to qualify for this revenue. If Anchorage should become eligible, this amount would be increased by \$441,824 for a statewide total of \$497,404 for mass transit facilities.
- (2) Section 3(1) increases the minimum payment to hospital, and increases anticipated funds to all hospitals by \$262,000 for FY 1973.
- (3) Section 2(2) provides revenue sharing to hospitals outside organized municipalities. At present, the Glenallen hospital is the only facility in this category. The provision would allow \$50,000 to the Glennallen hospital.
- (4) Section 3(3) provides an \$8,000 minimum to health facilities other than hospitals, and expands the number of such facilities qualifying for funds. The provision increases funding to such facilities by \$447,000.

Funds approved in FY 72 under AS 43.18.010(h)(i) total \$865,000. The provision of an additional \$814,580 under FCCS SCS CSHB 334 allows a total funding level of \$1,679,580 for FY 1973.

STATE  
of ALASKA

# MEMORANDUM

TO: [ Jay Hogan, Director  
Legislative Finance

Byron I. Mallott  
Director

DATE : April 13, 1972

FROM: Donald Argetsinger *DA*  
Local Government Specialist  
Local Affairs Agency

SUBJECT: CS House Bill 334

In response to your verbal request, attached is a cost analysis of the Health Facilities Section of CS House Bill 334.

I have divided the schedule into the following categories: Hospital Facilities, Other Residential Inpatient Facilities and Non-residential Outpatient Facilities. (These categories are outlined in H.B. 647.)

Attachment

cc: Budget and Management

DA:lk

CSHB 334

<u>Facility</u>	<u>20 Beds</u> <u>\$4000/bed</u>	<u>10 Beds</u> <u>\$2500/bed</u>	<u>20 beds</u> <u>\$1500/bed</u>	<u>Remainder</u> <u>\$1000/bed</u>	<u>Total</u>
Fairbanks Hospital 116 beds	\$80,000	\$25,000	\$30,000	\$ 66,000	\$201,000
Juneau Hospital 67 beds	80,000	25,000	30,000	17,000	152,000
Anchorage Community Hospital 85 beds	80,000	25,000	30,000	35,000	170,000
Providence Hospital 150 beds	80,000	25,000	30,000	100,000	235,000
Palmer Hospital 27 beds	80,000	17,500			97,500
Central Peninsula Hospital (Soldotna) 30 beds	80,000	25,000			105,000
Seward Hospital 33 beds	80,000	25,000	4,500		109,500
Wesleyan Hospital (Kenai Pen. Borough) 22 beds	80,000	5,000			85,000
Homer Hospital 9 beds	36,000				36,000
Nome Hospital 24 beds	80,000	10,000			90,000
Kodiak Hospital 25 beds	80,000	12,500			92,500
Sitka Hospital 24 beds	80,000	10,000			90,000
Petersburg Hospital 25 beds	80,000	12,500			92,500
Cordova Hospital 22 beds	80,000	5,000			85,000
Wrangell Hospital 13 beds	52,000				52,000
Ketchikan Hospital 95 beds	80,000	25,000	30,000	45,000	180,000
TOTAL BEDS - 767					<u>\$1,873,000</u>
<u>Other Municipal or Non-Profit Sponsor Operated Inpatient</u> <u>Health facilities as Defined in HB 647</u>					
Hope Center (Fairbanks) 30 beds	\$80,000	\$25,000			\$105,000
Bethel Pre-Maternity Home 14 beds	56,000				56,000

CSHB 344 (Continued)

<u>Facility</u>	<u>20 Beds</u> <u>\$4000/bed</u>	<u>10 Beds</u> <u>\$2500/bed</u>	<u>20 Beds</u> <u>\$1500/bed</u>	<u>Remainder</u> <u>\$1000/bed</u>	<u>Total</u>
Bethel Detoxification Center 10 beds	\$40,000				\$ 40,000
Nome Alcoholic Rehabilitation Center 5 beds	\$5,000 20,000				20,000
Juneau Alcoholic Rehabilitation Center 15 beds	60,000				60,000
Fairbanks Alcoholic Rehab. and Detox. Center <u>Slope Lodge</u> 70 beds	80,000	25,000	30,000	20,000	155,000
City of Fairbanks Halfway House 25 beds	80,000	12,500			92,500
Graduate House (Alcoholic Rehab. Center) Anchorage 15 beds	60,000				60,000
Phoenix Club (Alcoholic Rehab. Center) Anchorage 10 beds	40,000				40,000
Studio Club (Alcoholic Rehab. Center) Anchorage 14 beds	56,000				56,000
Hope Cottage Anchorage 25 beds	80,000	12,500			92,500
Jesse Lee Home Anchorage 50 beds (estimated)	80,000	25,000	30,000		135,000
<b>TOTAL - 283 beds</b>					<b>\$912,000</b>

Municipal or Non-Profit Sponsor Operated Out Patient, Non-Residential, Health Facilities as Defined in HB 647

33 Facilities, \$4000/facility	\$132,000				\$132,000
2 Community Mental Health Centers--Kodiak, Ketchikan					
1 Mentally Retarded or Physically Handicapped--Anchorage					

30 Public Health Centers or Outpatient Clinics:

Anchorage - 2	Pilot Station
Juneau	Pt. Hope
Fairbanks	Russian Mission
Ketchikan	St. Mary's
Kodiak	Sand Point
Sitka	Selawik
Akolmiut	Skagway
Holy Cross	Teller
Hydaburg	Unalaska
King Cove	Whittier
Koyuk	Tuluksak
Mt. Village	Additional Clinics (Est.) - 6

TOTAL ALL FACILITIES

\$2,917,000

767  
 283  
 ---  
 1050  
 \$1,000  
 ---  
 \$ 1,050,000  
 1321,000  
 ---  
 1,182,000

- 1,182,000  
 ---  
 \$ 1,735,000



Alaska State Legislature  
Senate

JUNEAU ALASKA

TO: Mr. George Hohman, Chairman  
House Finance Committee

FROM: Rich Guthrie  
Senate Fiscal Analyst

SUBJECT: Fiscal Note Request

DATE: 5/5/72

The following House bills are now in the Senate Finance Committee for consideration:

<u>Bill No.</u>	<u>Title</u>
-----------------	--------------

CSHB 334

The Senate Finance Committee would appreciate receiving eight copies of the fiscal note and other pertinent materials that will assist them as they consider these bills.

# STATE OF ALASKA

WILLIAM A. EGAN, GOVERNOR

## DEPT. OF HEALTH AND SOCIAL SERVICES

June 16, 1972

OFFICE OF THE COMMISSIONER

POUCH II — JUNEAU 99801

The Honorable Robert Ditman  
Alaska House of Representatives  
Pouch V  
Juneau, Alaska 99801

Dear Mr. Ditman:

Re: Free Conference CS for Senate  
CS for CS for House Bill No. 334

In response to your request for information as to the Department's impressions of proposed language in the above referenced HB 334, we offer the following comments:

1. Section 43.18.050 provides that a municipality shall expend funds received for the operation and maintenance of hospitals and health facilities and services and mass transit facilities and services under this chapter only for those specific facilities and services.

"A municipality shall expend funds received for the operation and maintenance of hospitals and health facilities and services and mass transit facilities and services under this chapter only for those specific facilities and services."

It appears that the legislative intent is that money "earned" by a community by the presence of hospitals, health facilities, and mass transit facilities would expend the funds earned thereby only for hospitals, health facilities, and mass transit facilities. To coin a phrase from Flip Wilson this legislation seems to be saying, "What you earns is what you gets." However,

2. Section 43.18.010 (h)(4) provides that:

"funds received by a local government under (1), (2) or (3) of this subsection shall be used for expenses of operation, maintenance, or health services or facilities, as the local government or hospital outside an organized municipality determines;"

It appears to this Department that the flexibility afforded under the language

just quoted is made more restrictive by 43.18.050.

In order to remove the apparent conflict, we would recommend that page 3 of the above cited version of the bill on line 13 between the words "specific" and "facilities," the words "types of" be inserted in order that line 13 would then read, "services under this chapter only for those specific types of facilities and services." We believe that under this change the "purpose" will be maintained but that the local government would have some flexibility in applying the funds to the "types" of facilities which earn the money.

3. Under 43.18.010 (h)(5) a new provision mandates this Department to certify certain facts before any funds may be distributed. In order to certify the facts the Department would have two options:

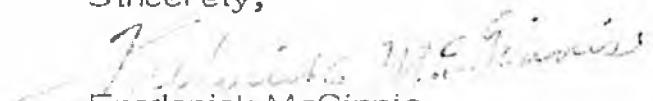
- A. To require an audit of the books of 17 hospitals and 28 other health facilities spread throughout the length and breadth of the State.

That would be the most accurate way to make the certification called for. The cost of this to the Department would be approximately \$100,000 which is not in our current budget.

