

LEG. FINANCE - BILLS 1975 - 1976 485

HB 893 thru HB 895

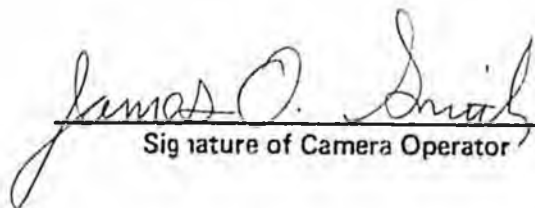
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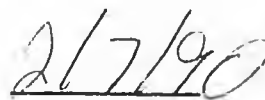
RECORDS CERTIFICATION



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Signature of Camera Operator



Date

COMMITTEE REPORT

4/16/76

HOUSE

Mr. Speaker:

Date 5-5-76

The Committee on FINANCE has had HB.893

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 HB.893 AND THAT

CS FOR HB.893 DO PASS

"and" recommends it BE REFERRED TO THE _____
COMMITTEE

reports it back WITHOUT RECOMMENDATION

"other"

Members signing the Majority report:

_____	_____	_____
<u>[Signature]</u>	<u>[Signature]</u>	_____
_____	_____	_____
<u>[Signature]</u>	<u>[Signature]</u>	_____
_____	_____	_____

Members NOT concurring in the Majority report:

_____ recommends:

_____ recommends:

_____ recommends:

_____ recommends:

_____ recommends:

[Signature] Chairman

FINAL VERSION
R/O 5/5/76
R

Original sponsor: State Affairs Committee

1 IN THE HOUSE BY THE FINANCE COMMITTEE
2 CS FOR HOUSE BILL NO. 893 (Finance)
3 IN THE LEGISLATURE OF THE STATE OF ALASKA
4 NINTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act relating to general obligation bonds, bills and
7 capital improvements of the state; and providing for an
8 effective date."

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

10 * Section 1. AS 15.15.040(b) is amended to read:

11 (b) The lieutenant governor shall prepare and issue or make avail-
12 able with each sample ballot for a special election the statement pro-
13 vided for in AS 24.30.037 [OF THE SCOPE OF EACH PROJECT INCLUDED] in a
14 proposed general obligation bond issue creating a state debt for capital
15 improvements that is submitted to the electorate for ratification under
16 AS 15.15.030(11). The statement [OF SCOPE FOR EACH PROJECT] shall be
17 the same statement included in the authorization bill. When a ballot
18 proposition is submitted to the voters at a primary or a special elec-
19 tion, a statement the same as that provided for in the election pamphlet
20 under AS 15.57.010(2) shall be made available with each sample ballot.

21 * Sec. 2. AS 15.57.010 is amended to read:

22 Sec. 15.57.010. CONTENTS OF PAMPHLET. The lieutenant governor
23 shall mail to each registered voter of the state before each state
24 general election an election pamphlet containing photographs and cam-
25 paign statements of eligible nominees who desire to participate in the
26 pamphlet and information and any recommendations regarding the retention
27 of judicial officers supplied by the judicial council. The pamphlet
28 shall also contain

29 (1) on a separate page, a map of the election district or

1 districts to which the pamphlet has been directed, together with a
2 narrative description of the district boundaries;

3 (2) for each ballot proposition,

4 (A) a neutral summary of the proposition prepared by the
5 Legislative Affairs Agency;

6 (B) a statement by persons or organizations supporting
7 the proposition; and

8 (C) a statement by persons or organizations opposing the
9 proposition; and

10 (3) for each bond question a statement [OF THE SCOPE OF EACH
11 PROJECT] required by AS 24.30.037 to be included in the authorization
12 bill. The statement shall indicate that any part of the authorization
13 may be changed by subsequent action amending the scope, description,
14 location, or dollar amount of the capital improvement projects.

15 * Sec. 3. AS 24.20.201(a)(5) is amended to read:

16 (5) review all proposed changes to agency authorized operat-
17 ing and capital improvement budgets;

18 * Sec. 4. AS 24.30.037 is amended to read:

19 Sec. 24.30.037. GENERAL OBLIGATION BOND BILLS. A bill authorizing
20 the issuance of general obligation bonds creating a state debt for
21 capital improvements shall contain a statement of the type of project
22 and, where appropriate, the location and dollar amount of each project
23 [SCOPE OF EACH PROJECT INCLUDED IN THE PROPOSED BOND ISSUE. THE STATE-
24 MENT SHALL INCLUDE A BRIEF DESCRIPTION OF EACH CAPITAL IMPROVEMENT
25 PROJECT, ITS LOCATION, AND, IN DOLLARS, THAT PORTION OF THE TOTAL BOND
26 ISSUE TO BE ALLOCATED TO THE PROJECT].

27 * Sec. 5. This Act takes effect immediately in accordance with AS 01.10.-
28 070(c).

Original sponsor: State Affairs Committee

1 IN THE HOUSE

BY THE FINANCE COMMITTEE

2 CS FOR HOUSE BILL NO. 893 (Finance)

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 NINTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act relative to general obligation bonds, bills and
7 capital improvements of the state; and providing for an
8 effective date."

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

10 * Section 1. AS 15.15.040(b) is amended to read:

11 (b) The lieutenant governor shall prepare and issue or make avail-
12 able with each sample ballot for a special election the statement pro-
13 vided for in AS 24.30.037 [OF THE SCOPE OF EACH PROJECT INCLUDED] in a
14 proposed general obligation bond issue creating a state debt for capital
15 improvements that is submitted to the electorate for ratification under
16 AS 15.15.030(11). The statement [OF SCOPE FOR EACH PROJECT] shall be
17 the same statement included in the authorization bill. When a ballot
18 proposition is submitted to the voters at a primary or a special elec-
19 tion, a statement the same as that provided for in the election pamphlet
20 under AS 15.57.010(2) shall be made available with each sample ballot.

21 * Sec. 2. AS 15.57.010 is amended to read:

22 Sec. 15.57.010. CONTENTS OF PAMPHLET. The lieutenant governor
23 shall mail to each registered voter of the state before each state
24 general election an election pamphlet containing photographs and cam-
25 paign statements of eligible nominees who desire to participate in the
26 pamphlet and information and any recommendations regarding the retention
27 of judicial officers supplied by the judicial council. The pamphlet
28 shall also contain

29 (1) on a separate page, a map of the election district or
30

1 districts to which the pamphlet has been directed, together with a
2 narrative description of the district boundaries;

3 (2) for each ballot proposition,

4 (A) a neutral summary of the proposition prepared by the
5 Legislative Affairs Agency;

6 (B) a statement by persons or organizations supporting
the proposition; and

7 (C) a statement by persons or organizations opposing the
proposition; and

8 (3) for each bond question a statement [OF THE SCOPE OF EACH
9 PROJECT] required by AS 24.30.037 to be included in the authorization
10 bill. The statement shall indicate that any part of the authorization
11 may be changed by subsequent action amending the scope, description,
12 location, or dollar allocation of the capital improvement projects.

13 * Sec. 3. AS 24.20.201(a)(5) is amended to read:

14 (5) review all proposed changes to agency authorized operat-
15 ing and capital improvement budgets;

16 * Sec. 4. AS 24.30.037 is amended to read:

17 Sec. 24.30.037. GENERAL OBLIGATION BOND BILLS. A bill authorizing
18 the issuance of general obligation bonds creating a state debt for
19 capital improvements shall contain a statement of the types of projects
20 and, where appropriate, the location and dollar allocation of each
21 project [THE SCOPE OF EACH PROJECT INCLUDED IN THE PROPOSED BOND ISSUE.
22 THE STATEMENT SHALL INCLUDE A BRIEF DESCRIPTION OF EACH CAPITAL IMPROVE-
23 MENT PROJECT, ITS LOCATION, AND, IN DOLLARS, THAT PORTION OF THE TOTAL
24 BOND ISSUE TO BE ALLOCATED TO THE PROJECT].

25 * Sec. 5. AS 37.07.020 is amended by adding a new subsection to read:

26 (b) ~~As part of the budget the governor shall annually submit a~~
27 ~~capital budget. The capital budget shall include anticipated expendi-~~

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~~tures, location of projects, and dollar allocations of projects for bond
funds already approved by the electorate as well as proposed new bond
issues. These funds may only be reallocated by the legislature.~~

* Sec. 6. This Act takes effect immediately in accordance with AS 01.10.-
070(c).

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Original sponsor: State Affairs Committee

Offered: 4/16/76
Referred: Finance

1 IN THE HOUSE

BY THE STATE AFFAIRS COMMITTEE

2 CS FOR HOUSE BILL NO. 893

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 NINTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act relating to general obligation bonds, bills and
7 capital improvements of the state; and providing for an
8 effective date."

