

LEG. FINANCE - BILLS 1983 - 1984 2066

SB 222 cont. - SB 224 2066

1 chapter and upon the prompt and faithful accounting of all money  
2 collected by the commissioner [HIM] or [HIS] deputies, assistants,  
3 employees or agents of the commissioner. The bond, together with  
4 additional conditions or limitations considered necessary, shall be  
5 approved by the attorney general and filed in the office of the gover-  
6 nor. The premium upon the bond is payable from money appropriated for  
7 operation of the department [DIVISION].

8 \* Sec. 44. AS 38.05.050 is amended to read:

9 Sec. 38.05.050. DISPOSAL OF LAND FOR PRIVATE OWNERSHIP. The  
10 commissioner [, UPON THE RECOMMENDATION OF THE DIRECTOR,] shall deter-  
11 mine the land to be disposed of for private use. The commissioner  
12 [DIRECTOR] shall determine the time and place of disposal. An auction  
13 sale, a lottery sale, or a disposal of land for homesites under  
14 AS 38.04.020(g)(2)(C) must be held in the municipality that is closest  
15 to the land to be sold or disposed of and in which regular sessions of  
16 a court of the state are held.

17 \* Sec. 45. AS 38.05.055 is amended to read:

18 Sec. 38.05.055. AUCTION SALE PROCEDURES. Unless another method  
19 of sale is required under AS 38.05.005 - 38.05.370, [UNDER] AS 38.07.-  
20 010 - 38.07.050, or [UNDER] AS 38.08.010 - 38.08.120, the sale of  
21 state land shall be made at public auction to the highest qualified  
22 bidder as determined by the commissioner [DIRECTOR]. A bidder must  
23 appear in person at the auction unless medical reasons, attendance at  
24 school, or military service outside the state prevent attendance. A  
25 bidder may be represented by an attorney or agent at the auction if  
26 the land offered for disposal is commercial, industrial, or agricul-  
27 tural land. An aggrieved bidder may appeal to the commissioner within  
28 five days after the sale for a review of the commissioner's [DIREC-  
29 TOR'S] determination. The sale shall be conducted by the commissioner

1 [DIRECTOR OR HIS REPRESENTATIVE], and at the time of sale the succes-  
2 ful bidder shall deposit an amount equal to five percent of the pur-  
3 chase price, or if the purchaser elects to use land discounts granted  
4 under AS 38.05.058, five percent of the amount bid after deduction of  
5 the discount. The commissioner [DIRECTOR OR HIS REPRESENTATIVE] shall  
6 immediately issue a receipt containing a description of the land or  
7 property purchased, the price bid, the amount deposited, and the  
8 amount of any discount allowed. The receipt shall be acknowledged in  
9 writing by the bidder.

10 \* Sec. 46. AS 38.05.057(e) is amended to read:

11 (e) The commissioner [DIRECTOR] shall accept applications to  
12 purchase particular parcels under the following procedures and condi-  
13 tions:

14 (1) the application period may not be less than 45 days;

15 (2) no application may be accepted less than 15 days before  
16 each lottery;

17 (3) notice of the application period and the date of the  
18 lottery shall be given in accordance with AS 38.05.345 [AS 38.05.345-  
19 (e)]; and

20 (4) the application shall be made on a form provided by the  
21 department.

22 \* Sec. 47. AS 38.05.057(g) is amended to read:

23 (g) After receiving the deposit required under (a) of this  
24 section, the commissioner [DIRECTOR OR HIS REPRESENTATIVE] shall  
25 immediately issue a receipt containing a description of the land or  
26 property to be conveyed, the price of the land, and the terms of  
27 disposal. The receipt shall be acknowledged in writing by the pur-  
28 chaser. [A CONTRACT OF SALE SHALL BE EXECUTED IN THE SAME FORM AND  
29 MANNER AS REQUIRED UNDER AS 38.05.055.]

1 \* Sec. 48. AS 38.05.057(i) is amended to read:

2 (i) The commissioner [DIRECTOR] may include in contracts for  
3 sale of land under this section terms which

4 (1) require purchasers to use or occupy, or both, the land  
5 purchased for a reasonable period of time after a sale;

6 (2) prohibit the resale of land purchased by the initial  
7 purchaser until the requirements imposed under (1) of this subsection,  
8 if any, are satisfied.

9 \* Sec. 49. AS 38.05.058(c) is amended to read:

10 (c) A person seeking to establish eligibility for a discount  
11 under this section shall present proof meeting the criteria set out in  
12 (b) of this section to the commissioner [DIRECTOR]. A person who  
13 submits information to the commissioner [DIRECTOR] under this section  
14 knowing it to be false is guilty of a felony and, upon conviction, is  
15 punishable by imprisonment for not more than five years, or by a fine  
16 of not more than \$50,000, or by both.

17 \* Sec. 50. AS 38.05.058(d) is amended to read:

18 (d) A person is entitled to not more than one discount on the  
19 purchase price of land under this section in the person's [HIS] life-  
20 time. A discount granted under this section may be applied only to  
21 the acquisition of surface rights to state land. A discount may not  
22 be applied to costs such as survey costs, road development costs,  
23 utility assessments, or other costs as determined by the commissioner  
24 [DIRECTOR] which are reimbursable to the state. In all cases, a cash  
25 down payment of at least five percent of the discounted purchase price  
26 of the land shall be made at the time of sale.

27 \* Sec. 51. AS 38.05.060 is amended to read:

28 Sec. 38.05.060. REJECTION OF BIDS. Before the signing of the  
29 formal conveyance [PY THE DIRECTOR], the commissioner may reject all

1 bids when the best interests of the state justify this action. Land  
2 [LANDS] offered at public sale but not sold may be made available at  
3 private sale for not less than the [THEIR] appraised value.

4 \* Sec. 52. AS 38.05.065(c) is amended to read:

5 (c) The commissioner [DIRECTOR] shall, for contracts under (a)  
6 or (b) of this section, set for each sale the period for the payment  
7 of installments and the total purchase price plus interest. The  
8 [DIRECTOR, WITH THE CONSENT OF THE] commissioner [,] may also include  
9 in contracts under this section conditions, limitations and terms  
10 considered [WHICH HE CONSIDERS] necessary and proper to protect the  
11 interest of the state. Violations of any provision of this chapter or  
12 the terms of the contract of sale subject the purchaser to appropriate  
13 administrative and legal action, including but not limited to specific  
14 performance, foreclosure, ejectment, or other legal remedies in accor-  
15 dance with applicable state law.

16 \* Sec. 53. AS 38.05.067(a) is amended to read:

17 (a) Except as provided in (e) of this section, before offering  
18 to the general public any unoccupied residential land [LANDS], the  
19 commissioner [DIRECTOR] shall offer the land at a restricted sale at  
20 which only veterans may buy.

21 \* Sec. 54. AS 38.05.067(b) is amended to read:

22 (b) The commissioner [DIRECTOR] shall not sell the land [LANDS]  
23 under this section at less than the [THEIR] fair appraised market  
24 value. The commissioner [DIRECTOR] shall adopt [MAKE] regulations  
25 necessary to ensure that land [LANDS] sold under this section is [ARE]  
26 for bona fide residential use and not for speculation.

27 \* Sec. 55. AS 38.05.068(a) is amended to read:

28 (a) Before offering to the public any land which is subject to a  
29 valid existing United States Forest Service permit in effect on the

1 day before that land is tentatively approved for patent to the state,  
2 or which is subject to a lease issued under AS 38.05.087, the commis-  
3 sioner [DIRECTOR] shall offer the land for sale to the permittee or a  
4 [HIS] successor in title, if the permittee or a successor in title of  
5 the permittee [HE] can be found.

6 \* Sec. 56. AS 38.05.069 is amended to read:

7 Sec. 38.05.069. PREFERENCE TO PERSONS FOR AGRICULTURAL PURPOSES.

8 (a) If the commissioner [DIRECTOR] determines that the highest and  
9 best use of unoccupied land is for agricultural purposes [,] and [IF  
10 HE DETERMINES] that it is in the best interests of the state to sell  
11 or lease the land, the commissioner [HE] shall grant to an Alaskan  
12 resident owning and using or leasing and using land for agricultural  
13 purposes a 60-day first option after the date of the auction to pur-  
14 chase or lease the unoccupied land situated adjacent to or in the  
15 approximate vicinity of land presently held by the Alaska resident  
16 [HIS PRESENTLY HELD LAND] for the amount of the high bid received at  
17 public auction. A parcel of agricultural land sold under this section  
18 may not be less than 20 acres and a parcel of agricultural land which  
19 is acquired by exercise of the option granted in this subsection may  
20 not exceed 320 acres. Agricultural land which is acquired under this  
21 section must be used for agricultural purposes as required by law.

22 (b) If more than one person is eligible for a first option under  
23 (a) of this section, the commissioner [DIRECTOR] shall determine  
24 priority by granting precedence first to the person who demonstrates  
25 the greatest need for the unoccupied land in order to establish an  
26 economic unit and, secondly, to the eligible person who occupies land  
27 that is most readily accessible to unoccupied land to be sold or  
28 leased. In the event that two or more persons have approximately  
29 equal qualifications for priority under this section, the commissioner

1 [DIRECTOR] shall grant priority to that person who is a veteran. If  
2 more than one person is approximately equally well qualified under  
3 this section, the commissioner [DIRECTOR] shall determine priority by  
4 lot.

5 (c) Under this section

6 (1) the commissioner [DIRECTOR] may convey or lease an  
7 interest in the land only for agricultural purposes, and all other  
8 interests in the land remain in the state; the sale or lease shall be  
9 at public auction;

10 (2) the remaining interests may subsequently be conveyed or  
11 leased by the commissioner [DIRECTOR] only upon the request of the  
12 grantee or lessee or their [HIS] assigns and the determination of [THE  
13 DIRECTOR, WITH THE WRITTEN CONCURRENCE OF] the commissioner [,] that  
14 the conveyance or lease is in the public interest;

15 (3) the conveyance or lease of the remaining interests  
16 shall be at public auction; the original grantee or lessee or their  
17 [HIS] assigns have a preference right to meet the high bid within 30  
18 days after the day of the auction; if the right is exercised, the  
19 value of improvements owned by the holder of the preference right,  
20 included with the remaining interests sold, shall be deducted from the  
21 purchase price;

22 (4) by requesting the conveyance or lease of the remaining  
23 interest, the original grantee or lessee or their [HIS] assigns

24 (A) consents to the sale or lease, and

25 (B) if the preference right provided by (3) of this  
26 subsection is not exercised, consents to sell at fair market  
27 value the improvements related to the remaining interest, as  
28 appraised by the commissioner [DIRECTOR];

29 (5) the remaining interests in the land may not be conveyed

1 or leased for less than their appraised value together with improve-  
2 ments except for the deduction allowed by (3) of this subsection.