- B. To require the specified document and/or certification from the facilities themselves that they are conforming to the provision of this act this would entail, among other things, an official statement by a certified public accountant. This would be costly to the facilities but could be accomplished with approximately \$10,000 cost to the Department.
- C. You are aware, I am sure, that the basic responsibility for the implementation of this act rests with Local Affairs Agency. We assume that you have secured a Fiscal Note on overall costs from that agency.

In conclusion, in specific response to your question as to whether funding would be changed under the Free Conference Committee version: The above would alter the funding pattern to some extent. Under the present law revenue sharing funds earned by hospital and medical facilities are disbursed to the local government to be used for health purposes. In all communities, except Anchorage, the funds have been distributed to the facility which earned the funds. In Anchorage, approximately 50 percent of the money earned by the facilities was returned to the facilities while the other 50 percent was used for other health purposes.

Sincerely,

  
Frederick McGinnis  
Commissioner

FM:smb

STATE  
of ALASKA

# MEMORANDUM

OFFICE OF THE GOVERNOR

TO:  Jay Hogan, Director  
Legislative Finance

Thru: Byron I. Mallott, Director *BIM*

DATE: April 25, 1972

FROM: Donald Argetsinger *DA*  
Local Government Specialist  
Local Affairs Agency

SUBJECT: CSHB 334 (Amended)

In response to your verbal request, attached is a cost analysis of the Committee Substitute for House Bill 334, as amended by the House on Friday, April 21, 1972.

Aside from the obvious change in the payment schedule, the only significant change the amendment makes to AS 43.18.010 (h) and (i) is the omission of the last sentence in subsection (h):

"Sums received by a local government under this subsection shall be used for expenses of operation, maintenance or health services or facilities as the local government determines."

In reviewing the attached schedule, you will note I have placed asterisks next to a number of the alcoholic rehabilitation centers listed, and made reference to an Attorney General's opinion of November 27, 1970. The opinion (a copy of which is attached for your information) sets forth the circumstances under which alcoholic rehabilitation centers may be classified as facilities for the physically handicapped, thereby qualifying for aid under AS 43.18.010 (h). In addition to the November 27, 1970 opinion, I have included background memoranda written by former Office of Alcoholism Coordinator, Glen M. Wilcox, regarding this subject.

Finally, please note this analysis lists 36 beds for the Hope Cottage B. We have been advised by the Department of Health and Social Services that this facility (a facility for mentally retarded youngsters) is presently equipped to provide care for that number.

Should you require further fiscal analysis of this legislation, please contact me.

BIM:DA:pak

Attachments

cc: Warren Wiley, w/attachments

FISCAL SCHEDULE FOR CSHB 334 (AMENDED)

Hospital Facilities	\$50,000/Facility	\$1000/bed	Total
Fairbanks Hospital-116 beds		\$116,000	\$ 116,000
Juneau Hospital-67 beds		67,000	67,000
Anchorage Community Hospital 85 beds		85,000	85,000
Providence Hospital-150 beds		150,000	150,000
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Homer Hospital-9 beds	50,000		50,000
Nome Hospital-27 beds	50,000		50,000
Kodiak Hospital-25 beds	50,000		50,000
Sitka Hospital-24 beds	50,000		50,000
Petersburg Hospital-25 beds	50,000		50,000
Cordova Hospital-22 beds	50,000		50,000
Wrangell Hospital-13 beds	50,000		50,000
Ketchikan Hospital-95 beds		95,000	95,000
<b>Total</b>	<b>\$550,000</b>	<b>\$513,000</b>	<b>\$1,063,000</b>

OTHER HEALTH FACILITIES AS DEFINED IN CSHB 334 AMENDED

Health Facilities	\$10,000/Facility	\$1000/bed	Total
Hope Center (Fairbanks) 30 beds		30,000	30,000
Hope Cottage-B- (Anchorage) 36 beds		36,000	36,000
Bethel Pre-Maternity Home 14 beds		14,000	14,000
Nome Alcoholic Rehabilitation Center 5 beds	\$10,000		10,000
Bethel Detoxification Center 10 beds		10,000	10,000
*Juneau Alcoholic Rehabilitation Center 15 beds		15,000	15,000
*Fairbanks Alcoholic Rehabilitation and Detoxification Center (slope Lodge) 70 beds		70,000	70,000
*City of Fairbanks Halfway House 25 beds		25,000	25,000
*Graduate House (Alcoholic Rehabilitation Center) Anchorage 15 beds		15,000	15,000
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<b>Total</b>	<b>\$10,000</b>	<b>\$239,000</b>	<b>\$249,000</b>

33 Facilities, \$10,000/facility (as listed below) \$330,000

2 Community Mental Health Centers--Kodiak, Ketchikan

1 Physically Handicapped--Anchorage

30 Public Health Centers or Outpatient Clinics:

Anchorage - 2	Pilot Station
Juneau	Pt. Hope
Fairbanks	Russian Mission
Ketchikan	St. Mary's
Kodiak	Sand Point
Sitka	Selawik
Akolmiut	Skagway
Holy Cross	Teller
Hydaburg	Unalaska
King Cove	Whittier
Koyuk	Tuluksak
Mt. Village	Additional Clinics (Est.) - 6

Total All Facilities        \$1,642,000.00

(\*These facilities did not come under the FY 1972 program. However, for the purpose of this analysis it is assumed the cognizant municipalities will include them on future applications and they will meet the criteria outlined in the November 27, 1970 Attorney General's Opinion.)

# MEMORANDUM

State of Alaska

TO:  Glen M. Wilcox  
Coordinator  
Office of Alcoholism

DATE : November 27, 1970

FROM: G. Kent Edwards  
Attorney General

SUBJECT: Revenue Sharing and  
Community Grant-in-Aid

By  
Ray M. Harding  
Assistant Attorney General

In accordance with your previous memorandum and my memo of November 23, 1970, and your subsequent memorandum of November 24, 1970. The following information is submitted to you:

1. Alcoholism facilities which provide similar services to those of "hospitals, public health centers, community mental health centers, facilities for the mentally and physically handicapped, nursing homes, and convalescent centers" are eligible for revenue sharing.
2. A facility would be eligible for receipt of funds when the individual being treated has been referred to the facility by a physician certifying that the individual has been physically or mentally handicapped as a result of alcoholism.
3. In order to be eligible for revenue sharing, facilities admitting alcoholics as stated in 2 above, would be required to: provide residential care, including a "bed", whether such residential care is of short or long term duration.

GKE:RMH:dw

# **CORRECTION**

**THIS DOCUMENT  
HAS BEEN REPHOTOGRAPHED  
TO ASSURE LEGIBILITY**

# MEMORANDUM

State of Alaska

TO:  Glen H. Wilcox  
Coordinator  
Office of Alcoholism

DATE : November 27, 1970

FROM: G. Kent Edwards  
Attorney General

SUBJECT: Revenue Sharing and  
Community Grant-in-Aid

By  
Ray M. Harding  
Assistant Attorney General

In accordance with your previous memorandum and my memo of November 23, 1970, and your subsequent memorandum of November 24, 1970. The following information is submitted to you:

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3. In order to be eligible for revenue sharing, facilities admitting alcoholics as stated in 2 above, would be required to: provide residential care, including a "bed", whether such residential care is of short or long term duration.

GKE:RMH:dw

## MEMORANDUM

State of Alaska

TO:  Ray M. Harding  
Assistant Attorney General

DATE : November 24, 1970

FROM: Glen M. Wilcox *(initials)*  
Coordinator  
Office of Alcoholism

SUBJECT: Revenue Sharing and  
Community Grant-in-Aid

Your memo of November 23, 1970, spoke to some of the issues involved in Revenue Sharing and Community Grant-in-Aid. However, I believe there are further considerations which would make those facilities licensed under the Community Grant-in-Aid Program eligible for revenue sharing.

As your memo stated, "hospitals, public health centers, community mental health centers, facilities for the mentally and physically handicapped, nursing homes, and convalescent centers" were eligible and although alcoholism facilities are not specifically mentioned they would be eligible under at least two, and more likely three, of the above categories.

Vocational Rehabilitation, on the federal as well as the state level, considers alcoholism a handicapping condition. The Division of Public Welfare, in our own Department, considers alcoholism a disability when a physician and social worker concur that the extent of the drinking has medically and socially disabled the person. Alcoholics who have had long histories of this handicapping and disabling condition sometimes require long term nursing home care, especially when there has been significant brain or other physical damage. It would seem that any facility which provides residential care, including a "bed", would be eligible for inclusion under "facilities for the mentally and physically handicapped, nursing homes, and convalescent centers" categories cited in the Revenue Sharing Bill.

Additionally, community mental health centers may have residential programs. When they do, they should also be eligible for revenue sharing.

Since the terms "mentally and physically handicapped" and "convalescent centers" are generic terms, any alcoholism facility providing residential care would be eligible.