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

10 * Section 1. AS 15.15.040(b) is amended to read:

11 (b) The lieutenant governor shall prepare and issue or make avail-
12 able with each sample ballot for a special election the informative
13 summary [STATEMENT] provided for in AS 24.30.037 [OF THE SCOPE OF EACH
14 PROJECT INCLUDED] in a proposed general obligation bond issue creating a
15 state debt for capital improvements that is submitted to the electorate
16 for ratification under AS 15.15.030(11). The informative summary
17 [STATEMENT OF SCOPE FOR EACH PROJECT] shall be the same statement
18 included in the authorization bill. When a ballot proposition is sub-
19 mitted to the voters at a primary or a special election, a statement the
20 same as that provided for in the election pamphlet under AS 15.57.010(2)
21 shall be made available with each sample ballot.

22 * Sec. 2. AS 15.57.010 is amended to read:

23 Sec. 15.57.010. CONTENTS OF PAMPHLET. The lieutenant governor
24 shall mail to each registered voter of the state before each state
25 general election an election pamphlet containing photographs and cam-
26 paign statements of eligible nominees who desire to participate in the
27 pamphlet and information and any recommendations regarding the retention
28 of judicial officers supplied by the judicial council. The pamphlet
29 shall also contain

1 (1) on a separate page, a map of the election district or
2 districts to which the pamphlet has been directed, together with a
3 narrative description of the district boundaries;

4 (2) for each ballot proposition,

5 (A) a neutral summary of the proposition prepared by the
6 Legislative Affairs Agency;

7 (B) a statement by persons or organizations supporting
8 the proposition; and

9 (C) a statement by persons or organizations opposing the
10 proposition; and

11 (3) for each bond question the informative summary [A STATE-
12 MENT OF THE SCOPE OF EACH PROJECT] required by AS 24.30.037 to be in-
13 cluded in the authorization bill.

14 * Sec. 3. AS 24.20.201(a)(5) is amended to read:

15 (5) review all proposed changes to agency authorized operat-
16 ing and capital improvement budgets;

17 * Sec. 4. AS 24.30.037 is amended to read:

18 Sec. 24.30.037. GENERAL OBLIGATION BOND BILLS. A bill authorizing
19 the issuance of general obligation bonds creating a state debt for
20 capital improvements shall contain an informative summary of [A STATE-
21 MENT OF THE SCOPE OF EACH PROJECT INCLUDED IN] the proposed bond issue.
22 The statement shall include a brief description of each capital improve-
23 ment project, its location, and, in dollars, that portion of the total
24 bond issue to be allocated to the project.

25 * Sec. 5. AS 37.07.020 is amended by adding a new subsection to read:

26 (b) As part of the long-range program of the state, the governor
27 shall annually submit a capital program which includes anticipated ex-
28 penditures for bond funds already approved by the electorate as well as
29 proposed new bond issues. Upon approval by the legislature, these funds

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shall be considered allocated and may only be reallocated with approval
of the legislature.

* Sec. 6. This Act takes effect immediately in accordance with AS 01.10.-
070(c).

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Introduced: 4/5/76
Referred: State Affairs and
Finance

1 IN THE HOUSE

BY THE STATE AFFAIRS COMMITTEE

2 HOUSE BILL NO. 893

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 NINTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act relating to general obligation bond bills; and
7 providing for an effective date."

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

9 * Section 1. AS 24.30.037 is repealed.

10 * Sec. 2. This Act takes effect immediately in accordance with AS 01.10.-
11 070(c).

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STATE OF ALASKA
THE LEGISLATURE

POUCH Y - STATE CAPITOL
JULIAU, ALASKA 99801

LEGISLATIVE AFFAIRS AGENCY

M E M O R A N D U M

April 13, 1976

SUBJECT: CS HB 893 - Bonding
TO: State Affairs Committee
FROM: Billy G. Berrier *BGB*
Director, Legal Services Division

I have prepared the committee substitute as directed by the committee. As you are aware I have serious reservation about the workability of the amendment. The problem with the present law is indicated by the objections raised by C. Richard Walker, the State Bond Counsel, in his letter of March 1, 1976 which has been furnished to you. The change to a requirement of "an informative summary" would still leave the drafting problem of the adequacy of the summary.

I realize the objective is to present as much information to the legislature and public as possible but considering the strictness with which requirements relating to bonding are construed and the ambiguity of the phrase "informative summary" I strongly recommend consultation with bond counsel before adoption.

The change in Section 5 while clear in concept uses language that could create difficulties when read with Chapter 26, SLA 76 which has just been adopted. The language here could blur the clear distinction between "allocation" and "appropriation" created in Chapter 26. I would suggest review by Legislative Finance since simply changing "allocation" to "appropriation" would not work.

BGB:smh

TO: Hugh Malone, Chairman
House Finance Committee

DATE: 26 April 1976

FROM: Jim Rhode, AA

SUBJECT: Statutes Governing Bond
Authorizations

This afternoon I phoned C. Richard Walker, state bond counsel, of Orrick, Herrington, Et. Al., San Francisco. He agreed (legally, at least) to revising the statutes that govern bond authorizations in order to:

(1) provide for a statement as to type of project [brief description...scope of each project...] as well as location and dollar amount. This ends the problem of how "brief" a description can be.

(2) appropriate bond proceeds to the relevant agency, but to allocate the funds between projects. Otherwise, any modification of project lists (or even amounts) may require voter approval or, if that is not done, any citizen may have standing to sue.

(3) give due warning that the Legislature can revise allocations. Specifically, he urged language along these lines:

"AS 24.30.037. The statement shall indicate that any part thereof may be changed by subsequent legislative action before or after ratification of the proposed bond issue by the voters. Nothing in this section, in AS 15.15.040 (b) or AS 15.57.010 shall prevent subsequent legislative amendment of the scope, description, or location of, or dollar allocation to, the capital improvement projects except to the extent expressly stated in the question submitted to the voters with respect to the ratification of the proposed bond issue..."

This warning is required (by reference) in the voter pamphlet sent out by the Lieutenant-Governor.

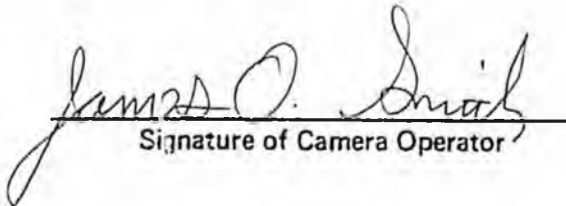
(4) make a specific exception from the requirement for a statement in the case of grant or maintenance programs for which it is not possible to name either locations or individual dollar amounts in advance.

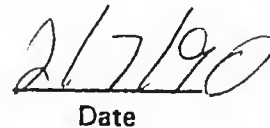


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Signature of Camera Operator


Date

COMMITTEE REPORT
SENATE

5/13/76

_____ Date

Mr. President:

The Committee on Finance has had CS HB 893 (Fin)
g.o. bonds, bills & capital improvement of the state
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
- AND attaches a report of its intent
- (other) _____

MEMBERS SIGNING THE MAJORITY REPORT:

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

MEMBERS NOT CONCURRING IN THE MAJORITY REPORT:

_____	recommends: _____
_____	recommends: _____
_____	recommends: _____

_____ Chairman

Original sponsor: State Affairs Committee

Offered: 5/6/76
Referred: Rules

1 IN THE HOUSE

BY THE FINANCE COMMITTEE

2 CS FOR HOUSE BILL NO. 393 (Finance)

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 NINTH LEGISLATURE - SECOND SESSION

5 A BILL

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17 the same statement included in the authorization bill. When a ballot
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COMMITTEE COPY

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2 narrative description of the district boundaries;

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4 (A) a neutral summary of the proposition prepared by the
5 Legislative Affairs Agency;

6 (B) a statement by persons or organizations supporting
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21 capital improvements shall contain a statement of the type of project
22 and, where appropriate, the location and dollar amount of each project [
23 [SCOPE OF EACH PROJECT INCLUDED IN THE PROPOSED BOND ISSUE. THE STATE-
24 MENT SHALL INCLUDE A BRIEF DESCRIPTION OF EACH CAPITAL IMPROVEMENT
25 PROJECT, ITS LOCATION, AND, IN DOLLARS, THAT PORTION OF THE TOTAL BOND
26 ISSUE TO BE ALLOCATED TO THE PROJECT].

27 * Sec. 5. This Act takes effect immediately in accordance with AS 01.10.-
28 070(c).