3 (d) When not in conflict with this section, the [OTHER] provi-  
4 sions of AS 38.05.045 - 38.05.105 apply to disposals under this sec-  
5 tion.

6 (e) In [FOR THE PURPOSES OF] this section,

7 (1) "agricultural purposes" includes farming, ranching,  
8 grazing, and storage or control of agricultural crops or livestock;

9 (2) "approximate vicinity" includes an area in which the  
10 land does not have a common boundary to presently held land or in  
11 which the land is physically separated from presently held land by any  
12 type of barrier.

13 (f) Nothing in (c) of this section affects the disposal of  
14 minerals under AS 38.05.135 - 38.05.183.

15 \* Sec. 57. AS 38.05.070(b) is amended to read:

16 (b) The [DIRECTOR, WITH THE APPROVAL OF THE] commissioner [.,]  
17 shall determine the land to be leased and the limitations, conditions  
18 and terms of the lease. If the appraised value of the transaction is  
19 \$250 a year or less the commissioner [DIRECTOR] may negotiate a lease  
20 without advertisement for a period not to exceed five years, and on  
21 the limitations, conditions and terms which [HE CONSIDERS] are in the  
22 best interests of the state. A lease negotiated under this subsection  
23 is not eligible for a preference under AS 38.05.102.

24 \* Sec. 58. AS 38.05.070(c) is amended to read:

25 (c) A lease may be issued for a period up to 55 years, if it  
26 appears to be in the best interests of the state [AND IF THE COMMIS-  
27 SIONER APPROVES]. However, a nonrenewable lease for school land may  
28 be issued for a period not to exceed 99 years. If the commissioner  
29 determines that the land or a part of it which is the subject of a

1 grazing lease is not being used for the purpose issued, the lease may  
2 be declared void. [HOWEVER, A NONRENEWABLE LEASE FOR SCHOOL LANDS MAY  
3 BE ISSUED FOR A PERIOD NOT TO EXCEED 99 YEARS.]

4 \* Sec. 59. AS 38.05.075 is amended to read:

5 Sec. 38.05.075. LEASING PROCEDURES. The leasing shall be made  
6 at public auction to the highest qualified bidder as determined by the  
7 commissioner [DIRECTOR]. An aggrieved bidder may appeal to the com-  
8 missioner within five days for a review of the [DIRECTOR'S] determina-  
9 tion. When a valid existing federal grazing lease is cancelled to  
10 allow state selection of the area under lease, the lessee of the land  
11 [LANDS] has the preference right to lease the land [LANDS] without  
12 competitive bidding for a term equal to that originally granted in the  
13 cancelled federal lease and upon terms as favorable to the lessee as  
14 those contained in the cancelled federal lease. The leasing shall be  
15 conducted by the commissioner [DIRECTOR, OR HIS REPRESENTATIVE,] and  
16 the successful bidder shall deposit the first year's rental, or that  
17 portion of it which the commissioner requires, in accordance with the  
18 [HIS] bid. The commissioner [DIRECTOR OR HIS REPRESENTATIVE] shall  
19 immediately issue a receipt containing a description of the land or  
20 interest leased, the price bid, and terms of the lease. The receipt  
21 shall be acknowledged in writing by the bidder. A lease, on a form  
22 approved by the attorney general, shall be signed by the lessee and [,  
23 UPON APPROVAL BY] the commissioner [, SHALL BE SIGNED BY THE DIREC-  
24 TOR].

25 \* Sec. 60. AS 38.05.077(g) is amended to read

26 (g) If a person stakes a remote parcel in good faith but in-  
27 cludes land in the [HIS] parcel that was previously claimed by another  
28 person eligible to stake a remote parcel, the commissioner [DIRECTOR]  
29 shall approve that part of the later staking that does not conflict

1 with the earlier staking and allow the person to stake additional land  
2 in the remote parcel staking area.

3 \* Sec. 61. AS 38.05.077(h) is amended to read:

4 (h) If a person stakes a remote parcel in good faith but in-  
5 cludes land in the [HIS] parcel that is outside the remote parcel  
6 staking area, the commissioner [DIRECTOR] shall either disapprove the  
7 staking of land outside the remote parcel staking area and allow the  
8 person to stake additional land in the remote parcel staking area or  
9 the commissioner [HE] may approve the staking of the land outside the  
10 remote parcel staking area.

11 \* Sec. 62. AS 38.05.080 is amended to read:

12 Sec. 38.05.080. REJECTION OF BIDS. Before signing [THE DIRECTOR  
13 SIGNS] the lease, the commissioner may reject all bids for leases when  
14 the best interest of the state justifies this action.

15 \* Sec. 63. AS 38.05.082 is amended to read:

16 Sec. 38.05.082. LEASES FOR SHORE FISHERIES DEVELOPMENT. (a)  
17 The [DIRECTOR, WITH THE APPROVAL OF THE] commissioner [,] may lease  
18 tide and submerged land [LANDS] for fisheries development. Fisheries  
19 development includes the utilization of shore gill nets or set nets  
20 for the taking of fish. Every lease issued under this section shall  
21 reserve to the public a right-of-way for access to navigable waters  
22 and other tide and submerged land [LANDS].

23 (b) The commissioner [DIRECTOR] may classify land [LANDS] as  
24 subject to leases for fisheries development, and publicly invite  
25 applications for lease of the selected areas. Each application shall  
26 be accompanied by an affidavit to the effect that the applicant pres-  
27 ently intends to personally utilize the leased area for fishing pur-  
28 poses the following season. If two or more applications are received  
29 for the same shore area, the commissioner [DIRECTOR] shall award the

1 lease to the most qualified applicant. In determining the qualifica-  
2 tions of applicants, the commissioner [DIRECTOR] shall consider the  
3 length of time during which the applicant has been engaged in set  
4 netting, the proximity of the [HIS] past fishing sites of the appli-  
5 cant to the land to be leased, the [HIS] present ability of the appli-  
6 cant to utilize the location to its maximum potential, and other  
7 factors relevant to the equitable assignment of the disputed area. If  
8 the commissioner [DIRECTOR] cannot determine a preference between  
9 conflicting applicants for the same lease site on the basis of quali-  
10 fications, the commissioner [HE] shall select between the applicants  
11 by lot. An aggrieved applicant may appeal to the commissioner within  
12 five days for a review of the [DIRECTOR'S] determination.

13 (c) A lease for set net fishing may be issued for any period not  
14 exceeding 10 years. If the commissioner determines that the land is  
15 not being utilized for the purpose for which the lease is issued, the  
16 lease may be declared void. The commissioner [DIRECTOR] shall estab-  
17 lish a reasonable rental for the lease, equal to the administrative  
18 costs involved in processing the leasehold applications.

19 (d) Subleasing and renewals of leases are governed by AS 38.05.-  
20 095 and AS 38.05.102 [SECS. 95 - 100 OF THIS CHAPTER].

21 (e) The lease of submerged land [LANDS] conveys no interest in  
22 the water above the land or in the fish in the water.

23 \* Sec. 64. AS 38.05.085(b) is amended to read:

24 (b) When it becomes necessary to determine the fair market value  
25 of property as required by (a) of this section, the commissioner  
26 [DIRECTOR] shall have the property appraised by a qualified appraiser.  
27 If the lessee disagrees with the appraisal obtained by the commis-  
28 sioner, the lessee [DIRECTOR, HE] may appoint a qualified appraiser to  
29 make an appraisal of the property in question. If the two appraisers

1 agree upon the fair market value, the determination is binding on the  
2 parties. In the event the two appraisers are unable to agree, they  
3 shall appoint a third qualified appraiser who shall then make an [HIS]  
4 appraisal of the property in question. When the third appraisal is  
5 completed, the two of the three appraisals which are nearest each  
6 other in their determination of the fair market value shall be av-  
7 eraged and the resultant sum shall be the fair market value of the  
8 property in question and absolutely binding on the parties. All costs  
9 incurred in making the appraisals provided for in this subsection  
10 shall be borne by the state and the lessee equally.

11 \* Sec. 65. AS 38.05.085(c) is amended to read:

12 (c) The lessee shall make advance payments of the annual rent or  
13 portion of it as the [DIRECTOR, WITH THE APPROVAL OF THE] commissioner  
14 [ , ] may require.

15 \* Sec. 66. AS 38.05.087(a) is amended to read:

16 (a) Before offering to the public any land for lease which is  
17 subject to a valid existing United States Forest Service permit in  
18 effect in a state-selected area on the day before the area was tenta-  
19 tively approved for patent to the state, the commissioner [DIRECTOR]  
20 shall offer the land for leasing to the permittee at not less than its  
21 fair appraised market value before offering it to the general public.

22 \* Sec. 67. AS 38.05.090 is amended to read:

23 Sec. 38.05.090. REMOVAL OR REVERSION OF IMPROVEMENTS UPON TER-  
24 MINATION OF LEASES. (a) Improvements owned by a lessee on state land  
25 shall, within 60 days after the termination of the lease, be removed  
26 by the lessee [HIM] if removal will not cause injury or damage to the  
27 land. The commissioner [DIRECTOR] may extend the time for removing  
28 improvements in cases where hardship is proven. The retiring lessee  
29 or permittee may, with the consent of the commissioner [DIRECTOR],

1 sell [HIS] improvements to the succeeding lessee or permittee.

2 (b) If improvements or chattels, or both, having an appraised  
3 value exceeding \$10,000 as determined by the commissioner [DIRECTOR]  
4 are not removed within the time allowed, the improvements or chattels  
5 or both shall, upon notice to the lessee, be sold at public sale under  
6 the direction of the commissioner [DIRECTOR]. The proceeds of sale  
7 inure to the lessee who placed the improvements or chattels on the  
8 land after paying to the state all rents due and expenses incurred in  
9 making the sale. If there are no other bidders at the sale, the  
10 commissioner [DIRECTOR] may bid in the name of the state. The bid  
11 money shall be taken from the fund to which the land belongs and the  
12 fund shall receive all money or other value subsequently derived from  
13 the sale or leasing of the improvements or chattels. The state ac-  
14 quires all the rights that any other purchaser could acquire by reason  
15 of the purchase.

16 (c) If improvements or chattels, or both, having an appraised  
17 value of \$10,000 or less, as determined by the commissioner [DIREC-  
18 TOR], are not removed within the time allowed, they revert to the  
19 state and absolute title vests in the state. The preference right  
20 lessees of grazing or forest land [LANDS] may follow the provisions  
21 for removal of improvements upon termination of the lease as autho-  
22 rized in the cancelled federal lease or permit.

23 (d) Improvements of the lessee which have become fixtures of the  
24 land shall be purchased by the subsequent purchaser or lessee of the  
25 land if the improvements were authorized in the former lease or by  
26 permit from the commissioner [DIRECTOR]. Upon the termination of a  
27 lease, and at additional times which may be necessary, the value of  
28 the authorized fixtures remaining on the land shall be set by agree-  
29 ment between the former lessee and the commissioner [DIRECTOR] or, if

1 agreement cannot be reached, by an independent appraisal made at cost  
2 to the former lessee.