While AS 18.20.130 is mentioned in the statute as being one of the laws relating to licensing, there also is Chapter 101 SLA 1970, Section 47.30.477 which also requires licensing. There may need to be additional modifications of the legislation that are desirable, but it would seem that the intent of the Revenue Sharing Bill was to assist any of the specific facilities mentioned and any that could qualify under the generic services also mentioned. Would you give this further consideration at your earliest convenience, since we are funding programs which would be significantly altered if they are to receive revenue sharing.

GM/dl  
c.c. Dr. Freedman

# MEMORANDUM

## State of Alaska

TO:  Glen M. Wilcox  
Coordinator  
Office of Alcoholism

DATE : November 23, 1970

FROM: G. Kent Edwards  
Attorney General

SUBJECT: Revenue Sharing and Community  
Grant-in-Aid

By  
Ray M. Harding   
Assistant Attorney General

On November 16, 1970, you submitted a memorandum to our office requesting information relative to the above subject matter. Your memorandum asks "can the local communities expect to receive money from the revenue sharing provisions for alcoholism facilities when they are not specifically mentioned in State Statute AS 18.20.130?"

The provisions of AS 43.18.020 (1) are explicit in their definition of "health facility" which are eligible for receipt of these funds. Those being "hospitals, public health centers, community mental health centers, facilities for the mentally and physically handicapped, nursing homes, and convalescent centers." Since alcoholism facilities are not specifically mentioned, they are therefore excluded. Had the legislature chosen to use general words or terms defining the type of facilities to receive funds, it is possible that alcoholism facilities would be eligible. However, the legislature, by using specific terms, and enumerated classifications eliminated those classifications not specifically named by the particular words.

As is stated in Sutherland Statutory Construction 3d Ed. § 4909:

The resolution of this conflict by ascribing to the series its natural meaning and by restricting the meaning of the general words to things ejusdem generis with the series is justified on the ground that had the legislature intended the general words to be used in their unrestricted sense, it would have made no mention of the particular words but would have used only one compendious expression."

Since appropriation statutes are by construction to be strictly construed, funds would therefore be available only to those facilities specifically enumerated.

MEMORANDUM

State of Alaska

TO:  G. Kent Edwards  
 Attorney General

DATE : November 16, 1970

FROM: Glen M. Wilcox  
 Coordinator  
 Office of Alcoholism

SUBJECT: Revenue Sharing and Community  
 Grant-in-Aid

The Session Laws of 1970, Chapter 194, Section 3 states, "AS 43.18.010 is amended by adding new sub-sections. These sub-sections specify that \$1,000 per bed or \$4,000 per facility may be obtained by the State to a borough or city for the number of beds which they contain that are used for health purposes. Under (i), there are several type facilities such as hospitals, public health centers, community mental health centers, etc., which can receive these funds. However this same sub-section mentions their being licensed by the state under AS 18.20.130.

The Session Laws of 1970, Chapter 101, for the establishment of community grant-in-aid programming specifies in Section 47.30.477 that the facilities receiving grants-in-aid shall be issued a license.

Some of the community grant-in-aid applications are using for their matching purposes the expected funds from the revenue sharing bill. This would seem to be legitimate since the money belongs to the community and not to the state for their own use, according to their own priorities, once it is given to them. If they should so elect to use the money toward the establishment of alcoholism programming, it is their choice, and would be a legitimate use of money as a matching portion for claiming grant-in-aid money.

The problem, if there is one, from our point of view would be, "Can the local communities expect to receive money from the revenue sharing provision for alcoholism facilities when they are not specifically mentioned in state statute AS 18.20.130?" It is the same department which licenses both and although the word "alcoholism" is not specifically mentioned in the statute, hospitals, public health centers, community mental health centers, etc. are eligible for grant-in-aid funds and are required to be licensed, again' by the same department.

We need an early reply to this question because the Advisory Board on Alcoholism is meeting in just over two weeks and it is necessary for us to have the applications ready for their review. When their applications contain a provision to provide some of their matching money through the revenue sharing bill it will be difficult for us to determine whether or not the program is feasible unless we know whether or not the funding is feasible. We would appreciate as early a response as possible.

GMW/dl  
 c.c. Dr. Freedman

STATE  
of ALASKA


# MEMORANDUM

OFFICE OF THE GOVERNOR

TO:  Jay Hogan, Director  
Legislative Finance

Thu: Byron I. Mallott, Director  
Local Affairs Agency

DATE: April 14, 1972

FROM: Donald Argetsinger   
Local Government Specialist

SUBJECT: State Aid to Local Governments  
Program - Health Finance

In response to your telephone request, I have attached a Schedule of amounts paid this FY under the present Revenue Sharing Statute (AS 43.18.010 - Subsections h and i).

Attachment

CC: Budget and Management

DA: bes

Schedule of Funds Approved In FY 1972 Under AS. 43.18.010 (h) (i)

<u>Recipient Municipality</u>	<u>Facility</u>	<u>No Beds</u>	<u>Amount</u>
Greater Anchorage Area Borough	Anchorage Community Hospital	85	\$ 85,000 ✓
	Providence Hospital	150	150,000 ✓
Fairbanks N.S. Borough	Fairbanks Community Hospital	67	67,000
	Hope Center	30	30,000
	Fairbanks Health Center	NA	4,000
	Kenai Penn. Borough	Central Penn. Hospital	30
Kenai Penn. Borough	Seward Hospital	33	33,000
	Wesleyan Hospital	22	22,000
	Homer Hospital	9	9,000
	Matanuska - Susitna Borough	Palmer Hospital	27
Ketchikan Gateway Borough	Ketchikan Gen. Hospital	95	95,000
	Community Mental Health Clinic	NA	4,000
	Public Health Clinic	NA	4,000
Kodiak Island Borough	Kodiak Hospital	25	25,000
	Community Mental Health Center	NA	4,000
	Public Health Center	NA	4,000
	Sitka City Borough	Sitka Hospital	24
Public Health Center		NA	4,000
Juneau City Borough	Bartlette Memorial Hospital	67	67,000

<u>Recipient Municipality</u>	<u>Facility</u>	<u>No Beds</u>	<u>Amount</u>
City of Nome	Nome Hospital	24	\$ 24,000
	Nome Alcoholic Rehabilitation Center	5	5,000
City of Petersburg	Petersburg Hospital	25	25,000
City of Cordova	Cordova Hospital	22	22,000
City of Wrangell	Wrangell Hospital	13	13,000
City of Bethel	Bethel Pre-Maturnity Home	14	14,000
	Bethel Detoxification Center	10	10,000

Municipal Public Health Centers - In the Following Communities:

Akolmint	Koyuk
Holy Cross	Mt. Village
Hydaburg	Pilot Station
King Cove	Point Hope
	Skagway
Russian Mission	Teller
St. Mary's	Unalaska
Sand Point	Whittier
Selawick	

Total 16 Facilities @ \$4000/Facility	\$ 64,000
Total Entitlement Under AS 43.18.010 (n) (i)	865,000
Total Pro rated Entitlement (94.45% of the Approved Application Amounts)	816,992.50

HB 334

	Population	Small Boat Harbor	Ports	Airports	Transit Systems	Total Entitlement	Present Entitlement	Cost of HB-334 If HB - 335 Passes
Akolmiut	526	\$ 2,630				\$ 2,630	\$ 2,630	\$ -0-
Anchorage (City)	50,556		\$252,780	\$252,780		505,560	252,780	252,780
Anchorage (Borough)	110,456				\$552,280(a)	552,280	-0-	552,280
Angoon	400	2,000				2,000	2,000	-0-
Cordova	1,164	5,820	5,820			11,640	5,820	5,820
Craig	272	1,360				1,360	1,360	-0-
Dillingham	979	4,895		4,895		9,790	4,895	4,895
Haines	1,093	5,465				5,465	5,465	-0-
Homer	1,083	5,415	5,415			10,830	5,415	5,415
Hoonah	748	3,740				3,740	3,740	-0-
Hydaburg	214	1,070				1,070	1,070	-0-
Juneau	13,895	69,475	69,475	69,475	69,475	277,900	69,475	208,425
Kake	551	2,755				2,755	2,755	-0-
Kenai	3,533			17,665		17,665	17,665	-0-
Ketchikan	7,064	35,320		(b)		35,320	35,320	-0-
Kodiak	3,798	18,990	18,990	18,990		56,970	18,990	37,980
Nome	2,488		12,440			12,440	12,440	-0-
Palmer	1,335			6,675		6,675	6,675	-0-
Pelican	154	770				770	770	-0-
Petersburg	2,105	10,525				10,525	10,525	-0-
St. Mary's	384	1,920				1,920	1,920	-0-
Seldovia	437	2,185	2,185			4,370	2,185	2,185
Seward	1,823	9,115	9,115			18,230	9,115	9,115
Sitka	3,370	16,850		16,850		33,700	16,850	16,850
Soldotna	1,202			6,010		6,010	6,010	-0-
Valdez	1,335	6,675	6,675			13,350	6,675	6,675
Whittier	116			580		580	580	-0-
Wrangell	2,029	10,145				10,145	10,145	-0-
		\$217,120	\$382,895	\$393,920	\$621,755	\$1,615,690	\$513,270	\$1,102,420

(a) Based on passage of HB-335 and the assumption that the Greater Anchorage Borough will provide a transit system by July 1, 1972.  
 (b) Ketchikan Airport will qualify in October of 1972, but eligibility is based on those qualifying July 1, 1972.