STATE OF ALASKA
THE LEGISLATURE

POUCH Y - STATE CAPITOL
JUNEAU, ALASKA 99801

LEGISLATIVE AFFAIRS AGENCY

M E M O R A N D U M

April 13, 1976

SUBJECT: CS HB 893 - Bonding
TO: State Affairs Committee
FROM: Billy G. Berrier *BGB*
Director, Legal Services Division

I have prepared the committee substitute as directed by the committee. As you are aware I have serious reservation about the workability of the amendment. The problem with the present law is indicated by the objections raised by C. Richard Walker, the State Bond Counsel, in his letter of March 1, 1976 which has been furnished to you. The change to a requirement of "an informative summary" would still leave the drafting problem of the adequacy of the summary.

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BGB:smh

ALASKA STATE LEGISLATURE

NINTH Legislature SECOND Session

HOUSE BILL NO. 893

By STATE AFFAIRS COMMITTEE

"An Act relating to general obligation bond bills; and providing for an effective date."

500 Bond Bill

Introduced in the House 4/5/76, 1976

HISTORY IN THE HOUSE

1976	Apr 5	Read first time and referred to Committee on State Affairs and Finance
	Apr 16	Reported back with recommendation that <i>State Affairs report of CS depend on Finance</i>
	May 6	<i>General report of CS (Fin) to Review</i>
	May 11	Read second time and <i>CS (Finance) reported</i>
	May 11	Read third time and
	May 12	<i>Reconsideration table</i>
	May 11	PASS <i>47</i> Effective Date Yeas <i>37</i> Yeas Nays <i>10</i> Nays Absent - Absent Excused - Excused
	May 11	Reconsideration
	May 12	PASS <i>21</i> Effective Date Yeas <i>19</i> Yeas Nays <i>2</i> Nays Absent - Absent Excused <i>0</i> Excused
	May 12	Reported correctly engrossed
	May 12	Signed by Speaker
	May 12	Sent to Senate
		<i>Doreen Cashner</i> CHIEF CLERK OF THE HOUSE

HISTORY IN THE SENATE

1976	May 13	Read first time and referred to Committee on Finance
		Reported back with recommendation that
		Read second time and
		Read third time and
		PASS Effective Date Yeas Yeas Nays Nays Absent Absent Excused Excused
		Reconsideration
		PASS Effective Date Yeas Yeas Nays Nays Absent Absent Excused 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 Lt. Governor
	Chapter No.

STATE OF ALASKA

JAY S. HAMMOND, GOVERNOR

DEPARTMENT OF REVENUE

OFFICE OF THE COMMISSIONER

POUCH S - JUNEAU 99811

May 20, 1976

The Honorable Bill Ray
Chairman
Senate Finance Committee
Alaska State Legislature
State Capitol Building
Juneau, Alaska

Re: CSHB No. 893 (Finance)

Dear Senator Ray:

Committee Substitute for House Bill No. 893 (Finance), an Act relating to general obligation bonds, bills and capital improvements of the state, was introduced in the Senate on May 13, 1976 and was referred to the Senate Finance Committee.

For the consideration of the Senate Finance Committee, I am enclosing a copy of a letter from Mr. C. Richard Walker, State Bond Counsel concerning the reasons for the enactment of House Bill No. 893 as well as a copy of a letter dated April 28, 1976 concerning Committee Substitute for House Bill No. 893 at the time the House Finance Committee was considering the proposed legislation.

If you or any members of the Senate Finance Committee have any questions on the material submitted, I would suggest that you contact Mr. C. Richard Walker, of the firm of Orrick, Herrington, Rowley & Sutcliffe, San Francisco, California by phone at 415-392-1122.

Very truly yours,



R. D. Stevenson
Special Assistant

cc: Sterling Gallagher
Commissioner of Revenue

C. Richard Walker
Orrick, Herrington, Rowley & Sutcliffe
Counselors and Attorneys at Law
Eleventh Floor
600 Montgomery Street
San Francisco, California 94111



1776-A TRIBUTE FROM OUR STATE TO OUR NATION 1976

ORRICK, HERRINGTON, ROWLEY & SUTCLIFFE

COUNSELORS AND ATTORNEYS AT LAW

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600 MONTGOMERY STREET

SAN FRANCISCO, CALIFORNIA 94111

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ANDREW DONNEY ORRICK
JAMES K. HAYNES
RICHARD C. SALLADIN
RICHARD J. LUCAS
CARLO S. FOWLER
DONALD A. SLICHTER
PAUL A. WEBBER

JAMES R. MADISON
DILLMAN C. KINSELL, JR.
WILLIAM L. MOISINGTON
THOMAS R. SHEARER, JR.
CAMERON W. WOLFE, JR.
JOSEPH J. HUGHES
RALPH C. HALKEH
M. PETER LILLEVAND
WILLIAM E. DONOVAN
ROBERT J. GLOVSTEIN
W. PEECE BADER
PAUL J. SAI
MARTHELLEN B. CATTANI
WILLIAM L. RILEY
THOMAS UNTERMAN

April 13, 1976

Mr. R. D. Stevenson
Special Assistant
Department of Revenue
State of Alaska
Pouch SA, Alaska Office Building
Juneau, Alaska 99811

Re: House Bill No. 893

Dear Mr. Stevenson:

Your letter of April 6, requesting my comments on this bill, arrived while I was in Anchorage.

I think that the enactment of House Bill No. 893 would be highly desirable. The reasons for my belief are substantially set forth in my letter of October 2, 1975 to the State Bond Committee. In the interest of time, instead of re-stating those reasons, I have attached a copy of that letter hereto.

I believe that House Bill No. 893 should be amended to provide, in addition to the repeal of AS §24.30.037, for the repeal of the first two sentences (but not the third sentence) of AS §15.15.040(b) and of subsection (3) of AS §15.57.010. The first two sentences of §15.15.040(b) require the Lieutenant Governor to make the statement provided for in §24.30.037 available with each sample ballot for a special election. Subsection (3) of §15.57.010 requires the inclusion of the §24.30.037 statement in election pamphlets for general elections. Neither of these provisions would have any function if §24.30.037 were repealed. Moreover, they threaten greater harm to efficient State capital improvement financing than does §24.30.037 itself.

If I can answer any further questions with respect to these provisions, please let me know.

Sincerely yours,

C. S. Salladin

cc: Mr. Langhorne A. Motley
Mr. J. Sterling Gallagher
Mr. Andrew S. Warwick
Mr. John R. Messenger
Mr. Arthur H. Peterson
Mr. Eric E. Wohlforth

ORRICK, HERRINGTON, ROWLEY & SUTCLIFFE

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CABLE "ORRICK"
TELEX 34-0973

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W. PEECE BADER
PAUL J. SAI
MARYELLEN B. CATTANI
WILLIAM L. RILEY
THOMAS UNTERMAN

October 2, 1975

Mr. Langhorne A. Motley
Mr. J. Sterling Gallagher
Mr. Andrew S. Warwick

Gentlemen:

Looking forward to the 1976 legislative session, I would again like to call your attention to the following legislative matters:

House Bill No. 482

This bill, introduced in May of this year, provides for a continuing appropriation for the payment of debt service on general obligation bonds of the State. I have explained the need for its enactment in previous letters, and I understand that the State Bond Committee has determined to urge its passage in the coming session.

I think the adoption of this legislation is especially important now, in view of the crisis in New York, the talk in the financial press as to the enforceability and priority of general obligation bonds of New York City and the State of New York and the resulting general concern as to the practical effect of pledges of full faith and credit, etc.

AS §37.15.030

This section provides that general obligation bonds of the State shall bear interest at an effective rate not exceeding 7% per year. As you know, in view of the doubts as to whether the last two issues could be sold within this limit and the uncertain and perhaps unfavorable future outlook for the bond market, it certainly would be advantageous to the State to change this limit to 8% or 9%, or, preferably, to eliminate the limit entirely.

AS §§15.15.040(b), 15.57.010 and 24.30.037

AS §24.30.037 was added in 1973, and provided

ORRICK, HERRINGTON, ROWLEY & SUTCLIFFE

Mr. Langhorne A. Motley
Mr. J. Sterling Gallagher
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October 2, 1975
Page 2

that a bill authorizing the issuance of general obligation bonds "shall contain a statement of the scope of each major project included in the proposed bond issue." This section was amended in 1975 to require a statement of the scope "of each project," rather than "each major project," and to require, in addition, that the statement "include a brief description of each capital improvement project, its location, and, in dollars, that portion of the total bond issue to be allocated to the project."