3 (e) A notice or offer by the state to sell or lease formerly  
4 leased land shall state

5 (1) the value of the authorized fixtures remaining on the  
6 land;

7 (2) that the purchaser or lessee will be required, as a  
8 condition of the sale or lease, to purchase the fixtures from the  
9 former lessee for an amount equal to the value specified.

10 \* Sec. 65 AS 38.05.095(a) is amended to read:

11 (a) Except as provided in (b) of this section, a lessee may  
12 sublease or assign the land or a portion of it [UPON WHICH HE HAS A  
13 LEASE] if, after application to the commissioner, the commissioner  
14 [DIRECTOR, THE DIRECTOR] issues a permit. The commissioner [DIRECTOR]  
15 may issue a permit upon a finding [IF HE FINDS] that it is in the best  
16 interests of the state to do so.

17 \* Sec. 69. AS 38.05.097(c) is amended to read:

18 (c) A nonprofit organization which satisfies the requirements of  
19 this section that is using land under a lease in effect before July 1,  
20 1978 may convert its lease to a new lease with terms exempting it from  
21 the payment of rent by submitting a written request to the commis-  
22 sioner [DIRECTOR].

23 \* Sec. 70. AS 38.05.102 is amended to read:

24 Sec. 38.05.102. LESSEE PREFERENCE. If land within a leasehold  
25 created under AS 38.05.070 - 38.05.105 [38.05.100] is offered for sale  
26 or long-term lease at the termination of the existing leasehold, the  
27 commissioner [DIRECTOR] may, upon a finding [IF HE FINDS] that it is  
28 in the best interest of the state, allow the holder in good standing  
29 of that leasehold to purchase or lease the land for its appraised fair

1 market value at the time of the sale or long-term lease.

2 \* Sec. 71. AS 38.05.103 is amended to read:

3 Sec. 38.05.103. RIGHTS OF HOLDER OF SECURITY INTEREST. (a) If  
4 there is a breach or default of a term of a lease or of the provisions  
5 of this chapter relating to a lease, the department [DIVISION] shall  
6 provide written notice of the breach or default by personal service or  
7 by registered or certified mail to the lessee and to any holder of  
8 record having a security interest in the leased property. The notice  
9 shall also make demand upon the lessee to cure or remedy the breach or  
10 default within 60 days from the date of receipt of the notice and  
11 demand. If a lessee fails to cure or remedy the breach or default  
12 within 60 days, or within the additional time which the department  
13 [DIVISION] may allow for good cause, the state may, subject to (b) of  
14 this section, exercise any right which it may have at law or as set  
15 out in the lease.

16 (b) If a lessee fails to cure or remedy a breach or default  
17 within the time allowed in (a) of this section, a holder of a security  
18 interest who has received notice under (a) of this section may cure or  
19 remedy the breach or default if the breach or default can be cured by  
20 the payment of money or, if this cannot be done, by performing or  
21 undertaking in writing to perform the terms, covenants, restrictions  
22 and conditions of the lease capable of performance by the holder. The  
23 holder shall act within 60 days from the date of receipt of notice  
24 under (a) of this section, or within an additional period as the  
25 commissioner [DIRECTOR] may allow for good cause.

26 \* Sec. 72. AS 38.05.105(a) is amended to read:

27 (a) Each lease shall stipulate that at the conclusion of the  
28 initial 25-year period of the lease and at intervals of 10 years  
29 thereafter the annual rent payment is subject to adjustment. Charges

1 or adjustments shall be based primarily on an adjusted fair market  
2 value. However, if the commissioner [DIRECTOR OF THE DIVISION OF  
3 LANDS] determines that single-family residential development is the  
4 best use of the land, the reappraisal period may be lengthened or the  
5 readjustment waived in accordance with regulations adopted by the  
6 department. Before a waiver of rent adjustment is issued, the land  
7 shall have a current reappraisal. A waiver is valid only if single-  
8 family residential development actually occurs. The regulations  
9 adopted under this section shall ensure that the state receives a fair  
10 return from the land.

11 \* Sec. 73. AS 38.05.110 is amended to read:

12 Sec. 38.05.110. SALE OF TIMBER AND MATERIALS. The commissioner  
13 [DIRECTOR] shall provide for cruises of timber and appraisals of other  
14 materials in or upon land to determine [LANDS AND TRANSMIT THIS DATA  
15 TO THE COMMISSIONER, TOGETHER WITH HIS RECOMMENDATIONS WITH RESPECT  
16 TO] (1) the timber and other materials which should be offered for  
17 sale, and (2) the terms of sale of the timber or other materials.

18 \* Sec. 74. AS 38.05.115(a) is amended to read:

19 (a) The commissioner [, UPON RECOMMENDATION OF THE DIRECTOR,]  
20 shall determine the timber and other materials to be sold, and the  
21 limitations, conditions and terms of sale. The limitations, condi-  
22 tions and terms shall include the utilization, development and mainte-  
23 nance of the sustained yield principle, subject to preference among  
24 other beneficial uses. The commissioner [DIRECTOR] may negotiate  
25 sales of timber or materials without advertisement and on the limita-  
26 tions, conditions, and terms which [HE CONSIDERS] are in the best  
27 interests of the state [, SUBJECT TO THE APPROVAL OF THE COMMISSION-  
28 ER]. However, not more than 500 M.B.M. or equivalent other measure of  
29 timber or more than 25,000 cubic yards of materials may be sold by

1 nonadvertised, negotiated sale to the same purchaser within a one-year  
2 period.

3 \* Sec. 75. AS 38.05.118 is amended to read:

4 Sec. 38.05.118. NEGOTIATED TIMBER SALES IN AREAS OF HIGH UNEM-  
5 PLOYMENT. (a) Notwithstanding any other provision of AS 38.05.110 -  
6 38.05.120, the [DIRECTOR, WITH THE APPROVAL OF THE] commissioner [,]  
7 may negotiate a sale of timber to a local manufacturer at appraised  
8 value. The period of a contract for a sale of timber negotiated under  
9 this section may not exceed 25 years. The contract shall provide that  
10 the appraised value of timber remaining to be harvested under the  
11 provisions of the contract shall be redetermined at least once every  
12 five years.

13 (b) Notice of intent to negotiate a contract authorized by (a)  
14 of this section shall be given in accordance with AS 38.05.345  
15 [AS 38.05.305].

16 (c) No sale of timber may be negotiated by the commissioner  
17 [DIRECTOR] under this section unless the commissioner [HE] first finds  
18 that, within an area proximate to the business site which the manufac-  
19 turer may economically serve, there exists

- 20 (1) a high level of local unemployment;  
21 (2) an underutilized timber manufacturing capacity; and  
22 (3) an underutilized allowable cut of state timber.

23 \* Sec. 76. AS 38.05.120 is amended to read:

24 Sec. 38.05.120. DISPOSAL PROCEDURE. Timber and other materials  
25 shall be sold either by sealed bids or public auction, depending on  
26 which method is determined by the commissioner to be in the best  
27 interests of the state, to the highest qualified bidder as determined  
28 by the commissioner [DIRECTOR]. An aggrieved bidder may appeal to the  
29 commissioner within five days after the sale for a review of the

1 [DIRECTOR'S] determination. The sale shall be conducted by the  
2 commissioner [DIRECTOR OR HIS REPRESENTATIVE], and at the time of sale  
3 the successful bidder shall deposit the amount specified in the terms  
4 of sale. The means by which the amount of deposit is determined shall  
5 be prescribed by appropriate regulation. The commissioner [DIRECTOR  
6 OR HIS REPRESENTATIVE] shall immediately issue a receipt containing a  
7 description of the timber or materials purchased, the price bid, and  
8 the terms of sale. The receipt shall be acknowledged in writing by  
9 the bidder. A contract of sale, on a form approved by the attorney  
10 general, shall be signed by the purchaser and [, FOLLOWING THE AP-  
11 PROVAL OF THE COMMISSIONER,] the contract shall be signed by the  
12 commissioner [DIRECTOR] on behalf of the state. The [DIRECTOR, WITH  
13 THE APPROVAL OF THE] commissioner [,] may impose conditions, limita-  
14 tions, and terms considered [WHICH HE CONSIDERS] necessary and proper  
15 to protect the interests of the state. Violation of any provision of  
16 this chapter or the terms of the contract of sale subjects the pur-  
17 chaser to appropriate legal action.

18 \* Sec. 77. AS 38.05.130 is amended to read:

19 Sec. 38.05.130. DAMAGES AND POSTING OF BOND. No rights shall be  
20 exercised by the state, its lessees, successors or assigns under the  
21 reservation as set out in AS 38.05.125 until the state, its lessees,  
22 successors, or assigns make provision to pay the owner of the land  
23 full payment for all damages sustained by the owner, by reason of  
24 entering upon the land. If the owner for any cause refuses or ne-  
25 glects to settle the damages, the state, its lessees, successors,  
26 assigns, or an applicant for a lease or contract from the state for  
27 the purpose of prospecting for valuable minerals, or option, contract  
28 or lease for mining coal or lease for extracting geothermal resources,  
29 petroleum or natural gas, may enter upon the land in the exercise of

1 the reserved rights after posting a surety bond determined by the  
2 commissioner [DIRECTOR], after notice and an opportunity to be heard,  
3 to be sufficient as to form, amount, and security to secure to the  
4 owner payment for damages, and may institute legal proceedings in a  
5 court where the land is located, as may be necessary to determine the  
6 damages which the owner may suffer.

7 \* Sec. 78. AS 38.05.140(e) is amended to read:

8 (e) The provisions of (d) of this section that apply to waiver,  
9 suspension, refund or reduction of rental of minimum royalty apply to  
10 rental or minimum royalty paid before or after June 19, 1970 on any  
11 lease covering land beneath navigable waters which, according to the  
12 records of the department [DIVISION OF LANDS], is in effect on  
13 June 19, 1970.

14 \* Sec. 79. AS 38.05.145(a) is amended to read:

15 (a) Deposits of coal, phosphates, oil shale, sodium, potassium,  
16 oil, gas, geothermal resources and state land [LANDS] containing these  
17 deposits are subject to disposition under [RULES AND] regulations [,  
18 RECOMMENDED BY THE DIRECTOR AND] adopted by the commissioner, and the  
19 provision of AS 38.05.145 - 38.05.181. In applying the acreage limi-  
20 tations the commissioner may apply the rule of approximation. The  
21 uses of the rule of approximation made before March 31, 1960, by the  
22 commissioner are ratified.