Payments for FY 73 is assumed to be 90% of entitlement based on current budget request      \$1,454,121      \$461,943      \$ 992,178

DATE: April 6, 1972

M. R. Charney, Director  
 Division of Budget & Management  
 Department of Administration

SUBJECT: Fiscal Note  
 HB 334 and HB 335

In response to your verbal request, attached is a cost analysis of HB 334 based on the assumption that HB 335 is enacted.

TO: Jay Hogan, Director  
Legislative Finance

Thru: Byron I. Mallott, Director

DATE: April 25, 1972

FROM: Donald Argetsinger  
Local Government Specialist  
Local Affairs Agency

SUBJECT: CSHE 334 (Amended)

In response to your verbal request, attached is a cost analysis of the Committee Substitute for House Bill 334, as amended by the House on Friday, April 21, 1972.

Aside from the obvious change in the payment schedule, the only significant change the amendment makes to AS 43.18.010 (h) and (i) is the omission of the last sentence in subsection (h):

"Sums received by a local government under this subsection shall be used for expenses of operation, maintenance or health services or facilities as the local government determines."

In reviewing the attached schedule, you will note I have placed asterisks next to a number of the alcoholic rehabilitation centers listed, and made reference to an Attorney General's opinion of November 27, 1970. The opinion (a copy of which is attached for your information) sets forth the circumstances under which alcoholic rehabilitation centers may be classified as facilities for the physically handicapped, thereby qualifying for aid under AS 43.18.010 (h). In addition to the November 27, 1970 opinion, I have included background memoranda written by former Office of Alcoholism Coordinator, Glen M. Wilcox, regarding this subject.

Finally, please note this analysis lists 36 beds for the Hope Cottage B. We have been advised by the Department of Health and Social Services that this facility (a facility for mentally retarded youngsters) is presently equipped to provide care for that number.

Should you require further fiscal analysis of this legislation, please contact me.

BIM:DA:pak

Attachments

cc: Warren Wiley, w/attachments

FISCAL SCHEDULE FOR CSHB 334 (AMENDED)

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<b>Total</b>	<b>\$550,000</b>	<b>\$513,000</b>	<b>\$1,063,000</b>

OTHER HEALTH FACILITIES AS DEFINED IN CSHB 334 AMENDED

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<b>Total</b>	<b>\$10,000</b>	<b>\$239,000</b>	<b>\$249,000</b>

33 Facilities, \$10,000/facility (as listed below) \$330,000

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1 Physically Handicapped--Anchorage

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Fairbanks	Russian Mission
Ketchikan	St. Mary's
Kodiak	Sand Point
Sitka	Selawik
Akoimut	Skagway
Holy Cross	Teller
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King Cove	Whittier
Koyuk	Tuluksak
Mt. Village	Additional Clinics (Est.) - 6

Total All Facilities \$1,642,000.00

(\*These facilities did not come under the FY 1972 program. However, for the purpose of this analysis it is assumed the cognizant municipalities will include them on future applications and they will meet the criteria outlined in the November 27, 1970 Attorney General's Opinion.)

# MEMORANDUM

State of Alaska

TO:  Glen K. Wilcox  
Coordinator  
Office of Alcoholism

DATE : November 27, 1970

FROM: G. Kent Edwards  
Attorney General

SUBJECT: Revenue Sharing and  
Community Grant-in-Aid

By  
Ray M. Harding  
Assistant Attorney General

In accordance with your previous memorandum and my memo of November 23, 1970, and your subsequent memorandum of November 24, 1970. The following information is submitted to you:

1. Alcoholism facilities which provide similar services to those of "hospitals, public health centers, community mental health centers, facilities for the mentally and physically handicapped, nursing homes, and convalescent centers" are eligible for revenue sharing.
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GKE:RMH:dW

## MEMORANDUM

State of Alaska

TO:  Roy H. Harding  
Assistant Attorney General

DATE : November 24, 1970

FROM: Glen M. Wilcox *G.M.W.*  
Coordinator  
Office of Alcoholism

SUBJECT: Revenue Sharing and  
Community Grant-In-Aid

Your memo of November 23, 1970, spoke to some of the issues involved in Revenue Sharing and Community Grant-In-Aid. However, I believe there are further considerations which would make those facilities licensed under the Community Grant-in-Aid Program eligible for revenue sharing.

As your memo stated, "hospitals, public health centers, community mental health centers, facilities for the mentally and physically handicapped, nursing homes, and convalescent centers" were eligible and although alcoholism facilities are not specifically mentioned they would be eligible under at least two, and more likely three, of the above categories.

Vocational Rehabilitation, on the Federal as well as the state level, considers alcoholism a handicapping condition. The Division of Public Welfare, in our own Department, considers alcoholism a disability when a physician and social worker concur that the extent of the drinking has medically and socially disabled the person. Alcoholics who have had long histories of this handicapping and disabling condition sometimes require long term nursing home care, especially when there has been significant brain or other physical damage. It would seem that any facility which provides residential care, including a "bed", would be eligible for inclusion under "Facilities for the mentally and physically handicapped, nursing homes, and convalescent centers" categories cited in the Revenue Sharing Bill.

Additionally, community mental health centers may have residential programs. When they do, they should also be eligible for revenue sharing.

Since the terms "mentally and physically handicapped" and "convalescent centers" are generic terms, any alcoholism facility providing residential care would be eligible.

While AS 15.20.139 is mentioned in the statute as being one of the laws relating to licensing, there also is Chapter 101 SLA 1970, Section 67.30.677 which also requires licensing. There may need to be additional modifications of the legislation that are desirable, but it would seem that the intent of the Revenue Sharing Bill was to assist any of the specific facilities mentioned and any that could qualify under the generic services also mentioned. Would you give this further consideration as your earliest convenience, since we are funding programs which would be significantly altered if they are to receive revenue sharing.

GMS/dl  
C.C. Dr. Freedman

# MEMORANDUM


State of Alaska

TO: [ Glen H. Wilcox  
Coordinator  
Office of Alcoholism

DATE : November 23, 1970

FROM: G. Kent Edwards  
Attorney General

SUBJECT: Revenue Sharing and Community  
Grant-in-Aid

By  
Ray M. Harding   
Assistant Attorney General

On November 16, 1970, you submitted a memorandum to our office requesting information relative to the above subject matter. Your memorandum asks "can the local communities expect to receive money from the revenue sharing provisions for alcoholism facilities when they are not specifically mentioned in State Statute AS 18.26.130?"

The provisions of AS 43.18.020 (1) are explicit in their definition of "health facility" which are eligible for receipt of these funds. Those being "hospitals, public health centers, community mental health centers, facilities for the mentally and physically handicapped, nursing homes, and convalescent centers." Since alcoholism facilities are not specifically mentioned, they are therefore excluded. Had the legislature chosen to use general words or terms defining the type of facilities to receive funds, it is possible that alcoholism facilities would be eligible. However, the legislature, by using specific terms, and enumerated classifications eliminated those classifications not specifically named by the particular words.

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The resolution of this conflict by ascribing to the series its natural meaning and by restricting the meaning of the general words to things ejusdem generis with the series is justified on the ground that had the legislature intended the general words to be used in their unrestricted sense, it would have made no mention of the particular words but would have used only one compendious expression."

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GKE:EKH:dmt

# MEMORANDUM

State of Alaska

TO:  G. Kent Edwards  
Attorney General

DATE : November 16, 1970

FROM: Glen M. Wilcox  
Coordinator  
Office of Alcoholism

SUBJECT: Revenue Sharing and Community  
Grant-in-Aid

The Session Laws of 1970, Chapter 194, Section 3 states, "AS 43.13.010 is amended by adding new sub-sections. These sub-sections specify that \$1,000 per bed or \$4,000 per facility may be obtained by the State to a borough or city for the number of beds which they contain that are used for health purposes. Under (d), there are several type facilities such as hospitals, public health centers, community mental health centers, etc., which can receive these funds. However this same sub-section mentions their being licensed by the state under AS 13.29.130.

The Session Laws of 1970, Chapter 101, for the establishment of community grant-in-aid programming specifies in Section 47.30.477 that the facilities receiving grants-in-aid shall be issued a license.

Some of the community grant-in-aid applications are using for their matching purposes the expected funds from the revenue sharing bill. This could seem to be legitimate since the money belongs to the community and not to the state for their own use, according to their own priorities, once it is given to them. If they should so elect to use the money toward the establishment of alcoholism programming, it is their choice, and would be a legitimate use of money as a matching portion for claiming grant-in-aid money.