AS §15.15.040(b), as adopted in 1973, required the Lieutenant Governor to prepare and issue, or make available, with each sample ballot a similar statement of the scope of each major project. That provision was amended in 1975 to correspond with the amendment of §24.30.037. It was also amended in such a manner, together with a change in §15.57.-010, as to require the inclusion of the statement of scope in the election pamphlet to be mailed to each registered voter in the case of a general election, and to provide for a separate statement to accompany each sample ballot in the case of a special election.

The Legislature, since 1973, has not always followed the requirements of its own §24.30.037 in bills authorizing general obligation bonds. Sometimes those requirements have been followed; sometimes they have been expressly made inapplicable in a particular authorization bill; and sometimes they have simply been ignored. Undoubtedly the Legislature can expressly repeal or make inapplicable these requirements in any particular bond authorization bill, and presumably the Legislature can impliedly do the same thing by enacting a bond authorization bill and simply ignoring the requirements of §24.30.037, although the latter course may raise some questions.

To the extent that the Legislature follows §24.30.037, the administration will be faced with the problem of securing new legislation each time bond proceeds are used in a way somewhat different from the statement of scope of each project, including the brief description of each project, its location, and the amount of dollars to

ORRICK, HERRINGTON, ROWLEY & SUTCLIFFE

Mr. Langhorne A. Motley
Mr. J. Sterling Gallagher
Mr. Andrew S. Warwick
October 2, 1975
Page 3

be allocated to it. As you know, this kind of procedure can often be quite impractical and inefficient. For example, I refer you to Chapter 118, SLA 1974, listing 56 projects to be financed with \$10,400,000 principal amount of bonds authorized by that statute for the general purpose of paying the cost of trunk and secondary airport construction. This list of 56 projects would not satisfy the new requirements of revised §24.30.037, in that it does not show, in dollars, that portion of the total bond issue to be allocated to each project, in that it does not show the location in every case, and probably in that there is not a sufficient "brief description" of each project. If Chapter 118 did satisfy those requirements, and probably even in its actual form, it would be surprising if it were not found, at some time during the course of expenditure of the proceeds of these bonds, that some of those proceeds should best be expended in a way somewhat different from the list in the statute.

This problem is compounded by the requirement of §15.15.040(b) and §15.57.010 that this detailed statement be distributed to every registered voter. The probable result is that any change in use of the proceeds from the detailed statement will require another election, as well as new legislation. Again looking at Chapter 118, SLA 1974, this might, for example, be an increase in the amount to be allocated to a maintenance depot at Aniak from \$100,000 to \$120,000 and a decrease in the amount to be allocated to apron construction at Chitina from \$80,000 to \$60,000.

It has sometimes been held that the approval of a bond proposition by voters constitutes a "contract" between the government and the voters which can not be altered, without again securing the agreement of the voters, in spite of changes in conditions. The inclusion of the detailed list of projects in the authorization bill pursuant to §24.30.037 lends support to such a theory, even though the bond proposition itself merely speaks of a certain number of dollars in bonds for, e.g., capital improvements to airports. When this list is distributed to voters pursuant to an express requirement of law such as §15.15.040(b) or

ORRICK, HERRINGTON, ROWLEY & SUTCLIFFE

Mr. Langhorne A. Motley
Mr. J. Sterling Gallagher
Mr. Andrew S. Warwick
October 2, 1975
Page 4

§15.57.010, and that requirement has apparently been enacted for the purpose of informing voters as to the exact use of the bond proceeds, the theory of a "contract" with the voters has very strong support.

This situation may cause a number of problems for bond counsel and in the marketing of bonds; however, I believe that the most likely and most difficult problems will be those of the state government in planning, contracting for and accomplishing capital improvements. After the bonds have been issued, a change in the use of the proceeds from the detailed list in the statement of scope of each project will probably have no effect upon the bondholders, but it could result in litigation by taxpayers causing numerous problems for the administration of state government.

I think that the Legislature should be apprised of the impracticability of the notion that every bond issue should be strait-jacketed by a mandatory, detailed list of projects, locations, dollar amounts, etc. If AS §§24.30.-037, 15.15.040(b) and 15.57.010(3) were all repealed, the Legislature could, of course, still place any restrictions upon the use of proceeds it might wish, of whatever specificity, in any particular bond authorization bill.

Sincerely yours,

C. Richard Miller

cc: Mr. Avrum M. Gross
Mr. R. D. Stevenson
Mr. Eric E. Wohlforth
Mr. Walter W. Filkin
Mr. Murray D. Snyder

GEORGE HERRINGTON
ERIC SUTCLIFFE
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CABLE "ORRICK"
TELE 34-0973

April 28, 1976

Mr. R. D. Stevenson
Special Assistant
Department of Revenue
State of Alaska
Pouch SA, State Office Building
Juneau, Alaska 99811

Re: Committee Substitute for House Bill No. 893

Dear Bob:

I was in New York most of last week. Upon re-
turning, I found letters from you, Larry Eppenbach and
Mr. Rhode, Administrative Assistant to Representative
Malone, all asking about this bill.

Mr. Rhode's note asked that I call him. I did,
and the enclosed letter is substantially what I told him.

Sincerely yours,

C. Richard Walker

cc: Mr. Langhorne A. Motley
Mr. J. Sterling Gallagher
Mr. Andrew S. Warwick
Mr. Lawrence C. Eppenbach
Mr. Eric E. Wohlforth

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CABLE "ORRICK"
TELEX 34-0973

April 28, 1976

Mr. R. D. Stevenson
Special Assistant
Department of Revenue
State of Alaska
Pouch SA, State Office Building
Juneau, Alaska 99811

Re: Committee Substitute for House Bill No. 893

Dear Mr. Stevenson:

In accordance with your letter of April 21, I have reviewed this new version of House Bill No. 893.

I do not think that this version of the bill accomplishes anything toward alleviating the problems mentioned in our previous correspondence. Sections 1, 2 and 4 simply substitute the words "informative summary" for the phrase "statement of the scope of each project." However, AS 24.30.037, as amended by Section 4, would still require this summary to "include a brief description of each capital improvement project, its location, and, in dollars, that portion of the total bond issue to be allocated to the project." This requirement as to what must be included in the "summary" would apply to bills under AS §24.30.037, to election pamphlets under AS §15.57.010 and to materials required to be made available in connection with special elections under AS §15.15.040(b). Consequently, the situation would be the same as that under present law.

Instead of this mere change in the name of the statement or summary, and in view of apparent legislative insistence upon specific control over bond proceed expenditures, I suggest that the following language be added at the end of AS §24.30.037:

The statement shall indicate that any part thereof may be changed by subsequent legislative action before or after ratification of the proposed bond issue by the voters. Nothing in this section, in AS 15.15.040(b) or in AS 15.57.010 shall prevent subsequent legislative amendment of the scope, descrip-

ORRICK, HERRINGTON, ROWLEY & SUTCLIFFE

Mr. R. D. Stevenson
April 28, 1976
Page 2

tion or location of, or dollar allocation to, the capital improvement projects except to the extent expressly stated in the question submitted to the voters with respect to ratification of the proposed bond issue.

This change should eliminate the possibility that a second election might have to be called in order to authorize changes in particular projects included in a bond authorization. However, it would not, of course, eliminate the necessity for new legislation to provide for any such changes.

A further suggestion would be that AS §24.30.037, the first two sentences of AS §15.15.040(b) and subsection (3) of AS §15.57.010 all be repealed, as suggested in my letter of April 13, and that the Legislature adopt and rely upon sections 3 and 5 of Committee Substitute for House Bill No. 893 for control of expenditure of bond proceeds.

Sincerely yours,

C. Richard Walker

cc: Mr. Langhorne A. Motley
Mr. J. Sterling Gallagher
Mr. Andrew S. Warwick
Mr. Lawrence C. Eppenbach
Mr. John R. Messenger
Mr. Arthur H. Peterson
Mr. Billy G. Berrier
Mr. Eric E. Wohlforth

Original sponsor: State Affairs Committee

Offered: 5/6/76
Referred: Rules

1 IN THE HOUSE

BY THE FINANCE COMMITTEE

2 CS FOR HOUSE BILL NO. 893 (Finance)

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 NINTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act relating to general obligation bonds, bills and
7 capital improvements of the state; and providing for an
8 effective date."

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

10 * Section 1. AS 15.15.040(b) is amended to read:

11 (b) The lieutenant governor shall prepare and issue or make avail-
12 able with each sample ballot for a special election the statement pro-
13 vided for in AS 24.30.037 [OF THE SCOPE OF EACH PROJECT INCLUDED] in a
14 proposed general obligation bond issue creating a state debt for capital
15 improvements that is submitted to the electorate for ratification under
16 AS 15.15.030(11). The statement [OF SCOPE FOR EACH PROJECT] shall be
17 the same statement included in the authorization bill. When a ballot
18 proposition is submitted to the voters at a primary or a special elec-
19 tion, a statement the same as that provided for in the election pamphlet
20 under AS 15.57.010(2) shall be made available with each sample ballot.