23 \* Sec. 80. AS 38.05.185(a) is amended to read:

24 (a) The acquisition and continuance of rights in and to deposits  
25 on state land [LANDS] of minerals which on January 3, 1959, were  
26 subject to location under the mining laws of the United States shall  
27 be governed by AS 38.05.185 - 38.05.280. Nothing in AS 38.05.185 -  
28 38.05.280 affects the law pertaining to the acquisition of rights to  
29 mineral deposits owned by any other person or government. The [DIREC-

1 TOR, WITH THE APPROVAL OF THE] commissioner [,] shall determine that  
2 land [THOSE LANDS] from which mineral deposits may be mined only under  
3 lease, and, subject to the limitations of AS 38.05.300, that land  
4 [THOSE LANDS] which shall be closed to mining. State land may not be  
5 closed to mining or mineral location unless the commissioner makes a  
6 finding that mining would be incompatible with significant surface  
7 uses on the state land. State land may not be restricted to mining  
8 under lease unless the commissioner determines that potential use  
9 conflicts on the state land require that mining be allowed only under  
10 written leases issued under AS 38.05.205 or the commissioner has  
11 determined that the land was mineral in character at the time of state  
12 selection. The determinations required under this subsection shall be  
13 made in compliance with land classification orders and land use plans  
14 developed under AS 38.05.300.

15 \* Sec. 81. AS 38.05.205(a) is amended to read:

16 (a) Prior discovery, location and filing shall initiate prior  
17 rights to mineral deposits subject to AS 38.05.185 - 38.05.280 in or  
18 on state land [LANDS], other than submerged land [LANDS], which is  
19 [ARE] open to mining leasing. Locations shall be made and certifi-  
20 cates of location recorded in accordance with AS 38.05.195. If the  
21 located land is [LANDS ARE] available only for leasing, the commis-  
22 sioner [DIRECTOR] shall publish in a paper of general circulation in  
23 the area of the location, notice of the filing of the location and  
24 notice that a mineral lease will be issued. The notice may be com-  
25 bined with notices of locations either in the same general area or  
26 statewide. Unless a conflicting location exists, no later than two  
27 weeks after publication of the notice, an application form for a  
28 mining lease shall be mailed to the locator by the commissioner [DI-  
29 RECTOR]. A lease application shall be filed with the commissioner

1 [DIRECTOR] by the locator within 90 days after receipt of the form.  
2 If the located land is [LANDS ARE] not available for leasing, notice  
3 shall be given the locator by the commissioner [DIRECTOR] and the  
4 locator's prior rights shall terminate. A mining lessee has the  
5 exclusive rights of possession and extraction of all minerals subject  
6 to AS 38.05.185 - 38.05.280 lying within the boundaries of the [HIS]  
7 lease or location. Mining leases may be issued for one location or  
8 for a group of contiguous locations held in common. Minerals may not  
9 be mined and marketed or used until a lease is issued, except for  
10 limited amounts necessary for sampling or testing.

11 \* Sec. 82. AS 38.05.205(c) is amended to read:

12 (c) A mining lease shall be for any period up to 55 years, and  
13 the lessee has a right to a new lease at the end of each lease period.  
14 The commissioner may make reasonable adjustments of the rental rate at  
15 the end of each 20 year period, based upon changed conditions in  
16 production costs and markets. A valid mining claim located and held  
17 under AS 38.05.195 may be converted to a lease at any time upon appli-  
18 cation by the owner, and issuance by the commissioner [DIRECTOR]. No  
19 rights granted by a mining lease may be exercised until the lease has  
20 been filed for record in the recording district where the land is  
21 located.

22 \* Sec. 83. AS 38.05.245(a) is amended to read:

23 (a) Before the discovery of valuable minerals, an exclusive  
24 right to prospect by geophysical, geochemical and similar methods may  
25 be acquired by marking boundaries and posting a notice of location of  
26 a prospecting site in a manner and containing such information as the  
27 commissioner requires. A prospecting site may not exceed 2,640 feet  
28 in its longest dimension and its boundaries shall run in the four  
29 cardinal directions. A certificate of location shall be filed for

1 record in the recording district where the prospecting site is located  
2 within 90 days after posting the notice of location, and a copy of the  
3 certificate shall also be mailed to the commissioner [DIRECTOR] within  
4 the 90 day period. The locator of a prospecting site has the exclu-  
5 sive right to stake mining claims or leasehold locations within the  
6 boundaries of the prospecting [HIS] site.

7 \* Sec. 84. AS 38.05.245(c) is amended to read:

8 (c) No person may locate more than six prospecting sites in one  
9 calendar year in one recording district. A prospecting site remains  
10 in effect for one year after the notice of location is posted and may,  
11 at the discretion of the commissioner [DIRECTOR], be extended for one  
12 year periods. During each year, work of a type compatible with the  
13 purpose of this section and acceptable to the commissioner [DIRECTOR]  
14 shall be done. The minimum expenditure for the work shall be estab-  
15 lished by the commissioner uniformly for all prospecting sites. Where  
16 adjacent prospecting sites are held in common the expenditure may be  
17 made on any one or more locations. If a prospecting site expires,  
18 neither the locator nor a [HIS] successor in interest of the locator  
19 may again locate the same prospecting site or any portion of it, as a  
20 prospecting site, for a period of two years following the date of  
21 expiration or abandonment; nor may the locator [HE], during the two  
22 years, either directly or indirectly, obtain a beneficial interest in  
23 the same prospecting site or a portion of it.

24 \* Sec. 85. AS 38.05.250(a) is amended to read:

25 (a) The exclusive right to prospect for deposits of minerals  
26 subject to AS 38.05.185 - 38.05.275 in or on tide and submerged state  
27 land [LANDS] may be granted by a permit issued by the commissioner  
28 [DIRECTOR]. Permits shall be granted to the first qualified appli-  
29 cant. No permit may include an area larger than 2,560 acres, subject

1 to the rule of approximation. Land [LANDS] subject to a prospecting  
2 permit shall be as compact in form as possible taking into considera-  
3 tio. the area involved. The term of the permit shall be seven years.  
4 Prospecting permits shall be conditioned upon payment of rental  
5 against which credit shall be given for useful expenditures on land  
6 covered by the permit or group of contiguous permits under common  
7 ownership or assignment. Excess expenditures may be applied against  
8 rentals due for the following two years. The rental shall be \$3 per  
9 acre for each year, payable at the end of each year. No minerals from  
10 land [LANDS] under a prospecting permit may be mined and marketed or  
11 used, except for limited amounts necessary for sampling or testing.  
12 No person may take or hold prospecting permits for minerals on state  
13 land under this section exceeding in the aggregate 100,000 acres. No  
14 person may take or hold leases for minerals on state land under this  
15 section exceeding in the aggregate 46,080 acres.

16 \* Sec. 86. AS 38.05.250(b) is amended to read:

17 (b) Upon discovery, the right to possess and extract the min-  
18 erals may be acquired by noncompetitive lease. A noncompetitive lease  
19 shall be granted to a holder of a prospecting permit for so much of  
20 the land subject to the permit as is shown to the satisfaction of the  
21 commissioner [DIRECTOR] to contain workable mineral deposits. Sub-  
22 merged land [LANDS] containing known deposits of minerals subject to  
23 AS 38.05.185 - 38.05.275 may, in the discretion of the commissioner  
24 [DIRECTOR], be offered by competitive bid. The land [THESE LANDS]  
25 shall be leased to the responsible qualified person offering the  
26 highest amount of cash bonus.

27 \* Sec. 87. AS 38.05.255 is amended to read:

28 Sec. 38.05.255. SURFACE USE OF LAND OR WATER. Surface uses of  
29 land or water [WATERS] included within mining properties by owners of

1 those properties shall be limited to those necessary for the  
2 prospecting for, extraction of, or basic processing of mineral depos-  
3 its and shall be subject to reasonable concurrent uses. Permits for  
4 millsites and tailings disposal may be granted by the commissioner  
5 [DIRECTOR]. The permits shall be conditioned upon payment of a rea-  
6 sonable charge for the use and continuance of the limited use. Timber  
7 from land [LANDS] open to mining without lease, except timberland  
8 [TIMBERLANDS], may be used by a mining claimant or prospecting site  
9 locator for the mining or development of the [HIS] location or adja-  
10 cent claims under common ownership. On other land [LANDS], timber may  
11 be acquired as provided [ELSEWHERE] in this chapter. Use of water  
12 shall be made in accordance with AS 46.15 [SEC. 260 OF THIS CHAPTER  
13 AND RULES AND REGULATIONS ADOPTED UNDER IT OR IN ACCORDANCE WITH ANY  
14 LAW AMENDING OR SUPERSEDING THAT SECTION].

15 \* Sec. 88. AS 38.05.265 is amended to read:

16 Sec. 38.05.265. ABANDONMENT. Failure to (1) properly file for  
17 record a certificate of location or a statement of annual labor, or  
18 (2) file with the commissioner [DIRECTOR] within the time prescribed a  
19 lease application or a copy of a prospecting site location certifi-  
20 cate, or (3) pay rental or receive credit for rental, or (4) keep  
21 location boundaries clearly marked, all as required by AS 38.05.185 -  
22 38.05.280 [SECS. 185 - 280 OF THIS CHAPTER] and by regulations adopted  
23 under these sections, constitutes abandonment of all rights acquired  
24 under the mining lease, location, or site involved, and it is subject  
25 to relocation by others. If a location is not relocated by another  
26 person with one year after such failure, or, in the case of a pros-  
27 pecting site, two years, the locator or claimant of the abandoned  
28 location, or the [HIS] successor in interest of the locator or claim-  
29 ant, may return to relocate it as though it had never been located. A

1 statement of annual labor which does not accurately set out the  
2 essential facts is void and of no effect.

3 \* Sec 89. AS 38.05.270 is amended to read:

4 Sec. 38.05.270. TRANSFERS. The sale, lease or other transfer of  
5 mining property or interest in mining property shall be recorded or  
6 shall be approved by the commissioner under adopted regulations [DI-  
7 RECTOR IN COMPLIANCE WITH SUCH REGULATIONS AS THE COMMISSIONER MAY  
8 ADOPT]. The heirs and assigns of mining property or interest in  
9 mining property have the same rights and duties as their predecessors.