The problem, if there is one, from our point of view would be, "Can the local communities expect to receive money from the revenue sharing provision for alcoholism facilities when they are not specifically mentioned in state statute AS 13.29.130?" It is the same department which licenses both and although the word "alcoholism" is not specifically mentioned in the statute, hospitals, public health centers, community mental health centers, etc. are eligible for grant-in-aid funds and are required to be licensed, again by the same department.

We need an early reply to this question because the Advisory Board on Alcoholism is meeting in just over two weeks and it is necessary for us to have the applications ready for their review. When their applications contain a provision to provide some of their matching money through the revenue sharing bill it will be difficult for us to determine whether or not the program is feasible unless we know whether or not the funding is feasible. We would appreciate as early a response as possible.

GKW/dl  
c.c. Dr. Freedman

OFFICE OF THE GOVERNOR

TO: [ Jay Hogan, Director  
Legislative Finance

THU: Byron I. Mallott, Director  
Local Affairs Agency

DATE: April 14, 1972

FROM: Donald Argetsinger  
Local Government Specialist

SUBJECT: State Aid to Local Governments  
Program - Health Finance

In response to your telephone request, I have attached a Schedule of amounts paid this FY under the present Revenue Sharing Statute (AS 43.18.010 - Subsections h and i).

Attachment

CC: Budget and Management

DA:bes

Schedule of Funds Approved In FY 1972 Under AS. 43.18.010 (h) (i)

<u>Recipient Municipality</u>	<u>Facility</u>	<u>No Beds</u>	<u>Amount</u>
Greater Anchorage Area Borough	Anchorage Community Hospital	85	\$ 85,000
	Providence Hospital	150	150,000
Fairbanks N.S. Borough	Fairbanks Community Hospital	67	67,000
	Hope Center	30	30,000
	Fairbanks Health Center	NA	4,000
	Central Penn. Hospital	30	30,000
Kenai Penn. Borough	Seward Hospital	33	33,000
	Wesleyan Hospital	22	22,000
	Homer Hospital	9	9,000
	Palmer Hospital	27	27,000
Matanuska - Susitna Borough			
Ketchikan Gateway Borough	Ketchikan Gen. Hospital	95	95,000
	Community Mental Health Clinic	NA	4,000
	Public Health Clinic	NA	4,000
Kodiak Island Borough	Kodiak Hospital	25	25,000
	Community Mental Health Center	NA	4,000
	Public Health Center	NA	4,000
Sitka City Borough	Sitka Hospital	24	24,000
	Public Health Center	NA	4,000
Juneau City Borough	Bartlette Memorial Hospital	67	67,000

<u>Recipient Municipality</u>	<u>Facility</u>	<u>No Beds</u>	<u>Amount</u>
City of Nome	Nome Hospital	24	\$ 24,000
	Nome Alcoholic Rehabilitation Center	5	5,000
City of Petersburg	Petersburg Hospital	25	25,000
City of Cordova	Cordova Hospital	22	22,000
City of Wrangell	Wrangell Hospital	13	13,000
City of Bethel	Bethel Pre-Maturnity Home	14	14,000
	Bethel Detoxification Center	10	10,000

Municipal Public Health Centers - In the Following Communities:

- |                 |               |
|-----------------|---------------|
| Akolmint        | Koyuk         |
| Holy Cross      | Mt. Village   |
| Hydaburg        | Pilot Station |
| King Cove       | Point Hope    |
|                 | Skagway       |
| Russian Mission | Teller        |
| St. Mary's      | Unalaska      |
| Sand Point      | Whittier      |
| Selawick        |               |

Total 16 Facilities @ \$4000/Facility	\$ 64,000
Total Entitlement Under AS 43.18.010 (h) (i)	865,000
Total Pro rated Entitlement (94.45% of the Approved Application Amounts)	816,992.50

Offered in the HOUSE

By FINANCE

To: CS HOUSE BILL NO. 334  
 \_\_\_\_\_ SENATE BILL NO. \_\_\_\_\_

AMENDMENT: Page 1 Line 19

Delete "\*Sec. 3." in full.

Page 1, Line 19 insert the following:

"\*Sec. 3. AS 43.18.010 (h) and (i) are repealed and re-enacted to read:

(h) During each fiscal year the state shall make payments as follows:

(1) \$1,000 per hospital bed to an organized borough or a city outside an organized borough in which a hospital is operated for each hospital bed actually used for patient care, limited to the number of beds provided for in the construction design of the hospital, or \$50,000 per hospital as the local government may determine;

(2) \$1,000 per hospital bed to hospitals located outside any organized municipality for each hospital bed actually used for patient care, limited to the number of beds provided for in the construction design of the hospital, or \$50,000, as the hospital may determine;

(3) \$1,000 per bed to an organized borough or city outside an organized borough in which a health facility is operated for each bed actually used for patient care, limited to the number of beds provided for in the construction design of the health facility, or \$10,000 per health facility as the local government may determine.

(i) In (h) of this section

(1) "hospital" means a licensed hospital determined by the Department of Health & Social Services to be a general hospital; the term excludes facilities operated or wholly supported by the state or the federal government.

Page 2 Finance Committee to CS HB 334

(2) "health facility" means public health centers, maternity homes and community mental health centers, facilities for the mentally or physically handicapped, nursing homes and convalescent centers which are licensed, when required, by the state under AS 18.20.010-18.20.130 and are owned or operated or both by a local government or by a nonprofit corporation or other nonprofit sponsor; the term excludes facilities operated or wholly supported by the state or the federal government.

FISCAL ANALYSIS OF SENATE BILL NO. 10.2

(AS 43.13.010 (a) (6))

2/11/91

PROJECTED EMBODIMENTS @ 5 PER ANNUM

FINANCED

PERCENT

FISCAL

POPULATION	MUNICIPALITY	WATERWAY HARBOURS	PORTS	AMPHIBS	TRANSIT SYSTEMS	TOTAL EMBODIMENT	PERCENT ENTITLEMENT	EST. COST OF SB 10.2
13,553	Juniata	67730	17780	17780	67780	271120	67780	203340
42,029	Northridge		240145	240145		420290	240145	240145
430	Angoon	2000				2000	2000	-0-
1,134	Cordova	5820	5820	5820		17460	5820	11640
272	Craig	1360				1360	1360	-0-
971	Dillingham	4570		4570		9140	4570	4570
1,072	Etah	5465				5465	5465	-0-
5,088	Healy	5415	5415			10830	5415	5415
214	Ikroavik	1070				1070	1070	-0-
3,533	Kasli			17665		17665	17665	-0-
3,490	Kaktovik	34970				34970	34970	-0-
3,191	Kaktovik	13990		13990		27980	13990	13990
2,070	Nome	12440	12440			24880	12440	12440
1,100	Palmer			5700		5700	5700	-0-
1,020	Peleduk	10210				10210	10210	-0-
	<b>Sub-Total</b>	<b>171190</b>	<b>371120</b>	<b>360870</b>	<b>67780</b>	<b>420145</b>	<b>420145</b>	<b>420145</b>

PROJ. 11/15/12 SB No. 102 2/1/71

11/15/12

PROTECTED ENTITLEMENTS @ \$5 per capita

POP.	MUNICIPALITY	PROTECTED ENTITLEMENTS @ \$5 per capita				PROTECTED TOTAL ENTITLEMENT	PRESENT ENTITLE- MENT	ADDITIONAL COST
		SMALL COV. HARBORS	FORTS	AIRPORTS	TRAILING POSTS			
381	St. Marye	1920		1920		3840	1920	1920
437	Suberia	2185	2185	2185		6555	2185	4370
1557	Swand	7935				7935	7935	-0-
3270	Silka	16350		16350		32700	16350	16350
1200	Falstina			6010		6010	6010	-0-
1000	Valley	5000	5000			10000	5000	5000
2000	Winnipeg	10145				10145	10145	-0-
SUB TOTAL 11/12 2		44060	7010	28935	-0-	78205	56070	22165
SUB TOTAL 11/12 1		170070	231800	240070	6770	430140	123600	306540
TOTAL		214130	237810	269005	6770	1008345	429670	578775

GREATER ANCHORAGE AREA BOROUGH

Assembly Memorandum No. 71-544

December 13, 1971

To: Borough Assembly  
From: Borough Chairman  
Subject: Clarification of Borough Proposed Legislation Packet  
Relative to Public Transportation Authority  
(December 13, 1971, Assembly Agenda Item 7-F)

In further reviewing the legislation packet submitted earlier, the Administration has become aware of one area which, through ambiguity, may lead one to conclude that the Administration supports the acquisition of an additional areawide power without the affirmative vote of the electorate. Such is not the case.

Section 1 of the packet contains proposed House Bill 335. The proposed Sec. 07.15.370, in the third sentence implies that the authority to provide public transportation to the community should come about by act of the legislature as an additional grant of mandatory power to the Borough. Additionally Borough Planning Commission Resolution No. 11-71 also implies the same (in the first "resolve"). We are not sure that the Commission intended support of such a provision as implied by House Bill 335.