21 * Sec. 2. AS 15.57.010 is amended to read:

22 Sec. 15.57.010. CONTENTS OF PAMPHLET. The lieutenant governor
23 shall mail to each registered voter of the state before each state
24 general election an election pamphlet containing photographs and cam-
25 paign statements of eligible nominees who desire to participate in the
26 pamphlet and information and any recommendations regarding the retention
27 of judicial officers supplied by the judicial council. The pamphlet
28 shall also contain

29 (1) on a separate page, a map of the election district or

1 districts to which the pamphlet has been directed, together with a
2 narrative description of the district boundaries;

3 (2) for each ballot proposition,

4 (A) a neutral summary of the proposition prepared by the
5 Legislative Affairs Agency;

6 (B) a statement by persons or organizations supporting
7 the proposition; and

8 (C) a statement by persons or organizations opposing the
9 proposition; and

10 (3) for each bond question a statement [OF THE SCOPE OF EACH
11 PROJECT] required by AS 24.30.037 to be included in the authorization
12 bill. The statement shall indicate that any part of the authorization
13 may be changed by subsequent action amending the scope, description,
14 location, or dollar amount of the capital improvement projects.

15 * Sec. 3. AS 24.20.201(a)(5) is amended to read:

16 (5) review all proposed changes to agency authorized operat-
17 ing and capital improvement budgets;

18 * Sec. 4. AS 24.30.037 is amended to read:

19 Sec. 24.30.037. GENERAL OBLIGATION BOND BILLS. A bill authorizing
20 the issuance of general obligation bonds creating a state debt for
21 capital improvements shall contain a statement of the type of project
22 and, where appropriate, the location and dollar amount of each project
23 [SCOPE OF EACH PROJECT INCLUDED IN THE PROPOSED BOND ISSUE. THE STATE-
24 MENT SHALL INCLUDE A BRIEF DESCRIPTION OF EACH CAPITAL IMPROVEMENT
25 PROJECT, ITS LOCATION, AND, IN DOLLARS, THAT PORTION OF THE TOTAL BOND
26 ISSUE TO BE ALLOCATED TO THE PROJECT].

27 * Sec. 5. This Act takes effect immediately in accordance with AS 01.10.-
28 070(c).

STATE OF ALASKA

JAY S. HAMMOND, GOVERNOR

DEPARTMENT OF REVENUE

OFFICE OF THE COMMISSIONER

POUCH S - JUNEAU 99811

May 20, 1976

The Honorable Bill Ray
Chairman
Senate Finance Committee
Alaska State Legislature
State Capitol Building
Juneau, Alaska

Re: CSHB No. 893 (Finance)

Dear Senator Ray:

Committee Substitute for House Bill No. 893 (Finance), an Act relating to general obligation bonds, hills and capital improvements of the state, was introduced in the Senate on May 13, 1976 and was referred to the Senate Finance Committee.

For the consideration of the Senate Finance Committee, I am enclosing a copy of a letter from Mr. C. Richard Walker, State Bond Counsel concerning the reasons for the enactment of House Bill No. 893 as well as a copy of a letter dated April 28, 1976 concerning Committee Substitute for House Bill No. 893 at the time the House Finance Committee was considering the proposed legislation.

If you or any members of the Senate Finance Committee have any questions on the material submitted, I would suggest that you contact Mr. C. Richard Walker, of the firm of Orrick, Herrington, Rowley & Sutcliffe, San Francisco, California by phone at 415-392-1122.

Very truly yours,



R. D. Stevenson
Special Assistant

cc: Sterling Gallagher
Commissioner of Revenue

C. Richard Walker
Orrick, Herrington, Rowley & Sutcliffe
Counselors and Attorneys at Law
Eleventh Floor
600 Montgomery Street
San Francisco, California 94111



"1776-A TRIBUTE FROM OUR STATE TO OUR NATION-1976"



GEORGE HERRINGTON
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CABLE "ORRICK"
TELEX 34 0973

April 13, 1976

Mr. R. D. Stevenson
Special Assistant
Department of Revenue
State of Alaska
Pouch SA, Alaska Office Building
Juneau, Alaska 99811

Re: House Bill No. 893

Dear Mr. Stevenson:

Your letter of April 6, requesting my comments on this bill, arrived while I was in Anchorage.

I think that the enactment of House Bill No. 893 would be highly desirable. The reasons for my belief are substantially set forth in my letter of October 2, 1975 to the State Bond Committee. In the interest of time, instead of restating those reasons, I have attached a copy of that letter hereto.

I believe that House Bill No. 893 should be amended to provide, in addition to the repeal of AS §24.30.037, for the repeal of the first two sentences (but not the third sentence) of AS §15.15.040(b) and of subsection (3) of AS §15.57.010. The first two sentences of §15.15.040(b) require the Lieutenant Governor to make the statement provided for in §24.30.037 available with each sample ballot for a special election. Subsection (3) of §15.57.010 requires the inclusion of the §24.30.037 statement in election pamphlets for general elections. Neither of these provisions would have any function if §24.30.037 were repealed. Moreover, they threaten greater harm to efficient State capital improvement financing than does §24.30.037 itself.

If I can answer any further questions with respect to these provisions, please let me know.

Sincerely yours,

C. Richard Walker

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CABLE "ORRICK"
TELEX 34-0873

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THOMAS UNTERMAN

October 2, 1975

Mr. Langhorne A. Motley
Mr. J. Sterling Gallagher
Mr. Andrew S. Warwick

Gentlemen:

Looking forward to the 1976 legislative session, I would again like to call your attention to the following legislative matters:

House Bill No. 482

This bill, introduced in May of this year, provides for a continuing appropriation for the payment of debt service on general obligation bonds of the State. I have explained the need for its enactment in previous letters, and I understand that the State Bond Committee has determined to urge its passage in the coming session.

I think the adoption of this legislation is especially important now, in view of the crisis in New York, the talk in the financial press as to the enforceability and priority of general obligation bonds of New York City and the State of New York and the resulting general concern as to the practical effect of pledges of full faith and credit, etc.

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This section provides that general obligation bonds of the State shall bear interest at an effective rate not exceeding 7% per year. As you know, in view of the doubts as to whether the last two issues could be sold within this limit and the uncertain and perhaps unfavorable future outlook for the bond market, it certainly would be advantageous to the State to change this limit to 8% or 9%, or, preferably, to eliminate the limit entirely.

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To the extent that the Legislature follows §24.30.-037, the administration will be faced with the problem of securing new legislation each time bond proceeds are to be used in a way somewhat different from the statement of the scope of each project, including the brief description of each project, its location, and the amount of dollars to

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Mr. Langhorne A. Motley
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It has sometimes been held that the approval of a bond proposition by voters constitutes a "contract" between the government and the voters which can not be altered, without again securing the agreement of the voters, in spite of changes in conditions. The inclusion of the detailed list of projects in the authorization bill pursuant to §24.30.037 lends support to such a theory, even though the bond proposition itself merely speaks of a certain number of dollars in bonds for, e.g., capital improvements to airports. When this list is distributed to voters pursuant to an express requirement of law such as §15.15.040(b) or

ORRICK, HERRINGTON, ROWLEY & SUTCLIFFE

Mr. Langhorne A. Motley
Mr. J. Sterling Gallagher
Mr. Andrew S. Warwick
October 2, 1975
Page 4

§15.57.010, and that requirement has apparently been enacted for the purpose of informing voters as to the exact use of the bond proceeds, the theory of a "contract" with the voters has very strong support.

This situation may cause a number of problems for bond counsel and in the marketing of bonds; however, I believe that the most likely and most difficult problems will be those of the state government in planning, contracting for and accomplishing capital improvements. After the bonds have been issued, a change in the use of the proceeds from the detailed list in the statement of scope of each project will probably have no effect upon the bondholders, but it could result in litigation by taxpayers causing numerous problems for the administration of state government.

I think that the Legislature should be apprised of the impracticability of the notion that every bond issue should be strait-jacketed by a mandatory, detailed list of projects, locations, dollar amounts, etc. If AS §§24.30.-037, 15.15.040(b) and 15.57.010(3) were all repealed, the Legislature could, of course, still place any restrictions upon the use of proceeds it might wish, of whatever specificity, in any particular bond authorization bill.