10 \* Sec. 90. AS 38.05.275 is amended to read:

11 Sec. 38.05.275. RECOGNITION OF LOCATIONS. Mining locations made  
12 on state land [LANDS], including shoreland, tideland [SHORELANDS,  
13 TIDELANDS], or submerged land [LANDS], or state selected land [LANDS],  
14 under AS 38.05.185 - 38.05.280 [SECS. 185 - 280 OF THIS CHAPTER], or  
15 in the manner described in AS 27.10.010 - 27.10.240 acquire for the  
16 locator mining rights under AS 38.05.185 - 38.05.280 [SECS. 185 - 280  
17 OF THIS CHAPTER], subject to existing claims and to any denial of or  
18 restriction in the tentative approval of state selection of the patent  
19 of the land [LANDS] to the state. If shoreland, tideland [SHORELANDS,  
20 TIDELANDS] or submerged land is [LANDS ARE] included in a mining  
21 location or within the projected boundaries of a mining location made  
22 in accordance with this section, the locator is required to file a  
23 certificate of location with the department [DIVISION OF LANDS] within  
24 90 days following the date of posting the notice of location, in  
25 addition to filing a certificate of location as required by AS 38.-  
26 05.195 [SEC. 195 OF THIS CHAPTER]. The certificate of location must  
27 identify the position of the mining location in the system of rec-  
28 tangular or protracted surveys.

29 \* Sec. 91. AS 38.05.310(a) is amended to read:

1           (a) No land may be sold or leased, or a renewal lease issued,  
2 except in the case of an oil or gas or mineral lease, unless it has  
3 been appraised within 120 days before the date fixed for the sale or  
4 lease. When land is offered at public sale but is not sold and is  
5 available at private sale, no reappraisal is required unless the  
6 commissioner [DIRECTOR] considers that a change in value of the land  
7 [LANDS] may have occurred. A grazing lease may be granted to a lessee  
8 of federal grazing land [LANDS] without prior appraisal, if the [HIS]  
9 federal lease was cancelled to allow the state to select the land  
10 [LANDS] under lease. No land may be sold or leased for less than the  
11 approved, appraised market value, except as provided in AS 38.05.315,  
12 38.05.320, 38.05.057, 38.05.075 - 38.05.085 and 38.05.097.

13 \* Sec. 92. AS 38.05.315 is amended to read:

14           Sec. 38.05.315. PUBLIC AND CHARITABLE USE. (a) The lease,  
15 sale, or other disposal of state land or resources may be made to a  
16 state or federal agency or political subdivision, or the lease, sale,  
17 or disposal of coal deposits suitable for mining may be made to a  
18 utility owned and operated by a government agency or nonprofit cooper-  
19 ative association organized to participate under the Federal Rural  
20 Electrification Act for the purpose of generating electric power and  
21 energy or the production of process steam, or both, for less than the  
22 appraised value as determined by [THE DIRECTOR AND APPROVED BY] the  
23 commissioner to be fair and proper and in the best interests of the  
24 public, with due consideration given to the nature of the public  
25 services or function rendered by the agency, subdivision, or utility  
26 making application, and of the terms of the grant under which the land  
27 was acquired by the state.

28           (b) Notwithstanding AS 38.05.070 - 38.05.080 and 38.05.095, the  
29 commissioner [DIRECTOR], upon application filed by an applicant

1 eligible under (b) - (d) of this section, may, by negotiation and  
2 without public auction in the manner prescribed in (b) - (d) of this  
3 section, lease state land for a term of not more than 55 years.  
4 Before leasing, the commissioner [DIRECTOR] shall prepare a land use  
5 plan and a land classification to insure that the proposed use is  
6 compatible with area utilization. Before the land may be leased under  
7 (b) - (d) of this section, it must be shown to the satisfaction of the  
8 commissioner [DIRECTOR] that the land is to be used for an established  
9 or definitely proposed project, and that the eligible applicant has  
10 the financial ability to carry out the project. The commissioner may  
11 establish limitations on the acreage which may be leased under (b) -  
12 (d) of this section to an applicant.

13 (c) Eligible applicants under (b) - (d) of this section are  
14 limited to nonprofit corporations, associations, clubs, or societies  
15 organized and operated exclusively for charitable, religious, scien-  
16 tific, or educational purposes, or for the promotion of social wel-  
17 fare, if the project for which the land is desired conforms to those  
18 objectives and not commercial development. No lease of land may be  
19 granted under this section for a project closed to the use and enjoy-  
20 ment of the general public. In every case the applicant shall submit  
21 evidence that it is exempt from payment of federal income tax. As a  
22 condition of and in consideration of the rights acquired under a lease  
23 granted under (b) - (d) of this section, each eligible organization  
24 and its parent or subsidiary organizations shall (1) maintain and  
25 preserve books, accounts, and records that the commissioner [DIRECTOR]  
26 prescribes by regulation as necessary and appropriate; and (2) accord  
27 at all reasonable times to the state and its authorized agents and  
28 auditors the right of access to those books, accounts and records for  
29 the purpose of inspecting, examining and copying them. Any

1 information provided the state in the course of an audit becomes a  
2 matter of public record.

3 (d) The commissioner [DIRECTOR] may lease the land to an eli-  
4 gible applicant at a reasonable annual rental, taking into considera-  
5 tion the purposes for which the land is to be used and the financial  
6 resources of the applicant. The rental may not be less than one  
7 percent of the fair market value on land [LANDS] acquired primarily  
8 for development, or less than five percent of the fair market value on  
9 university or acquired land [LANDS]. Rent may not be charged for  
10 state land leased for a youth encampment. For the purposes of this  
11 subsection, "youth encampment" shall be defined by the commissioner by  
12 regulation. Renewal leases may be issued at the discretion of the  
13 commissioner [DIRECTOR] upon the expiration of a primary or renewal  
14 term. Each lease shall contain a provision for its termination as to  
15 all or part of the land [LANDS] upon a finding by the commissioner  
16 [DIRECTOR] that the land or a part of it has not been used by the  
17 lessee for the purpose specified in the lease for a period of two  
18 years. No lease may be assigned or subleased except with the consent  
19 of the commissioner [DIRECTOR], and in any case may only be trans-  
20 ferred to an applicant eligible under (b) - (d) of this section. A  
21 lessee may not change the use specified in the lease to another or  
22 additional use except with the consent of the commissioner [DIRECTOR].  
23 If, at any time after the land is leased, the lessee attempts to  
24 assign the lease or transfer control over the land to another, or if  
25 the land is devoted to a use other than that for which the land was  
26 leased without the consent of the commissioner [DIRECTOR], the lease  
27 automatically terminates.

28 (e) The lease, sale, or other disposal of state land at ap-  
29 praised fair market value may be negotiated with a licensed public

1 utility or a licensed common carrier by [THE DIRECTOR WITH THE AP-  
2 PROVAL OF] the commissioner if the utility or carrier reasonably  
3 requires the land for the conduct of its business under its license.

4 (f) The commissioner shall lease state land for telephone or  
5 electric transmission and distribution lines for less than the ap-  
6 praised value of the land if the lessee is a nonprofit cooperative  
7 association organized under AS 10.25.010 - 10.25.650. Before deter-  
8 mining [HE DETERMINES] the annual rental, the commissioner shall  
9 consider the nature of the public service rendered by the nonprofit  
10 cooperative association and the terms of the grant under which the  
11 land was acquired by the state. A nonprofit cooperative association  
12 may not construct improvements other than transmission or distribution  
13 lines and substations on land leased under this subsection.

14 \* Sec. 93. AS 38.05.320(b) is amended to read:

15 (b) Home rule cities and cities of the first class incorporated  
16 on or before April 1, 1964, may apply, in the manner prescribed by the  
17 commissioner [DIRECTOR], and in accordance with [SUCH] regulations  
18 [AS] the commissioner [DIRECTOR] may adopt, for a conveyance to them  
19 of all land [LANDS] seaward of the home rule cities and cities of the  
20 first class which is [ARE] between the mean high tide line in, or  
21 forming the boundary of, the home rule cities and cities of the first  
22 class, and a line to be shown on a plat made a part of the application  
23 which shall be the pierhead line established under the Act of Septem-  
24 ber 7, 1957, or the harbor line established under the Act of March 3,  
25 1899, or if no pierhead line or harbor line is established then a line  
26 subject to approval by [THE DIRECTOR, WITH THE CONCURRENCE OF] the  
27 commissioner [,] which shall be seaward of all tideland [TIDELANDS]  
28 and submerged land [LANDS] occupied or suitable for occupation and  
29 development without unreasonable interference with navigation. The

1        commissioner [DIRECTOR] shall convey that [THESE] tide and submerged  
2        land [LANDS] to home rule cities and cities of the first class.  
3        Applications by preference right claimants filed with the commissioner  
4        [DIRECTOR] before June 30, 1964, shall continue to be processed to a  
5        final determination and conveyance, if any by the commissioner [DIREC-  
6        TOR], if such preference right claimants are entitled to a conveyance  
7        from the commissioner [DIRECTOR] under the existing previous to  
8        July 22, 1964.

9                (1) Each home rule city and city of the first class granted  
10        a conveyance shall prepare an official subdivision plat of the area  
11        conveyed showing all structures and improvements and the boundaries of  
12        each tract occupied or developed, together with the name of the owner  
13        or claimant. The subdivisional plat shall include within the bound-  
14        aries of each tract occupied or developed such surrounding tide and  
15        submerged land as is [LANDS AS ARE] reasonably necessary in the opin-  
16        ion of the governing body of the home rule cities and cities of the  
17        first class for the use and enjoyment of the structures and improve-  
18        ments by the owner or claimant, but shall not include tide or sub-  
19        merged land [LANDS] which if granted to the occupant would unjustly  
20        deprive an occupant of adjoining land [LANDS] from [HIS] reasonable  
21        use and enjoyment of it [THESE].

22                (2) An occupant of land included in the conveyance to home  
23        rule cities and cities of the first class, who occupied or developed  
24        the land on and before September 7, 1957, has a class I preference  
25        right to the land [LANDS] from the home rule cities and cities of the  
26        first class upon the execution of a waiver to the state and the home  
27        rule cities and cities of the first class of all rights the occupant  
28        may have acquired under Public Law 85-303 (71 Stat. 623).

29                (3) An occupant of land included in the conveyance to home

1 rule cities and cities of the first class, who has a class II prefer-  
2 ence right by reason of the conveyance to home rule cities and cities  
3 of the first class, and is unwilling to waive the right has a prefer-  
4 ence right to the land [LANDS] which it is mandatory for the home rule  
5 cities and cities of the first class to expeditiously honor upon  
6 application from the occupant after the Secretary of the Army has  
7 submitted to the Secretary of the Interior and the governor [OF THE  
8 STATE] maps showing the pierhead line established by the corps of  
9 engineers with respect to the tract so granted.

10 (4) An occupant of land included in the conveyance to home  
11 rule cities and cities of the first class, who occupied or developed  
12 the land after September 7, 1957, and before January 3, 1959, and who  
13 continued to occupy it on January 3, 1959, has a class III preference  
14 right to the land [LANDS] from the home rule cities and cities of the  
15 first class.