In reviewing the various items of legislation relative to public transportation, i.e. Senate Bill 82, House Bill 334, House Bill 335, House Bill 247, the Administration finds no points of disagreement with the various bills or their content, except that portion of House Bill 335 noted above. It has consistently been the position of this Administration that the required vote of the people prior to obtaining added powers was a desirable feature of the second class borough form of government. We hereby restate that position and, on that basis, do not support that portion of House Bill 335 which implies the granting of public transit authority without an affirmative vote of the electorate.

THE ADMINISTRATION THEREFORE RECOMMENDS THAT THE ASSEMBLY SPECIFICALLY POINT OUT THIS AREA OF DIFFERENCE WITH THE LEGISLATION NOW PROPOSED AND BE AUTHORIZED TO APPEND THIS MEMORANDUM TO RESOLUTION R89-710 WHEN FORWARDED TO THE MEMBERS OF THE LEGISLATURE FOR CONSIDERATION.

Respectfully Submitted,

  
John M. Asplund

JMA:vp

BY GUESS AND BOWMAN

IN THE HOUSE

FINANCE

CS HOUSE BILL NO. 33<sup>h</sup>

IN THE LEGISLATURE OF THE STATE OF ALASKA

SEVENTH LEGISLATURE - FIRST SESSION

A BILL

For An Act entitled: "An Act relating to revenue sharing with local governments; and providing for an effective date." (7/1/72)

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

\* Section 1. AS 43.18.010 (a) (6) is amended to read:

(6) \$5 per capita to cities and boroughs providing any of the following municipally financed and operated facilities or services; [transportation facilities or services LIMITED TO municipally-operated] small boat harbors, ports, or airports; [OR TRANSIT SYSTEMS]

\* Sec. 2. AS 43.18.010 (a) is amended by adding a new paragraph to read:

(7) \$5 per capita to cities and boroughs/<sup>providing</sup>municipally financed and operated mass transit facilities or services as defined in "An Act relating to powers of a city or borough to provide mass transportation facilities and services."

\* Sec. 3. AS 43.18.010 (h) is repealed and re-enacted to read:

(h) During each fiscal year the state shall pay to an organized borough or a city outside an organized

borough, in which a health facility is operated, an amount based upon the number of beds actually used for patient care within the facility. The amount shall be limited to the maximum number of beds provided for in the design of the facility and shall be paid per bed according to the following schedule:

\$4,000 on the first 20 beds;

\$2,500 on the next 10 beds;

\$1,500 on the next 20 beds;

\$1,000 on all beds in excess of 50.

During each fiscal year the state ~~also~~ <sup>also</sup> shall pay to an organized borough or a city outside an organized borough, in which an outpatient health facility is operated, the sum of \$4,000 <sup>for each such outpatient health facility.</sup> Sums received by a local government under this subsection shall be used for expenses of operation, maintenance or health services or facilities, as the local government determines.

The Legislature of the State of Alaska  
FISCAL NOTE

COPIES:  THE CHAIRMAN OF THE COMMITTEE MAKING THE REQUEST  
 THE HOUSE FINANCE COMMITTEE STAFF  
 THE SENATE FINANCE COMMITTEE STAFF  
 THE DIVISION OF BUDGET & MANAGEMENT  
 RETAIN A COPY FOR YOUR FILES

Subject AS 43.18.010 HB 334 SB  
 requested by \_\_\_\_\_  
 referred to \_\_\_\_\_ date of request \_\_\_\_\_  
 completion date requested \_\_\_\_\_ date received \_\_\_\_\_

EXPENDITURE DETAIL	FY	FY 1972	FY
100 PERSONAL SERVICES	\$	\$	\$
200 TRAVEL			
300 CONTRACTUAL SERVICES			
400 COMMODITIES			
500 EQUIPMENT			
600 LAND AND STRUCTURES			
700 GRANTS, CLAIMS & SHARED REVENUE		1,008,375	
TOTAL	\$	\$ 1,008,375	\$

FUNDING DETAIL			
FEDERAL RECEIPTS	\$	\$	\$
SPECIAL FUNDS			
UNRESTRICTED GENERAL FUND RECEIPTS		1,008,375	

Man Months \_\_\_\_\_  
 Permanent Positions \_\_\_\_\_  
 Temporary Positions \_\_\_\_\_

FISCAL ANALYSIS

The suggested amendment "for each of the following" has been interpreted as meaning that four classes of facilities or services would qualify for aid. A municipality providing all four classes of services now qualifies for \$5 per capita under the present legislation, but if HB 334 is adopted, this same municipality would qualify for \$20 per capita.

It is suggested that the proposed amendment be clarified by revision the language to read "for each of the following classes of services or facilities". As presently worded, the language could be interpreted to mean that a municipality would qualify for state aid for each facility they operate. For example, if 5 boat harbors were operated, the proposed amendment could be interpreted to mean that the municipality would qualify for \$25 per capita for their boat harbors alone.

The estimated additional funds required for FY 1972 were determined by reviewing the approved 1971 applications for transportation facilities. The attached worksheets show the comparative cost data by city under the present and proposed legislation.

DATE May 5, 1971

SIGNATURE \_\_\_\_\_

NAME & TITLE M. R. Charney, Director

Division of Budget and Management

re-work

Original sponsors: Guess and Bowman

Offered: 4/12/72  
Referred: Rules

1 IN THE HOUSE

BY THE FINANCE COMMITTEE

2 CS FOR HOUSE BILL NO. 334

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 SEVENTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act relating to revenue sharing with local govern-  
7 ments; and providing for an effective date."

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

9 \* Section 1. AS 43.18.010(a)(6) is amended to read:

10 (6) \$5 per capita to cities and boroughs providing any of  
11 the following municipally financed and operated facilities or services:  
12 [TRANSPORTATION FACILITIES OR SERVICES LIMITED TO MUNICIPALLY-OPERATED]  
13 small boat harbors, ports, or airports; [, OR TRANSIT SYSTEMS.]

14 \* Sec. 2. AS 43.18.010(a) is amended by adding a new paragraph to read:

15 (7) \$5 per capita to cities and boroughs providing municipi-  
16 pally financed and operated mass transit facilities or services as  
17 defined in "An Act relating to powers of a city or borough to provide  
18 mass transportation facilities and services."

19 \* Sec. 3. AS 43.18.010(h) is repealed and re-enacted to read:

20 (h) During each fiscal year the state shall pay to an organized  
21 borough or a city outside an organized borough, in which a health  
22 facility is operated, an amount based upon the number of beds actually  
23 used for patient care within the facility. The amount shall be limited  
24 to the maximum number of beds provided for in the design of the facility  
25 and shall be paid per bed according to the following schedule:

26 \$4,000 on the first 20 beds;

27 \$2,500 on the next 10 beds;

28 \$1,500 on the next 20 beds;

29 \$1,000 on all beds in excess of 50.

7                   (2) "outpatient health facility" includes nonresidential  
8 facilities for the mentally retarded or physically handicapped, non-  
9 residential community mental health centers, public health centers,  
10 outpatient clinics and rehabilitation centers which are licensed,  
11 when required, by the state under AS 18.20.010 - 18.20.130 and are  
12 owned or operated or both by a local government or by a nonprofit  
13 corporation or other nonprofit sponsor; the term excludes facilities  
14 operated or wholly supported by the state or federal government.

# **CORRECTION**

**THIS DOCUMENT  
HAS BEEN REPHOTOGRAPHED  
TO ASSURE LEGIBILITY**

re-work

Original sponsors: Guess and Bowman

Offered: 4/12/72  
Referred: Rules

1 IN THE HOUSE

BY THE FINANCE COMMITTEE

2 CS FOR HOUSE BILL NO. 334

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 SEVENTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act relating to revenue sharing with local govern-  
7 ments; and providing for an effective date."

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

9 \* Section 1. AS 43.18.010(a)(6) is amended to read:

10 (6) \$5 per capita to cities and boroughs providing any of  
11 the following municipally financed and operated facilities or services:  
12 [TRANSPORTATION FACILITIES OR SERVICES LIMITED TO MUNICIPALLY-OPERATED]  
13 small boat harbors, ports, or airports; [, OR TRANSIT SYSTEMS.]

14 \* Sec. 2. AS 43.18.010(a) is amended by adding a new paragraph to read:

15 (7) \$5 per capita to cities and boroughs providing municipi-  
16 pally financed and operated mass transit facilities or services as  
17 defined in "An Act relating to powers of a city or borough to provide  
18 mass transportation facilities and services."

19 \* Sec. 3. AS 43.18.010(h) is repealed and re-enacted to read:

20 (h) During each fiscal year the state shall pay to an organized  
21 borough or a city outside an organized borough, in which a health  
22 facility is operated, an amount based upon the number of beds actually  
23 used for patient care within the facility. The amount shall be limited  
24 to the maximum number of beds provided for in the design of the facility  
25 and shall be paid per bed according to the following schedule:

26 \$4,000 on the first 20 beds;

27 \$2,500 on the next 10 beds;

28 \$1,500 on the next 20 beds;

29 \$1,000 on all beds in excess of 50.