Sincerely yours,

C. Richard [Signature]

cc: Mr. Avrum M. Gross
Mr. R. D. Stevenson
Mr. Eric E. Wohlforth
Mr. Walter W. Filkin
Mr. Murray D. Snyder

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TELEPHONE (415) 392-1122

CABLE "ORRICK"
TELEX 34-0973

April 28, 1976

Mr. R. D. Stevenson
Special Assistant
Department of Revenue
State of Alaska
Pouch SA, State Office Building
Juneau, Alaska 99811

Re: Committee Substitute for House Bill No. 893

Dear Bob:

I was in New York most of last week. Upon re-
turning, I found letters from you, Larry Eppenbach and
Mr. Rhode, Administrative Assistant to Representative
Malone, all asking about this bill.

Mr. Rhode's note asked that I call him. I did,
and the enclosed letter is substantially what I told him.

Sincerely yours,

C. Richard Walker

cc: Mr. Langhorne A. Motley
Mr. J. Sterling Gallagher
Mr. Andrew S. Warwick
Mr. Lawrence C. Eppenbach
Mr. Eric E. Wohlforth

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April 28, 1976

Mr. R. D. Stevenson
Special Assistant
Department of Revenue
State of Alaska
Pouch SA, State Office Building
Juneau, Alaska 99811

Re: Committee Substitute for House Bill No. 893

Dear Mr. Stevenson:

In accordance with your letter of April 21, I have reviewed this new version of House Bill No. 893.

I do not think that this version of the bill accomplishes anything toward alleviating the problems mentioned in our previous correspondence. Sections 1, 2 and 4 simply substitute the words "informative summary" for the phrase "statement of the scope of each project." However, AS 24.30.037, as amended by Section 4, would still require this summary to "include a brief description of each capital improvement project, its location, and, in dollars, that portion of the total bond issue to be allocated to the project." This requirement as to what must be included in the "summary" would apply to bills under AS §24.30.037, to election pamphlets under AS §15.57.010 and to materials required to be made available in connection with special elections under AS §15.15.040(b). Consequently, the situation would be the same as that under present law.

Instead of this mere change in the name of the statement or summary, and in view of apparent legislative insistence upon specific control over bond proceed expenditures, I suggest that the following language be added at the end of AS §24.30.037:

The statement shall indicate that any part thereof may be changed by subsequent legislative action before or after ratification of the proposed bond issue by the voters. Nothing in this section, in AS 15.15.040(b) or in AS 15.57.010 shall prevent subsequent legislative amendment of the scope, descrip-

ORRICK, HERRINGTON, ROWLEY & SUTCLIFFE

Mr. R. D. Stevenson
April 28, 1976
Page 2

tion or location of, or dollar allocation to, the capital improvement projects except to the extent expressly stated in the question submitted to the voters with respect to ratification of the proposed bond issue.

This change should eliminate the possibility that a second election might have to be called in order to authorize changes in particular projects included in a bond authorization. However, it would not, of course, eliminate the necessity for new legislation to provide for any such changes.

A further suggestion would be that AS §24.30.037, the first two sentences of AS §15.15.040(b) and subsection (3) of AS §15.57.010 all be repealed, as suggested in my letter of April 13, and that the Legislature adopt and rely upon sections 3 and 5 of Committee Substitute for House Bill No. 893 for control of expenditure of bond proceeds.

Sincerely yours,

C. Richard Walker

cc: Mr. Langhorne A. Motley
Mr. J. Sterling Gallagher
Mr. Andrew S. Warwick
Mr. Lawrence C. Eppenbach
Mr. John R. Messenger
Mr. Arthur H. Peterson
Mr. Billy G. Berrier
Mr. Eric E. Wohlforth

Original sponsor: State Affairs Committee

Offered: 5/6/76
Referred: Rules

1 IN THE HOUSE

BY THE FINANCE COMMITTEE

2 CS FOR HOUSE BILL NO. 893 (Finance)

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 NINTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act relating to general obligation bonds, bills and
7 capital improvements of the state; and providing for an
8 effective date."

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

10 * Section 1. AS 15.15.040(b) is amended to read:

11 (b) The lieutenant governor shall prepare and issue or make avail-
12 able with each sample ballot for a special election the statement pro-
13 vided for in AS 24.30.037 [OF THE SCOPE OF EACH PROJECT INCLUDED] in a
14 proposed general obligation bond issue creating a state debt for capital
15 improvements that is submitted to the electorate for ratification under
16 AS 15.15.030(11). The statement [OF SCOPE FOR EACH PROJECT] shall be
17 the same statement included in the authorization bill. When a ballot
18 proposition is submitted to the voters at a primary or a special elec-
19 tion, a statement the same as that provided for in the election pamphlet
20 under AS 15.57.010(2) shall be made available with each sample ballot.

21 * Sec. 2. AS 15.57.010 is amended to read:

22 Sec. 15.57.010. CONTENTS OF PAMPHLET. The lieutenant governor
23 shall mail to each registered voter of the state before each state
24 general election an election pamphlet containing photographs and cam-
25 paign statements of eligible nominees who desire to participate in the
26 pamphlet and information and any recommendations regarding the retention
27 of judicial officers supplied by the judicial council. The pamphlet
28 shall also contain

29 (1) on a separate page, a map of the election district or

1 districts to which the pamphlet has been directed, together with a
2 narrative description of the district boundaries;

3 (2) for each ballot proposition

4 (A) a neutral summary of the proposition prepared by the
5 Legislative Affairs Agency;

6 (B) a statement by persons or organizations supporting
7 the proposition; and

8 (C) a statement by persons or organizations opposing the
9 proposition; and

10 (3) for each bond question a statement [OF THE SCOPE OF EACH
11 PROJECT] required by AS 24.30.037 to be included in the authorization
12 bill. The statement shall indicate that any part of the authorization
13 may be changed by subsequent action amending the scope, description,
14 location, or dollar amount of the capital improvement projects.

15 * Sec. 3. AS 24.20.201(a)(5) is amended to read:

16 (5) review all proposed changes to agency authorized operat-
17 ing and capital improvement budgets;

18 * Sec. 4. AS 24.30.037 is amended to read:

19 Sec. 24.30.037. GENERAL OBLIGATION BOND BILLS. A bill authorizing
20 the issuance of general obligation bonds creating a state debt for
21 capital improvements shall contain a statement of the type of project
22 and, where appropriate, the location and dollar amount of each project
23 [SCOPE OF EACH PROJECT INCLUDED IN THE PROPOSED BOND ISSUE. THE STATE-
24 MENT SHALL INCLUDE A BRIEF DESCRIPTION OF EACH CAPITAL IMPROVEMENT
25 PROJECT, ITS LOCATION, AND, IN DOLLARS, THAT PORTION OF THE TOTAL BOND
26 ISSUE TO BE ALLOCATED TO THE PROJECT].

27 * Sec. 5. This Act takes effect immediately in accordance with AS 01.10.-
28 070(c).

STATE OF ALASKA

DEPARTMENT OF REVENUE

JAY S. HAMMOND, GOVERNOR

OFFICE OF THE COMMISSIONER

POUCH S - JUNEAU 99811

May 20, 1976

The Honorable Bill Ray
Chairman
Senate Finance Committee
Alaska State Legislature
State Capitol Building
Juneau, Alaska

Re: CSHB No. 893 (Finance)

Dear Senator Ray:

Committee Substitute for House Bill No. 893 (Finance), an Act relating to general obligation bonds, bills and capital improvements of the state, was introduced in the Senate on May 13, 1976 and was referred to the Senate Finance Committee.

For the consideration of the Senate Finance Committee, I am enclosing a copy of a letter from Mr. C. Richard Walker, State Bond Counsel concerning the reasons for the enactment of House Bill No. 893 as well as a copy of a letter dated April 28, 1976 concerning Committee Substitute for House Bill No. 893 at the time the House Finance Committee was considering the proposed legislation.

If you or any members of the Senate Finance Committee have any questions on the material submitted, I would suggest that you contact Mr. C. Richard Walker, of the firm of Orrick, Herrington, Rowley & Sutcliffe, San Francisco, California by phone at 415-392-1122.