16 (5) In making a conveyance to an occupant, the home rule  
17 cities and cities of the first class shall include as a part of the  
18 tract conveyed and in addition to the occupied or developed land  
19 [LANDS], such additional tide and submerged land as is [LANDS AS ARE]  
20 reasonably necessary in the opinion of the governing body of the home  
21 rule cities and cities of the first class for the occupant's use and  
22 enjoyment of the occupied or developed land, but the conveyance shall  
23 not include any area which would unjustly deprive an occupant of  
24 adjoining land [LANDS] from reasonable use and enjoyment of it [THOSE  
25 LANDS] or which, if developed, will interfere with navigation.

26 (6) Each home rule city and city of the first class receiv-  
27 ing conveyances shall by ordinance provide for reasonable regulations  
28 governing the filing and processing of applications, publication of  
29 notices, and the adjudication of disputes between claimants by the

1 governing body of the home rule cities and cities of the first class.  
2 A party aggrieved by its determination may appeal to the superior  
3 court.

4 (7) When no preference right has been granted to purchase  
5 or lease tideland [TIDELANDS], the home rule cities and cities of the  
6 first class may sell or lease the tideland [TIDELANDS] conveyed to  
7 them, and may impose terms or conditions for the sale or lease. The  
8 [SUCH] terms and conditions shall include such reservation of rights-  
9 of-way as are necessary to provide reasonable access to public waters.

10 \* Sec. 94. AS 38.05.320(c) is amended to read:

11 (c) An occupant of tide or submerged land which is not seaward  
12 of a municipal corporation, who occupied or developed it on and before  
13 [PRIOR TO] September 7, 1957, has a class I preference right to the  
14 land [LANDS] from the state. However, if the land is seaward of a  
15 surveyed townsite, the occupant shall execute a waiver to the state of  
16 all rights which the occupant [HE] may have acquired under Public Law  
17 85-303 (71 Stat. 623), before the preference right may be exercised.

18 (1) A person who has a class II preference right in the  
19 disposition of land by the state not provided for under paragraph  
20 (b)(3), and who is unwilling to waive that right, has a preference  
21 right to the land [LANDS] which it is mandatory for the commissioner  
22 [DIRECTOR] to expeditiously honor upon application from the occupant  
23 after the Secretary of the Army has submitted to the Secretary of the  
24 Interior and the governor [OF THE STATE] maps showing the pierhead  
25 line established by the corps of engineers with respect to the tract  
26 so granted.

27 (2) An occupant of tide or submerged land which is not  
28 seaward of a municipal corporation, who occupied or developed it after  
29 September 7, 1957, and before January 3, 1959, and who continued to

1 occupy it on January 3, 1959, has a class I preference right to the  
2 land [LANDS] from the state.

3 (3) The preference right [RIGHTS HEREINABOVE] granted any  
4 occupant in (c) of this section is lost unless the occupant of tide or  
5 submerged land not seaward of a home rule or first class city makes  
6 application to the commissioner [DIRECTOR] to exercise the preference  
7 right by July 1, 1967.

8 (4) Each occupant shall [AT HIS COST] furnish at the cost  
9 of the occupant a plat showing the exterior boundaries of the tideland  
10 [TIDELANDS] and submerged land [LANDS] covered by the application, in  
11 form and with proof of accuracy as set out in regulations of the  
12 commissioner [DIRECTOR], and shall show the location and nature of all  
13 fill material, buildings, structures and improvements, which form the  
14 basis of the application and which are situated upon the tract applied  
15 for. The applicant may include within the boundaries of the tract  
16 applied for the [SUCH] surrounding tide and submerged land as is  
17 [LANDS AS ARE] reasonably necessary in the opinion of the applicant  
18 for the use and enjoyment of the structures and improvements by the  
19 occupant, but may not include any tide or submerged land [LANDS] which  
20 if granted to the occupant would unjustly deprive an occupant of  
21 adjoining land [LANDS] from [HIS] reasonable use and enjoyment of it  
22 [THEM].

23 (5) In making a conveyance to an occupant, the commissioner  
24 [DIRECTOR] shall include as a part of the tract conveyed, and in  
25 addition to the occupied or developed land [LANDS], such additional  
26 tide and submerged land as is [LANDS AS ARE] reasonably necessary in  
27 the opinion of the commissioner [DIRECTOR] for the occupant's use and  
28 enjoyment of the occupied or developed land, but the conveyance shall  
29 not include any area which would unjustly deprive an occupant of

1 adjoining land [LANDS] from reasonable use and enjoyment of it [THEM]  
2 or which, if developed, will interfere with navigation.

3 (6) The commissioner [DIRECTOR] shall by regulation provide  
4 for reasonable procedures [REGULATIONS] governing the filing and  
5 processing of applications, the publication of notices and the adju-  
6 dication of disputes between claimants. A party aggrieved by an  
7 adjudication may appeal to the superior court.

8 (7) The holder of a valid corps of engineers permit issued  
9 before November 15, 1959, may be given a preference to a lease or  
10 permit by the state if justified in accordance with the policy of this  
11 chapter and if in the best interests of the state. This preference is  
12 subordinate to all other preferences recognized under this chapter.

13 \* Sec. 95. AS 38.05.321(b) is amended to read:

14 (b) State land classified as agricultural land which has been  
15 selected by a municipality under former AS 29.18.190 - 29.18.200 or  
16 AS 29.18.205(e) may be approved by the commissioner [DIRECTOR] for  
17 patent under AS 29.18.205(f); however, only rights in the land for  
18 agricultural purposes may be transferred and all other interests in  
19 the land will remain with the state. Agricultural land approved for  
20 patent to a municipality under AS 29.18.205(f) shall be credited, acre  
21 for acre, toward fulfillment of that municipality's entitlement under  
22 AS 29.18.201 - 29.18.203. If the commissioner [DIRECTOR] later deter-  
23 mines it to be in the best interests of the state to transfer some or  
24 all of the additional rights in that approved or patented agricultural  
25 land, those rights shall pass without consideration to the municipal-  
26 ity in which the land is located. The notice and review provisions of  
27 AS [38.05.305 AND] 38.05.345 are applicable to conveyance of rights  
28 under this section.

29 \* Sec. 96. AS 38.05.323(a) is amended to read:

1           (a) Notwithstanding any other provision of law, a home rule or  
2 general law municipality which accepts by conveyance or other disposi-  
3 tion from the state a public recreation area facility developed under  
4 the terms of P.L. 507 (70 Stat. 130), upon application, shall receive  
5 by conveyance from the commissioner [DIRECTOR] all land owned by the  
6 state seaward of the public recreation area facility which is between  
7 the mean high tide line and the mean low tide line. The commissioner  
8 may adopt [DIRECTOR MAY PROMULGATE] necessary regulations providing  
9 for the conveyance of land under this section.

10 \* Sec. 97. AS 38.05.330(a) is amended to read:

11           (a) The [DIRECTOR, WITHOUT THE PRIOR APPROVAL OF THE] commis-  
12 sioner [,] may issue permits, rights-of-way or easements on state land  
13 for roads, trails, ditches, field gathering lines or transmission and  
14 distribution pipelines not subject to AS 38.35.010 - 38.35.260, tele-  
15 phone or electric transmission and distribution lines, log storage,  
16 oil well drilling sites and production facilities for the purposes of  
17 recovering minerals from adjacent land [LANDS] under valid lease, and  
18 other similar uses or improvements, or for the limited personal use of  
19 timber or materials. The commissioner [, UPON RECOMMENDATION OF THE  
20 DIRECTOR,] shall establish a reasonable rate or fee schedule to be  
21 charged for these uses, subject to the exception for nonprofit cooper-  
22 ative associations specified in (b) of this section. In the granting,  
23 suspension or revocation of a permit or easement of land [LANDS], the  
24 commissioner [DIRECTOR] shall give preference to that use of the land  
25 which will be of greatest economic benefit to the state and the devel-  
26 opment of its resources. However, first preference shall be granted  
27 to the upland owner for the use of a tract of tideland, or tideland  
28 and contiguous submerged land, which is seaward of the upland property  
29 of the upland owner and which is needed by the upland owner for any of

1 the purposes for which the use may be granted.

2 \* Sec. 98. AS 38.05.335 is amended to read:

3 Sec. 38.05.335. DEPOSITS. (a) The commissioner [DIRECTOR] may  
4 require an applicant seeking the sale, lease or other disposal of land  
5 [LANDS], other than under an oil and gas or mineral lease, to deposit  
6 an amount covering the estimated cost of an appraisal, survey and  
7 necessary advertising. All deposited funds not expended shall be  
8 refunded to the applicant. If land is [LANDS ARE] sold or leased to  
9 other than the applicant making the deposit, the party awarded the  
10 land [LANDS] shall pay the total actual cost of appraising and survey-  
11 ing the land [LANDS], together with the total actual cost of advertis-  
12 ing, and the deposit shall be returned to the original applicant.

13 (b) Except as provided in (c) of this section, if a competitive  
14 sale or lease of state land, minerals, timber or materials is to be  
15 made by sealed bid, the commissioner [DIRECTOR] may require each  
16 bidder to submit an earnest money deposit with each [HIS] bid. If the  
17 sale or lease is by public auction, the commissioner [DIRECTOR] may  
18 require each person desiring to bid to make an earnest money deposit  
19 before bidding. The earnest money deposit of the highest qualified  
20 bidder shall be applied toward the sale or lease price. If the suc-  
21 cessful bidder defaults in the payment of the amount [HIS] bid, the  
22 [HIS] deposit shall be forfeited to the state. All other earnest  
23 money deposits shall be returned unless the commissioner decides to  
24 award the contract to the second highest qualified bidder upon default  
25 by the highest bidder rather than call for new bids, in which case the  
26 commissioner may retain the deposit of the second highest qualified  
27 bidder until final disposition of the land is made. A successful  
28 bidder for a mineral lease who can prove to the satisfaction of the  
29 commissioner within 45 days after notification of the lease award that

1 there is a reasonable doubt as to the ability of the state to grant a  
2 valid lease to the land may withdraw the amount bid and have the  
3 earnest money deposit returned [MAY WITHDRAW HIS BID AND HAVE HIS  
4 EARNEST MONEY DEPOSIT RETURNED IF, WITHIN 45 DAYS AFTER NOTIFICATION  
5 OF THE LEASE AWARD, HE CAN PROVE TO THE SATISFACTION OF THE COMMIS-  
6 SIONER THAT THERE IS A REASONABLE DOUBT AS TO THE STATE'S ABILITY TO  
7 GRANT A VALID LEASE TO THE LAND].

8 (c) The commissioner shall require each bidder for the competi-  
9 tive leasing of oil and gas land [LANDS] to submit with each [HIS] bid  
10 a deposit of money equal to 20 percent of the bonus.

11 \* Sec. 99. AS 38.05.340(a) is amended to read:

12 (a) Except as provided in (b) of this section, all contracts of  
13 purchase or lease of land [LANDS] or interest in land [LANDS] may be,  
14 on the affirmative approval of the commissioner [DIRECTOR], assigned  
15 or subleased in whole or in part in writing by the contract holder or  
16 lessee, and the assignee or sublessee is subject to the provisions of  
17 laws and regulations applicable to the contract or lease.