1 During each fiscal year the state shall also pay to an organized borough  
2 or a city outside an organized borough, in which an outpatient health  
3 facility is operated, the sum of \$4,000 for each such outpatient health  
4 facility. Sums received by a local government under this subsection  
5 shall be used for expenses of operation, maintenance or health services  
6 or facilities, as the local government determines.

7 \* Sec. 4. This Act takes effect July 1, 1972.  
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7           (2) "outpatient health facility" includes nonresidential  
8 facilities for the mentally retarded or physically handicapped, non-  
9 residential community mental health centers, public health centers,  
10 outpatient clinics and rehabilitation centers which are licensed,  
11 when required, by the state under AS 18.20.010 - 18.20.130 and are  
12 owned or operated or both by a local government or by a nonprofit  
13 corporation or other nonprofit sponsor; the term excludes facilities  
14 operated or wholly supported by the state or federal government.

7 ties; and providing for an effective date."

8 ~~BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA.~~

9 \* Section ~~2~~ **3**. AS 43.18.010(h), (i) and (j) are repealed and re-enacted  
10 to read:

11 (h) During each fiscal year the state shall pay to an organized  
12 borough or a city outside an organized borough, in which an inpatient  
13 health facility is operated, a sum equal to \$1,000 for each bed  
14 actually used for patient care within the facility, limited to the  
15 maximum number of beds in the facility.

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Introduced: 2/14/72  
Referred: Health, Welfare &  
Education and Finance

BY FLYNN, DEGNAN, FERGUSON,  
HAUGEN, MCGILL, NAUGHTON,  
PERATROVICH, REED, SPECKING,  
SWANSON AND WHITTAKER

1 IN THE HOUSE

2 HOUSE BILL NO. 647

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 SEVENTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act relating to state aid for health care facili-  
7 ties; and providing for an effective date."

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

9 \* Section 1. AS 43.18.010(h), (i) and (j) are repealed and re-enacted  
10 to read:

11 (h) During each fiscal year the state shall pay to an organized  
12 borough or a city outside an organized borough, in which an inpatient  
13 health facility is operated, a sum equal to \$1,000 for each bed  
14 actually used for patient care within the facility, limited to the  
15 maximum number of beds provided for in the construction design of the  
16 facility, except that the state shall pay to an organized borough or  
17 to a city outside an organized borough with hospitals and nursing  
18 homes of less than 50 beds at least \$50,000, if the local government  
19 elects to accept payment on either basis for a particular facility.  
20 During each fiscal year the state also shall pay to an organized  
21 borough or a city outside an organized borough, in which an outpatient  
22 health facility is operated, the sum of \$4,000. Sums received by  
23 a local government under this subsection shall be used for expenses  
24 of operation, maintenance or health services or facilities, as the  
25 local government determines.

26 (i) In (h) of this section

27 (1) "inpatient health facility" or "facility" includes  
28 hospitals, nursing homes, residential facilities for the mentally  
29 retarded or physically handicapped, inpatient community mental health

1 centers, public health centers, maternity homes and convalescent  
2 centers which are licensed, when required, by the state under  
3 AS 18.20.010 - 18.20.130 and are owned or operated or both by a local  
4 government or by a nonprofit corporation or other nonprofit sponsor;  
5 the term excludes facilities operated or wholly supported by the  
6 state or the federal government;

7 (2) "outpatient health facility" includes nonresidential  
8 facilities for the mentally retarded or physically handicapped, non-  
9 residential community mental health centers, public health centers,  
10 outpatient clinics and rehabilitation centers which are licensed,  
11 when required, by the state under AS 18.20.010 - 18.20.130 and are  
12 owned or operated or both by a local government or by a nonprofit  
13 corporation or other nonprofit sponsor; the term excludes facilities  
14 operated or wholly supported by the state or federal government.

15 (j) If construction of a facility began after January 1, 1968,  
16 and state matching aid for construction approved for payment to the  
17 local government or other facility sponsor constitutes less than 30 per  
18 cent of the total project cost, the state shall pay to the local  
19 government or other facility sponsor each fiscal year an amount which,  
20 combined with state matching aid for construction, equals 30 per cent  
21 of the total project cost. Funds authorized under this section shall  
22 be paid after the construction contract is awarded, and no funds  
23 received for construction may be used for any other purpose.

24 \* Sec. 2. AS 43.18.010 is amended by adding a new subsection to read:

25 (k) In (j) of this section

26 (1) "facility" includes hospitals, nursing homes, facilities  
27 for the mentally retarded and physically handicapped, community mental  
28 health centers, public health centers, outpatient clinics and rehabili-  
29 tation facilities constructed under the Hill-Burton Act or Community

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Mental Health Center and Developmental Disabilities Construction programs;

(2) "total project cost" means the cost of constructing, modernizing and equipping facilities, including the cost of acquisition of sites, legal, engineering, fiscal, architectural and other fees of specialists or consultants, cost of labor, materials and equipment.

\* Sec. 3. This Act takes effect July 1, 1972.

Introduced: 3/22/71  
Referred: State  
Affairs and Finance

1 IN THE HOUSE

BY GUESS AND BOWMAN

2 HOUSE BILL NO. 334

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 SEVENTH LEGISLATURE - FIRST SESSION

5 A BILL

6 For an Act entitled: "An Act relating to revenue sharing with local govern-  
7 ments for providing certain mass transit facilities or  
8 services."

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

10 \* Section 1. AS 43.18.010(a)(6) is amended to read:

11 (6) \$5 per capita to cities and boroughs providing transpor-  
12 tation facilities or services for each of the following: [LIMITED TO]  
13 municipally-operated small boat harbors, ports, or airports; [OR TRANSIT  
14 SYSTEMS.]

15 \* Sec. 2. AS 43.18.010(a) is amended by adding a new paragraph to read:

16 (7) \$5 per capita to cities and boroughs providing mass  
17 transit facilities or services.

Original sponsors: Guess and Bowman

Offered: 4/12/72  
Referred: Rules

1 IN THE HOUSE

BY THE FINANCE COMMITTEE

2

CS FOR HOUSE BILL NO. 334

3

IN THE LEGISLATURE OF THE STATE OF ALASKA

4

SEVENTH LEGISLATURE - SECOND SESSION

5

A BILL

6

For an Act entitled: "An Act relating to revenue sharing with local govern-  
7 ments; and providing for an effective date."

8

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

9

\* Section 1. AS 43.18.010(a)(6) is amended to read:

10

(6) \$5 per capita to cities and boroughs providing any of

11

the following municipally financed and operated facilities or services:

12

[TRANSPORTATION FACILITIES OR SERVICES LIMITED TO MUNICIPALLY-OPERATED]

13

small boat harbors, ports, or airports; [, OR TRANSIT SYSTEMS.]

14

\* Sec. 2. AS 43.18.010(a) is amended by adding a new paragraph to read:

15

(7) \$5 per capita to cities and boroughs providing municipi-

16

pally financed and operated mass transit facilities or services as

17

defined in "An Act relating to powers of a city or borough to provide

18

mass transportation facilities and services."

19

\* Sec. 3. AS 43.18.010(h) and (i) are repealed and re-enacted to read:

20

(h) During each fiscal year the state shall make payments as follows:

21

(1) \$1,000 per hospital bed to an organized borough or a

22

city outside an organized borough in which a hospital is operated for

23

each hospital bed actually used for patient care, limited to the number

24

of beds provided for in the construction design of the hospital, or

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\$50,000 per hospital as the local government may determine;

26

(2) \$1,000 per hospital bed to hospitals located outside any

27

organized municipality for each hospital bed actually used for patient

28

care, limited to the number of beds provided for in the construction

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design of the hospital, or \$50,000, as the hospital may determine;

1 (3) \$1,000 per bed to an organized borough or city outside  
2 an organized borough in which a health facility is operated for each bed  
3 actually used for patient care, limited to the number of beds provided  
4 for in the construction design of the health facility, or \$10,000 per  
5 health facility as the local government may determine.

6 (1) In (h) of this section

7 (1) "hospital" means a licensed hospital determined by the  
8 Department of Health & Social Services to be a general hospital; the  
9 term excludes facilities operated or wholly supported by the state or  
10 the federal government.

11 (2) "health facility" means public health centers, maternity  
12 homes and community mental health centers, facilities for the mentally  
13 or physically handicapped, nursing homes and convalescent centers which  
14 are licensed, when required, by the state under AS 18.20.010-18.20.130  
15 and are owned or operated or both by a local government or by a non-  
16 profit corporation or other nonprofit sponsor; the term excludes  
17 facilities operated or wholly supported by the state or the federal  
18 government.