Very truly yours,



R. D. Stevenson
Special Assistant

cc: Sterling Gallagher
Commissioner of Revenue

C. Richard Walker
Orrick, Herrington, Rowley & Sutcliffe
Counselors and Attorneys at Law
Eleventh Floor
600 Montgomery Street
San Francisco, California 94111



"1776-A TRIBUTE FROM OUR STATE TO OUR NATION-1976"

ORRICK, HERRINGTON, ROWLEY & SUTCLIFFE

COUNSELORS AND ATTORNEYS AT LAW

ELEVENTH FLOOR

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SAN FRANCISCO, CALIFORNIA 94111

TELEPHONE: (415) 392-1122

CABLE "ORRICK"
TELEX 34-0973

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WILLIAM L. RILEY
THOMAS UENTERMAN

April 13, 1976

Mr. R. D. Stevenson
Special Assistant
Department of Revenue
State of Alaska
Pouch SA, Alaska Office Building
Juneau, Alaska 99811

Re: House Bill No. 893

Dear Mr. Stevenson:

Your letter of April 6, requesting my comments on this bill, arrived while I was in Anchorage.

I think that the enactment of House Bill No. 893 would be highly desirable. The reasons for my belief are substantially set forth in my letter of October 2, 1975 to the State Bond Committee. In the interest of time, instead of restating those reasons, I have attached a copy of that letter hereto.

I believe that House Bill No. 893 should be amended to provide, in addition to the repeal of AS §24.30.037, for the repeal of the first two sentences (but not the third sentence) of AS §15.15.040(b) and of subsection (3) of AS §15.57.010. The first two sentences of §15.15.040(b) require the Lieutenant Governor to make the statement provided for in §24.30.037 available with each sample ballot for a special election. Subsection (3) of §15.57.010 requires the inclusion of the §24.30.037 statement in election pamphlets for general elections. Neither of these provisions would have any function if §24.30.037 were repealed. Moreover, they threaten greater harm to efficient State capital improvement financing than does §24.30.037 itself.

If I can answer any further questions with respect to these provisions, please let me know.

Sincerely yours,

C. Richard Walker

cc: Mr. Langhorne A. Motley
Mr. J. Sterling Gallagher
Mr. Andrew S. Warwick
Mr. John R. Messenger
Mr. Arthur H. Peterson
Mr. Eric E. Wohlforth

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TELEPHONE (415) 392-1122

CABLE "ORRICK"
TELEX 34-0973

October 2, 1975

Mr. Langhorne A. Motley
Mr. J. Sterling Gallagher
Mr. Andrew S. Warwick

Gentlemen:

Looking forward to the 1976 legislative session, I would again like to call your attention to the following legislative matters:

House Bill No. 482

This bill, introduced in May of this year, provides for a continuing appropriation for the payment of debt service on general obligation bonds of the State. I have explained the need for its enactment in previous letters, and I understand that the State Bond Committee has determined to urge its passage in the coming session.

I think the adoption of this legislation is especially important now, in view of the crisis in New York, the talk in the financial press as to the enforceability and priority of general obligation bonds of New York City and the State of New York and the resulting general concern as to the practical effect of pledges of full faith and credit, etc.

AS §37.15.030

This section provides that general obligation bonds of the State shall bear interest at an effective rate not exceeding 7% per year. As you know, in view of the doubts as to whether the last two issues could be sold within this limit and the uncertain and perhaps unfavorable future outlook for the bond market, it certainly would be advantageous to the State to change this limit to 8% or 9%, or, preferably, to eliminate the limit entirely.

AS §§15.15.040(b), 15.57.010 and 24.30.037

AS §24.30.037 was added in 1973, and provided

ORRICK, HERRINGTON, ROWLEY & SUTCLIFFE

Mr. Langhorne A. Motley
Mr. J. Sterling Gallagher
Mr. Andrew S. Warwick
October 2, 1975
Page 2

that a bill authorizing the issuance of general obligation bonds "shall contain a statement of the scope of each major project included in the proposed bond issue." This section was amended in 1975 to require a statement of the scope "of each project," rather than "each major project," and to require, in addition, that the statement "include a brief description of each capital improvement project, its location, and, in dollars, that portion of the total bond issue to be allocated to the project."

AS §15.15.040(b), as adopted in 1973, required the Lieutenant Governor to prepare and issue, or make available, with each sample ballot a similar statement of the scope of each major project. That provision was amended in 1975 to correspond with the amendment of §24.30.037. It was also amended in such a manner, together with a change in §15.57.-010, as to require the inclusion of the statement of scope in the election pamphlet to be mailed to each registered voter in the case of a general election, and to provide for a separate statement to accompany each sample ballot in the case of a special election.

The Legislature, since 1973, has not always followed the requirements of its own §24.30.037 in bills authorizing general obligation bonds. Sometimes those requirements have been followed; sometimes they have been expressly made inapplicable in a particular authorization bill; and sometimes they have simply been ignored. Undoubtedly the Legislature can expressly repeal or make inapplicable these requirements in any particular bond authorization bill, and presumably the Legislature can impliedly do the same thing by enacting a bond authorization bill and simply ignoring the requirements of §24.30.037, although the latter course may raise some questions.

To the extent that the Legislature follows §24.30.-037, the administration will be faced with the problem of securing new legislation each time bond proceeds are to be used in a way somewhat different from the statement of the scope of each project, including the brief description of each project, its location, and the amount of dollars to

ORRICK, HERRINGTON, ROWLEY & SUTCLIFFE

Mr. Langhorne A. Motley
Mr. J. Sterling Gallagher
Mr. Andrew S. Warwick
October 2, 1975
Page 3

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This problem is compounded by the requirement of §15.15.040(b) and §15.57.010 that this detailed statement be distributed to every registered voter. The probable result is that any change in use of the proceeds from the detailed statement will require another election, as well as new legislation. Again looking at Chapter 118, SLA 1974, this might, for example, be an increase in the amount to be allocated to a maintenance depot at Aniak from \$100,000 to \$120,000 and a decrease in the amount to be allocated to apron construction at Chitina from \$80,000 to \$60,000.

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October 2, 1975
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I think that the Legislature should be apprised of the impracticability of the notion that every bond issue should be strait-jacketed by a mandatory, detailed list of projects, locations, dollar amounts, etc. If AS §§24.30.-037, 15.15.040(b) and 15.57.010(3) were all repealed, the Legislature could, of course, still place any restrictions upon the use of proceeds it might wish, of whatever specificity, in any particular bond authorization bill.

Sincerely yours,

C. Richard [unclear]

cc: Mr. Avrum M. Gross
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Mr. Eric E. Wohlforth
Mr. Walter W. Filkin
Mr. Murray D. Snyder

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CABLE "ORRICK"
TELEX 34-0973

April 28, 1976

Mr. R. D. Stevenson
Special Assistant
Department of Revenue
State of Alaska
Pouch SA, State Office Building
Juneau, Alaska 99811

Re: Committee Substitute for House Bill No. 893

Dear Bob:

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turning, I found letters from you, Larry Eppenbach and
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April 28, 1976

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Juneau, Alaska 99811

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Dear Mr. Stevenson:

In accordance with your letter of April 21, I have reviewed this new version of House Bill No. 893.

I do not think that this version of the bill accomplishes anything toward alleviating the problems mentioned in our previous correspondence. Sections 1, 2 and 4 simply substitute the words "informative summary" for the phrase "statement of the scope of each project." However, AS 24.30.037, as amended by Section 4, would still require this summary to "include a brief description of each capital improvement project, its location, and, in dollars, that portion of the total bond issue to be allocated to the project." This requirement as to what must be included in the "summary" would apply to bills under AS §24.30.037, to election pamphlets under AS §15.57.010 and to materials required to be made available in connection with special elections under AS §15.15.040(b). Consequently, the situation would be the same as that under present law.

Instead of this mere change in the name of the statement or summary, and in view of apparent legislative insistence upon specific control over bond proceed expenditures, I suggest that the following language be added at the end of AS §24.30.037:

The statement shall indicate that any part thereof may be changed by subsequent legislative action before or after ratification of the proposed bond issue by the voters. Nothing in this section, in AS 15.15.040(b) or in AS 15.57.010 shall prevent subsequent legislative amendment of the scope, descrip-

ORRICK, HERRINGTON, ROWLEY & SUTCLIFFE

Mr. R. D. Stevenson
April 28, 1976
Page 2

tion or location of, or dollar allocation to, the capital improvement projects except to the extent expressly stated in the question submitted to the voters with respect to ratification of the proposed bond issue.

This change should eliminate the possibility that a second election might have to be called in order to authorize changes in particular projects included in a bond authorization. However, it would not, of course, eliminate the necessity for new legislation to provide for any such changes.

A further suggestion would be that AS §24.30.037, the first two sentences of AS §15.15.040(b) and subsection (3) of AS §15.57.010 all be repealed, as suggested in my letter of April 13, and that the Legislature adopt and rely upon sections 3 and 5 of Committee Substitute for House Bill No. 893 for control of expenditure of bond proceeds.