18 \* Sec. 100. AS 38.05.348(a) is amended to read:

19 (a) The commissioner [DIRECTOR OF THE DIVISION OF LANDS] may  
20 make grants of state land to persons and municipal corporations to  
21 replace land which is rendered unusable by a natural disaster for the  
22 purposes for which it was used before the natural disaster. The  
23 commissioner [DIRECTOR] shall designate state land which is available  
24 to replace land rendered unusable.

25 \* Sec. 101. AS 38.05.348(c) is amended to read:

26 (c) An application for a grant of state land shall be filed with  
27 the commissioner [DIRECTOR], and shall contain

28 (1) the name and address of the applicant;

29 (2) a legal description of the land rendered unusable;

- 1 (3) proof of ownership of the land; and  
2 (4) a statement of the purpose for which the land was used  
3 before the natural disaster rendered it unusable.

4 \* Sec. 102. AS 38.05.348(d) is amended to read:

5 (d) The commissioner [DIRECTOR] shall, within 30 days of receipt  
6 of the application, approve or disapprove the application. The com-  
7 missioner's [DIRECTOR'S] determination of eligibility for a grant of  
8 state land is final. Upon approval of [AT THE TIME HE APPROVES] the  
9 application or as soon thereafter as possible, the commissioner [DI-  
10 RECTOR] shall specify the land which shall be granted to an eligible  
11 applicant. In making the [HIS] designation the commissioner [HE]  
12 shall consider the value, size and use of the land rendered unusable  
13 as a result of the natural disaster, and shall as nearly as possible  
14 grant land of equal size or value or of equal utility.

15 \* Sec. 103. AS 38.05.349 is amended to read:

16 Sec. 38.05.349. DISPOSITION OF STATE LAND FOR FLOOD CONTROL  
17 PROJECTS. The department [DIVISION OF LANDS] may make conveyances of  
18 title or other interests in state land, provide for exchange of land,  
19 or make other arrangements with respect to state land, as necessary to  
20 meet federally established requirements of flood control projects  
21 authorized inside the state by the United States before or after  
22 June 6, 1971.

23 \* Sec. 104. AS 38.05.351 is amended to read:

24 Sec. 38.05.351. BONA FIDE PURCHASERS. No right, title, or  
25 interest of a bona fide purchaser of any lease, interest in a lease,  
26 option to acquire a lease or an interest in it, acquired after the  
27 effective date of issuance of the lease and held by a qualified per-  
28 son, association, or corporation in conformity with this chapter shall  
29 be canceled or forfeited or otherwise adversely affected by reason of

1 the fact that the holding of the person, association, or corporation  
2 from which the lease, interest, or option was acquired, or of a [HIS]  
3 predecessor in title (including the original lessee of the state) may  
4 have been canceled or forfeited, or may be or have been subject to  
5 cancellation or forfeiture. If, in any proceeding for cancellation or  
6 forfeiture, an underlying lease, interest, or option is canceled or  
7 forfeited to the state and there are valid interests therein or valid  
8 options to acquire the lease or an interest therein which are not  
9 subject to cancellation or forfeiture, the underlying lease, interest,  
10 or option shall be sold by the commissioner [DIRECTOR] to the highest  
11 responsible qualified bidder by competitive bidding under general  
12 competitive leasing regulations subject to all outstanding valid  
13 interests therein and valid options pertaining thereto. Likewise if,  
14 in any such proceeding, less than the whole interest in a lease,  
15 interest, or option is canceled or forfeited to the state, the partial  
16 interests so canceled or forfeited shall be sold by the commissioner  
17 [DIRECTOR] to the highest responsible qualified bidder under general  
18 competitive leasing regulations.

19 \* Sec. 105. AS 38.05.362(a) is amended to read:

20 (a) Notwithstanding any other provision of law, [THE DIRECTOR,  
21 WITH THE APPROVAL OF] the commissioner, in consultation with other  
22 appropriate agencies and entities, shall classify for agricultural  
23 purposes

24 (1) no less than 650,000 acres of state patented or tenta-  
25 tively approved land which is appropriate for agricultural purposes  
26 but in no event less than 50 percent of the state patented or tenta-  
27 tively approved land which on September 22, 1976 [THE EFFECTIVE DATE  
28 OF THIS ACT] has been classified as Class II or Class III in detailed  
29 soil surveys of the National Cooperative Soil Survey;

1 (2) classification under (1) shall be completed within  
2 three years of September 22, 1976.

3 \* Sec. 106. AS 38.05.365(5) is repealed.

4 \* Sec. 107. AS 38.07.030(a) is amended to read:

5 (a) An owner of agricultural land, or a lessee from the state of  
6 agricultural land, in the general vicinity of the land to be cleared  
7 or drained under AS 38.07.010(a) [SFC. 10(a) OF THIS CHAPTER] may  
8 apply to the commissioner to have the [HIS] land cleared or drained or  
9 both along with the state land. The applicant's land shall be in-  
10 cluded in the contract of land to be cleared or drained if, in the  
11 discretion of the commissioner, the inclusion is feasible and furthers  
12 the agricultural policies of the Department of Natural Resources  
13 [DIVISION].

14 \* Sec. 108. AS 38.08.010 is amended to read:

15 Sec. 38.08.010. CLASSIFICATION OF LAND FOR HOMESITE ENTRY. (a)  
16 The commissioner [DIRECTOR] shall designate, classify and make avail-  
17 able for homesite entry state land in amounts and at times as required  
18 in AS 38.04.020 or as may otherwise be required by law.

19 (b) Land classified as homesite entry land shall be divided into  
20 parcels not exceeding five acres in reasonably compact form, with  
21 boundaries conforming as nearly as practicable to natural geologic and  
22 topographic features. However a parcel may exceed five acres if the  
23 commissioner [DIRECTOR] determines that the larger parcel is necessary  
24 to

25 (1) comply with local zoning ordinances; or

26 (2) permit the design of a subdivision because of topo-  
27 graphical features, soil conditions, on-site sewage disposal require-  
28 ments, or water drainage or supply considerations unique to the sub-  
29 division.

1 (c) Repealed.

2 (d) The commissioner [DIRECTOR] shall, to as great an extent as  
3 possible, classify land for homesite entry based upon the distribution  
4 of population in the state.

5 \* Sec. 109. AS 38.08.020 is amended to read:

6 Sec. 38.08.020. PUBLIC NOTICE. The commissioner [DIRECTOR]  
7 shall publish notice of the availability of the land in the same  
8 manner as provided in AS 38.05.345 [AS 38.05.345(e)].

9 \* Sec. 110. AS 38.08.040(b) is amended to read:

10 (b) If the number of applicants qualified for homesite entry  
11 exceeds the number of available homesites offered, or if several  
12 applicants apply and qualify for the same homesite, priority in award  
13 of an entry permit shall be accorded to that applicant showing proof  
14 of the longest residency in the state. An applicant shall present  
15 [HIS] proof of residency to the department in a manner designated by  
16 the commissioner [DIRECTOR].

17 \* Sec. 111. AS 38.08.060(a) is amended to read:

18 (a) A person who enters upon homesite entry land under a permit  
19 issued by the commissioner [DIRECTOR] shall be issued a patent to the  
20 land conveying an unencumbered title if that person

21 (1) occupies the land for a cumulative total of 35 months  
22 within the seven-year period following issuance of the homesite entry  
23 permit;

24 (2) erects a habitable, permanent, single-family dwelling  
25 on the homesite, which meets all applicable state and local regula-  
26 tions, within five years of the date of issuance of the homesite entry  
27 permit; for the purposes of this paragraph, mobile homes are not  
28 considered to be permanent dwellings unless they are placed on a  
29 permanent foundation;

1           (3) reimburses the state for the survey and platting under-  
2 taken in accordance with AS 38.08.010 - 38.08.120; the commissioner  
3 [DIRECTOR] shall provide by regulation for installment payments of  
4 this requirement.

5 \* Sec. 112. AS 38.08.100 is amended to read:

6           Sec. 38.08.100. SUBSTANTIAL COMPLETION OF DWELLING. An entry  
7 permit may not be revoked for failure to erect a dwelling in the time  
8 required under AS 38.08.060(a)(2) [SEC. 60(a)(2) OF THIS CHAPTER] if  
9 the commissioner [DIRECTOR] finds that erection of the dwelling has  
10 been substantially completed and progress toward completion is being  
11 made at the expiration of the time required.

12 \* Sec. 113. AS 38.10.010 is amended to read:

13           Sec. 38.10.010. APPLICATION FOR TRANSFER. Upon application by a  
14 municipal corporation with a population of less than 5,000 persons  
15 according to the latest United States census entitled to a conveyance  
16 of tide and submerged land [LANDS] under AS 38.05.320(b), the commis-  
17 sioner of natural resources [DIRECTOR OF THE DIVISION OF LANDS OF THE  
18 DEPARTMENT OF NATURAL RESOURCES] may make or provide for the making of  
19 surveys that may be required for the transfer of tide and submerged  
20 land [LANDS] to the municipal corporation, and as may be required for  
21 subsequent conveyance of the tide and submerged land [LANDS] by the  
22 municipal corporations to occupants of the land [THOSE LANDS] who hold  
23 preference rights. When the application by the municipal corporation  
24 is accepted, the governing body of the municipal corporation shall  
25 execute a contract on a form approved by the attorney general provid-  
26 ing for the survey under the sole management and supervision of the  
27 commissioner [DIRECTOR] and for repayment according to the provisions  
28 of this chapter.

29 \* Sec. 114. AS 38.10.020 is amended to read:

1           Sec. 38.10.020. SURVEYS. The survey provided for in AS 38.10.-  
2 010 [SEC. 10 OF THIS CHAPTER] shall define the outside boundary of the  
3 land [LANDS] to be conveyed to the municipal corporation and shall, on  
4 the same or separate plats, show all structures and improvements and  
5 the boundaries of each tract occupied or developed, together with the  
6 name of the owner or claimant, and shall contain sufficient data to  
7 permit preparation of adequate legal descriptions of the tracts to be  
8 conveyed. The plats shall provide the same information as to all  
9 tracts adjoining the outside boundary of the land [LANDS] to be con-  
10 veyed to the municipal corporation. A sketch plat, sufficient for its  
11 purpose in the opinion of the commissioner of natural resources [DI-  
12 RECTOR], shall indicate the boundaries of each occupied or developed  
13 tract as determined by the governing body of the municipal corporation  
14 and the sketch plat shall be prepared and submitted to the commis-  
15 sioner [DIRECTOR] before actual surveying shall begin. Nothing in  
16 this chapter and nothing in a plat or sketch showing interior subdivi-  
17 sion of the land [LANDS] to be conveyed to the municipal corporation  
18 shall be construed as a determination of any preference right, nor  
19 shall it prohibit adjustment and resurvey [RE-SURVEY] of the interior  
20 subdivision.