19 \* Sec. 4. This Act takes effect July 1, 1972.  
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6-12-1-  
Guess  
✓

Original sponsors: Guess and Bowman

1 IN THE HOUSE BY THE FREE CONFERENCE COMMITTEE

2 FREE CONFERENCE CS FOR SENATE CS FOR CS FOR HOUSE BILL NO. 334

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 SEVENTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act relating to revenue sharing with local govern-  
7 ments; and providing for an effective date."

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

9 \* Section 1. AS 43.18.010(a)(6) is amended to read:

10 (6) \$5 per capita to cities and boroughs providing any  
11 of the following municipally financed and operated facilities or  
12 services: [TRANSPORTATION FACILITIES OR SERVICES LIMITED TO MUNICI-  
13 PALLY-OPERATED], small boat harbors, ports, or airports; [, OR  
14 TRANSIT SYSTEMS.]

15 \* Sec. 2. AS 43.18.010(a) is amended by adding a new paragraph to read:

16 (7) \$4 per capita to cities and boroughs providing mass  
17 transit facilities or services, whether by a municipally owned,  
18 financed and operated system or by contract.

19 \* Sec. 3. AS 43.18.010(h) and (i) are repealed and re-enacted to read:

20 (h) During each fiscal year the state shall make payments as  
21 follows:

22 (1) \$1,000 per hospital bed to an organized borough  
23 or a city outside an organized borough in which a hospital is oper-  
24 ated for each hospital bed actually used for patient care, limited  
25 to the number of beds provided for in the construction design of  
26 the hospital, or \$50,000 per hospital as the local government may  
27 determine;

28 (2) \$1,000 per hospital bed to hospitals located outside any  
29 organized municipality for each hospital bed actually used for patient

1 care, limited to the number of beds provided for in the construction  
2 design of the hospital, or \$50,000, as the hospital may determine;

3 (3) \$1,000 per bed to an organized borough or city outside  
4 an organized borough in which a health facility is operated for each  
5 bed actually used for patient care, limited to the number of beds  
6 provided for in the construction design of the health facility, or  
7 \$8,000 per health facility as the local government may determine;

8 (4) funds received by a local government under (1), (2) or  
9 (3) of this subsection shall be used for expenses of operation, mainten-  
10 ance, or health services or facilities, as the local government or  
11 hospital outside an organized municipality determines;

12 (5) before funds may be distributed under this subsection,  
13 the commissioner of health and social services shall certify to the  
14 distributing agency

15 (A) that the recipient hospital or health facility has  
16 not incurred in the prior year expenses for rent, supplies, ser-  
17 vices or otherwise, which exceed their fair market or reasonable  
18 value, and

19 (B) that any accumulation of assets by nonprofit  
20 corporations or other recipients under this subsection are dedi-  
21 cated irrevocably to a public purpose.

22 (1) In (h) of this section

23 (1) "hospital" means a licensed hospital determined by the  
24 Department of Health and Social Services to be a general hospital; the  
25 term excludes facilities operated or wholly supported by the state or  
26 the federal government;

27 (2) "health facility" means public health centers, maternity  
28 homes and community mental health centers, facilities for the mentally  
29 or physically handicapped, nursing homes and convalescent centers

1 which are licensed, when required, by the state under AS 18.20.010 -  
2 18.20.130 and are owned or operated or both by a local government or  
3 by a nonprofit corporation or other nonprofit sponsor; the term excludes  
4 facilities operated or wholly supported by the state or the federal  
5 government.

6 \* Sec. 4. AS 43.18 is amended by adding new sections to read:

7 Sec. 43.18.040. REGULATIONS. The Local Affairs Agency shall  
8 adopt regulations necessary to carry out the purposes  
9 of this chapter.

10 Sec. 43.18.050. SPECIFIC EXPENDITURES. A municipality shall  
11 expend funds received for the operation and maintenance of hospitals  
12 and health facilities and services and mass transit facilities and  
13 services under this chapter only for those specific facilities and  
14 services.

15 \* Sec. 5. This Act takes effect July 1, 1972.  
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Introduced: 2/14/72  
Referred: Health, Welfare &  
Education and Finance

BY FLYNN, DEGNAN, FERGUSON,  
HAUGEN, MCGILL, NAUGHTON,  
PERATROVICH, REED, SPECKING,  
SWANSON AND WHITTAKER

1 IN THE HOUSE

2 HOUSE BILL NO. 647

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 SEVENTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act relating to state aid for health care facili-  
7 ties; and providing for an effective date."

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

9 \* Section 1. AS 43.18.010(h), (i) and (j) are repealed and re-enacted  
10 to read:

11 (h) During each fiscal year the state shall pay to an organized  
12 borough or a city outside an organized borough, in which an inpatient  
13 health facility is operated, a sum equal to \$1,000 for each bed  
14 actually used for patient care within the facility, limited to the  
15 maximum number of beds provided for in the construction design of the  
16 facility, except that the state shall pay to an organized borough or  
17 to a city outside an organized borough with hospitals and nursing  
18 homes of less than 50 beds at least \$50,000, if the local government  
19 elects to accept payment on either basis for a particular facility.  
20 During each fiscal year the state also shall pay to an organized  
21 borough or a city outside an organized borough, in which an outpatient  
22 health facility is operated, the sum of \$4,000. Sums received by  
23 a local government under this subsection shall be used for expenses  
24 of operation, maintenance or health services or facilities, as the  
25 local government determines.

26 (1) In (h) of this section

27 (1) "inpatient health facility" or "facility" includes  
28 hospitals, nursing homes, residential facilities for the mentally  
29 retarded or physically handicapped, inpatient community mental health

1 centers, public health centers, maternity homes and convalescent  
2 centers which are licensed, when required, by the state under  
3 AS 18.20.010 - 18.20.130 and are owned or operated or both by a local  
4 government or by a nonprofit corporation or other nonprofit sponsor;  
5 the term excludes facilities operated or wholly supported by the  
6 state or the federal government;

7 (2) "outpatient health facility" includes nonresidential  
8 facilities for the mentally retarded or physically handicapped, non-  
9 residential community mental health centers, public health centers,  
10 outpatient clinics and rehabilitation centers which are licensed,  
11 when required, by the state under AS 18.20.010 - 18.20.130 and are  
12 owned or operated or both by a local government or by a nonprofit  
13 corporation or other nonprofit sponsor; the term excludes facilities  
14 operated or wholly supported by the state or federal government.

15 (j) If construction of a facility began after January 1, 1968,  
16 and state matching aid for construction approved for payment to the  
17 local government or other facility sponsor constitutes less than 30 per  
18 cent of the total project cost, the state shall pay to the local  
19 government or other facility sponsor each fiscal year an amount which,  
20 combined with state matching aid for construction, equals 30 per cent  
21 of the total project cost. Funds authorized under this section shall  
22 be paid after the construction contract is awarded, and no funds  
23 received for construction may be used for any other purpose.

24 \* Sec. 2. AS 43.18.010 is amended by adding a new subsection to read:

25 (k) In (j) of this section

26 (1) "facility" includes hospitals, nursing homes, facilities  
27 for the mentally retarded and physically handicapped, community mental  
28 health centers, public health centers, outpatient clinics and rehabili-  
29 tation facilities constructed under the Hill-Burton Act or Community

1 Mental Health Center and Developmental Disabilities Construction  
2 programs;

3 (2) "total project cost" means the cost of constructing,  
4 modernizing and equipping facilities, including the cost of acquisition  
5 of sites, legal, engineering, fiscal, architectural and other fees  
6 of specialists or consultants, cost of labor, materials and equipment.

7 \* Sec. 3. This Act takes effect July 1, 1972.  
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Introduced: 3/22/71  
Referred: State  
Affairs and Finance

1 IN THE HOUSE

BY GUESS AND BOWMAN

2 HOUSE BILL NO. 334

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 SEVENTH LEGISLATURE - FIRST SESSION

5 A BILL

6 For an Act entitled: "An Act relating to revenue sharing with local govern-  
7 ments for providing certain mass transit facilities or  
8 services."

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

10 \* Section 1. AS 43.18.010(a)(6) is amended to read:

11 (6) \$5 per capita to cities and boroughs providing transpor-  
12 tation facilities or services for each of the following: [LIMITED TO]  
13 municipally-operated small boat harbors, ports, or airports; [OR TRANSIT  
14 SYSTEMS.]

15 \* Sec. 2. AS 43.18.010(a) is amended by adding a new paragraph to read:

16 (7) \$5 per capita to cities and boroughs providing mass  
17 transit facilities or services.

		50,000	Glenville
		6	
Palmer	27	23,000	
Soldotna	30	20,000	
Seward	33	17	-
Homer	9	41	-
Nome	24	26	-
Kodiak	25	25	-
Sitka	24	26	-
Peters.	25	25	-
Cordova	22	28	-
Wrangell	13	37	-

\$ 268,000      318  
203              203  
 \$471,000      \$518  
50,000      Glenville  
 521,000

33 @ 6 = \$198,000  
5  
 \$203,000