Sincerely yours,

C. Richard Walker

cc: Mr. Langhorne A. Motley
Mr. J. Sterling Gallagher
Mr. Andrew S. Warwick
Mr. Lawrence C. Eppenbach
Mr. John R. Messenger
Mr. Arthur H. Peterson
Mr. Billy G. Berrier
Mr. Eric E. Wohlforth

Original sponsor: State Affairs Committee

Offered: 5/6/76
Referred: Rules

1 IN THE HOUSE

BY THE FINANCE COMMITTEE

2 CS FOR HOUSE BILL NO. 893 (Finance)

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 NINTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act relating to general obligation bonds, bills and
7 capital improvements of the state; and providing for an
8 effective date."

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

10 * Section 1. AS 15.15.040(b) is amended to read:

11 (b) The lieutenant governor shall prepare and issue or make avail-
12 able with each sample ballot for a special election the statement pro-
13 vided for in AS 24.30.037 [OF THE SCOPE OF EACH PROJECT INCLUDED] in a
14 proposed general obligation bond issue creating a state debt for capital
15 improvements that is submitted to the electorate for ratification under
16 AS 15.15.030(11). The statement [OF SCOPE FOR EACH PROJECT] shall be
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20 under AS 15.57.010(2) shall be made available with each sample ballot.

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25 PROJECT, ITS LOCATION, AND, IN DOLLARS, THAT PORTION OF THE TOTAL BOND
26 ISSUE TO BE ALLOCATED TO THE PROJECT].

27 * Sec. 5. This Act takes effect immediately in accordance with AS 01.10.-
28 070(c).

STATE OF ALASKA
THE LEGISLATURE

POUCH Y - STATE CAPITOL
JUNEAU, ALASKA 99801

LEGISLATIVE AFFAIRS AGENCY

MEMORANDUM

April 13, 1976

SUBJECT: CS HB 893 - Bonding
TO: State Affairs Committee
FROM: Billy G. Berrier *BGB*
Director, Legal Services Division

I have prepared the committee substitute as directed by the committee. As you are aware I have serious reservation about the workability of the amendment. The problem with the present law is indicated by the objections raised by C. Richard Walker, the State Bond Counsel, in his letter of March 1, 1976 which has been furnished to you. The change to a requirement of "an informative summary" would still leave the drafting problem of the adequacy of the summary.

I realize the objective is to present as much information to the legislature and public as possible but considering the strictness with which requirements relating to bonding are construed and the ambiguity of the phrase "informative summary" I strongly recommend consultation with bond counsel before adoption.

The change in Section 5 while clear in concept uses language that could create difficulties when read with Chapter 26, SLA 76 which has just been adopted. The language here could blur the clear distinction between "allocation" and "appropriation" created in Chapter 26. I would suggest review by Legislative Finance since simply changing "allocation" to "appropriation" would not work.

BGB:smh

STATE OF ALASKA
THE LEGISLATURE

POUCH Y - STATE CAPITOL
JUNEAU, ALASKA 99801

LEGISLATIVE AFFAIRS AGENCY

M E M O R A N D U M

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Original sponsor: State Affairs Committee

Offered: 5/6/76
Referred: Rules

1 IN THE HOUSE

BY THE FINANCE COMMITTEE

2 CS FOR HOUSE BILL NO. 893 (Finance)

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4 NINTH LEGISLATURE - SECOND SESSION

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27 * Sec. 5. This Act takes effect immediately in accordance with AS 01.10.-
28 070(c).

Original sponsor: State Affairs Committee

Offered: 5/6/76
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28 070(c).

Original sponsor: State Affairs Committee

Offered: 4/16/76
Referred: Finance

1 IN THE HOUSE

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2 CS FOR HOUSE BILL NO. 893

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 NINTH LEGISLATURE - SECOND SESSION

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26 (b) As part of the long-range program of the state, the governor
27 shall annually submit a capital program which includes anticipated ex-
28 penditures for bond funds already approved by the electorate as well as
29 proposed new bond issues. Upon approval by the legislature, these funds

1 shall be considered allocated and may only be reallocated with approval
2 of the legislature.

3 * Sec. 6. This Act takes effect immediately in accordance with AS 01.10.-
4 070(c).

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Original sponsor: State Affairs Committee

Offered: 4/16/76
Referred: Finance

1 IN THE HOUSE

BY THE STATE AFFAIRS COMMITTEE

2 CS FOR HOUSE BILL NO. 893

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 NINTH LEGISLATURE - SECOND SESSION

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Introduced: 4/5/76
Referred: State Affairs and
Finance

1 IN THE HOUSE BY THE STATE AFFAIRS COMMITTEE

2 HOUSE BILL NO. 893

3 IN THE LEGISLATURE OF THE STATE OF ALASKA

4 NINTH LEGISLATURE - SECOND SESSION

5 A BILL

6 For an Act entitled: "An Act relating to general obligation bond bills; and
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Introduced: 4/5/76
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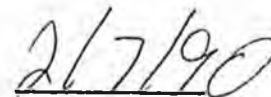


RECORDS CERTIFICATION



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.


Signature of Camera Operator


Date

"An Act making a supplemental appropriation to the Department of Education; and providing for an effective date."

COMMITTEE REPORT

4/5/76

HOUSE

Mr. Speaker:

Date 4-7-76

The Committee on FINANCE has had HB 895

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



Alaska School Transportation

Association

February 14, 1976

Representative Hugh Malone, Chairman
House Finance Committee
Juneau, Alaska 99811

Dear Chairman Malone:

The Alaska School Transportation Association, formerly the Alaska Association of School Bus Contract Operators, at its Annual Meeting earlier this week in Soldotna has directed its officers in conjunction with the Alaska Department of Education to submit a request directly to the State Legislature for extraordinary operating and fuel costs created by the high inflation rate which started in September 1973.

Whereas: The school transportation systems over the State of Alaska have experienced some 28% to 35% cost increases, depending on the different areas of the state.

And Whereas: The Department of Education did not request a supplemental appropriation for this purpose as they did last year.

And Whereas: This will be the last annual request for such appropriation due to an agreement with the Department and contractors (districts) which will allow the cost of living index to be added or subtracted from all future contracts from this date.

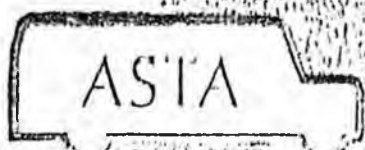
Therefore be it resolved that the Legislature make a direct appropriation of \$397,256 to the State Department of Education for the specific purpose of supplementing the rate per mile for school bus operators who have been caught in the inflationary squeeze. This figure has been worked out on the formula used in the past for school bus operators in the amount of \$339,556 plus a 17% contingency in the amount of \$57,700 for small contractors in the remote areas who did not know about the supplemental reimbursement for rising fuel costs granted in the past.

Yours truly,

Burton Carver (BB)

Burton Carver, President
Alaska School Transportation
Association

BC:blb



Alaska School Transportation

Association

Feb 14, 1976

Fuel Reimbursement for Pupil Transportation FY 76 (In thousands)

District	Daily Mileage FY-76	Project Reimbursement		
Craig	33			
Dillingham	90			no request
Fairbanks	7760	139,680	4¢	
Galena	20			no request
Haines	227	2,043	2¢	
Juneau	1420	25,560	4¢	
Kake				no request
Kenai	3881	87,322	5¢	
Ketchikan	965			1 yr contra
kodiak	447	8,046	4¢	
Mat-Su	3135	56,430	4¢	(1¢Drashner)
Nenana	168	3,780	5¢	
Nome				no request
Petersburg	102	918	2¢	
Sitka	301			
Valdez	256	2,304	2¢	
Wrangell	84	378	1¢	
Yakutat	23	207	2¢	
Anchorage (Part)	716	12,888	4¢	
	19,782	339,556		
Remote areas 17% contingency		<u>57,700</u>		
Total request		\$397,256		

Introduced: 4/5/76
Referred: Finance

1 IN THE HOUSE

BY THE RULES COMMITTEE BY
REQUEST OF THE GOVERNOR

2

HOUSE BILL NO. 895

3

IN THE LEGISLATURE OF THE STATE OF ALASKA

4

NINTH LEGISLATURE - SECOND SESSION

5

A BILL

6

For an Act entitled: "An Act making a supplemental appropriation to the
7 Department of Education; and providing for an
8 effective date."

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

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* Section 1. The amount of \$4,294,500 is appropriated to the Department
11 of Education for miscellaneous expenses for Fiscal Year 1976. This appro-
12 priation is from the following sources:

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Federal Funds \$4,161,500

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General Fund 133,000

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* Sec. 2. This Act takes effect immediately in accordance with AS 01.-
16 10.070(c).

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