21 \* Sec. 115. AS 38.10.030 is amended to read:

22           Sec. 38.10.030. COSTS AND EXPENSES OF SURVEYS. Money shall be  
23 appropriated from the general fund in an amount to be determined from  
24 time to time by the legislature to facilitate the [SUCH] work. Ac-  
25 counting of all costs and expenses of the surveys shall be made to the  
26 municipal corporation by the commissioner of natural resources [DIREC-  
27 TOR] periodically and a final accounting shall be made upon patent of  
28 the land [LANDS] to the municipal corporation. Costs and expenses  
29 chargeable to the city shall include the actual amount expended for

1 the survey and a reasonable allocation of overhead, travel and equip-  
2 ment expense. The total amount of costs and expenses shall be repaid  
3 to the fund through the commissioner [DIRECTOR] by the municipal  
4 corporation for whom the survey was made, with interest at six percent  
5 a year from the date of patent. The actual cost of survey of each  
6 interior subdivision shall be determined by the commissioner [DIREC-  
7 TOR]. For tracts conveyed to a preference right holder, the state  
8 shall be reimbursed by the municipal corporation in the amount of the  
9 survey costs of that tract as determined by the commissioner [DIRFC-  
10 TOR] within 30 days after the transfer of each tract. For tracts  
11 conveyed, leased or otherwise disposed of by the municipal corpora-  
12 tion, the fund shall be reimbursed by the municipal corporation in an  
13 amount equal to 90 percent of the gross proceeds of the sale, lease or  
14 other disposal of each tract until the total amount of the costs and  
15 expenses of the survey, with interest, due the state is paid. The  
16 total amount, with interest, shall be reimbursed to the state within  
17 five years from the date of patent.

18 \* Sec. 116. AS 38.10.050 is amended to read:

19 Sec. 38.10.050. REGULATIONS [RULES, REGULATIONS] AND PROCEDURES.  
20 The commissioner of natural resources [, UPON RECOMMENDATION OF THE  
21 DIRECTOR,] may establish reasonable procedures and adopt reasonable  
22 [RULES AND] regulations necessary to carry out this chapter.

23 \* Sec. 117. AS 38.35.220(c) is amended to read:

24 (c) Applications for pipeline permits which have been filed with  
25 the Department of Natural Resources [DIVISION OF LANDS] before May 20,  
26 1972 shall be considered as filed under this chapter but this does not  
27 otherwise restrict the authority of the commissioner in acting on  
28 these applications under this chapter; however, if the department  
29 [DIVISION OF LANDS] has, before May 20, 1972, granted right-of-entry

1 to an applicant or issued a letter of no-objection to an applicant,  
2 and the applicant thereafter fully complies with all of the terms and  
3 conditions originally specified by the department [DIVISION OF LANDS]  
4 or other agency, these applications are existing valid permits or  
5 easements on May 20, 1972.

6 \* Sec. 118. AS 38.50.010 is amended to read:

7 Sec. 38.50.010. AUTHORIZATION. Subject to the requirements of  
8 this chapter, [THE DIRECTOR, WITH THE CONCURRENCE OF] the commissioner  
9 [,] is authorized to dispose of state land or interest in land by  
10 exchanging it for land, interest in land, or other consideration.  
11 Exchanges shall be for the purpose of consolidating state land hold-  
12 ings, creating land ownership and use patterns which will permit more  
13 effective administration of the state public domain, facilitating the  
14 objectives of state programs, or other public purposes.

15 \* Sec. 119. AS 38.50.020 is amended to read:

16 Sec. 38.50.020. VALUE OF PROPERTIES EXCHANGED. (a) The land,  
17 interest in land, and other consideration which the state receives in  
18 an exchange made under this chapter shall be equal to or exceed the  
19 appraised fair market value of the land, interest in land or property  
20 exchanged by the state; however, the commissioner [DIRECTOR] may  
21 accept cash from, or pay cash to, any other party to an exchange in  
22 order to equalize the value of the property or other consideration  
23 conveyed and received by the state. If the commissioner [DIRECTOR]  
24 determines that the property to be exchanged is not equal in appraised  
25 fair market value or if the value cannot be ascertained with reason-  
26 able certainty, the commissioner [DIRECTOR] may enter into an exchange  
27 upon a finding [IF HE FINDS] that the appraised fair market value of  
28 the property to be received, together with the value of other public  
29 benefits, equals or exceeds the value of the property which the state

1 will relinquish. An exchange for other than equal appraised fair  
2 market value is subject to legislative review as provided in AS 38.-  
3 50.140 [SEC. 140 OF THIS CHAPTER].

4 (b) An appraisal required by this section is presumed accurate  
5 and valid for a period of six months from the time the appraisal is  
6 completed. After that time, or if the commissioner [DIRECTOR] has  
7 reason to believe that the value of the appraised property has changed  
8 significantly during the original six-month period, a reappraisal of  
9 the property is required.

10 \* Sec. 120. AS 38.50.030 is amended to read:

11 Sec. 38.50.030. PARTIES. (a) The commissioner [DIRECTOR] may  
12 exchange land and interests [INTEREST] in land with a government  
13 agency, organization, corporation, individual, or other person. At  
14 the beginning of discussions concerning a proposed exchange, the  
15 commissioner [DIRECTOR] shall require proof that each party to the  
16 negotiations is the owner of, or is legally entitled to, the property  
17 which the party desires to exchange and proof that a person acting as  
18 an agent for a principal [THE PARTY] has the authority to negotiate an  
19 exchange in behalf of the [HIS] principal.

20 (b) The commissioner [DIRECTOR] may negotiate an exchange in-  
21 volving more than one party; however, in order to ascertain whether  
22 the equal value requirements of this chapter have been met, the com-  
23 missioner [DIRECTOR] shall consider only the land and other considera-  
24 tion which the state would convey and receive if the exchange were  
25 executed.

26 \* Sec. 121. AS 38.50.040 is amended to read:

27 Sec. 38.50.040. LAND SUBJECT TO EXCHANGE. Except as otherwise  
28 provided in AS 38.50.010 - 38.50.170, the commissioner [DIRECTOR] is  
29 authorized to convey for purposes of exchange any state land or

1 interest in land regardless of the authority under which the land or  
2 interest was obtained by the state. The conveyance of university land  
3 shall be approved in the manner prescribed in AS 38.05.030.

4 \* Sec. 122. AS 38.50.050 is amended to read:

5 Sec. 38.50.050. CONVEYANCE OF MINERAL RIGHTS. Subject to the  
6 requirements of this chapter, the commissioner [DIRECTOR] is autho-  
7 rized to exchange mineral rights in state land to the extent that the  
8 conveyance is authorized by the state constitution and applicable  
9 federal law. The commissioner [DIRECTOR] may not exchange or receive  
10 the surface estate of land or the mineral rights in it, one without  
11 the other, unless the separation of estate is necessitated by a prior  
12 separation of ownership or by restrictions in applicable law, or the  
13 commissioner [DIRECTOR] otherwise finds that the conveyance or receipt  
14 of the surface or mineral estates, one without the other, is necessary  
15 to achieve a significant public purpose.

16 \* Sec. 123. AS 38.50.060 is amended to read:

17 Sec. 38.50.060. RESERVATIONS AND COVENANTS. The commissioner  
18 [DIRECTOR] may include in any patent or other instrument issued under  
19 this chapter any reservations and covenants relating to the land which  
20 the commissioner [HE] he considers necessary to protect or promote the  
21 public interest. Reservations and covenants may include, but are not  
22 limited to, those relating to access, environmental protection, and  
23 use or development rights. The commissioner [DIRECTOR] may receive  
24 land which is subject to reservations and covenants if the commis-  
25 sioner [HE] finds that the reservations and covenants are consistent  
26 with the public interest.

27 \* Sec. 124. AS 38.50.080 is amended to read:

28 Sec. 38.50.080. PROHIBITION AGAINST FUTURE CONSIDERATIONS AND  
29 ALIENATION OF SELECTION RIGHTS. (a) The commissioner [DIRECTOR] may

1 not negotiate or enter into a land exchange agreement which requires  
2 the identification of land, interest in land, or other consideration,  
3 except for the performance of necessary survey work, at any time after  
4 the agreement is initially executed.

5 (b) The commissioner [DIRECTOR], in implementing the provisions  
6 of this chapter, may not alienate or agree not to exercise selection  
7 rights granted to the state in the Alaska Statehood Act or other  
8 applicable law authorizing the state to select land or interest in  
9 land.

10 \* Sec. 125. AS 38.50.090 is amended to read:

11 Sec. 38.50.090. COORDINATION WITH OTHER STATE AGENCIES. (a)  
12 During the negotiation of a land exchange, the commissioner [DIRECTOR]  
13 shall consult with other departments [AND OTHER DIVISIONS OF THE  
14 DEPARTMENT OF NATURAL RESOURCES] relative to matters which are within  
15 their jurisdiction. If land under the jurisdiction of a state agency  
16 other than the Department of Natural Resources may be involved in a  
17 proposed exchange, the commissioner [DIRECTOR] shall afford the head  
18 of that agency an opportunity to participate in the discussions re-  
19 specting the land.

20 (b) The commissioner [DIRECTOR] shall be afforded an opportunity  
21 to review and comment on any land exchange proposed by a state agency  
22 other than the Department of Natural Resources.

23 \* Sec. 126. AS 38.50.100 is amended to read:

24 Sec. 38.50.100. FINDING REQUIREMENT AS TO ALTERNATIVES. Before  
25 circulating notice under AS 38.50.110 [SEC. 110 OF THIS CHAPTER], the  
26 commissioner [DIRECTOR] shall consider other alternatives to achieve  
27 the objectives of the proposed exchange in an effort to determine  
28 whether the proposed exchange will best serve the public interest. In  
29 making this determination, the commissioner [DIRECTOR] shall consider,

1 among other things, the advantages and disadvantages of acquiring the  
2 land or interest in land for the state by means of purchase, lease, or  
3 selection under the Alaska Statehood Act, or condemnation. In addi-  
4 tion, the commissioner [HE] shall consider alternatives to the dis-  
5 posal through exchange of the state land or interest in land, includ-  
6 ing, but not limited to, lease or sale.

7 \* Sec. 127. AS 38.50.110(a) is amended to read:

8 (a) Not more than 60 days nor less than 30 days before a public  
9 hearing is scheduled under AS 38.50.120 the commissioner [DIRECTOR]  
10 shall circulate a notice containing the information specified in (b)  
11 of this section. The commissioner [DIRECTOR] shall

12 (1) publish or post the notice as provided in AS 38.05.345,  
13 except as otherwise specified in this section; the commissioner [.  
14 THE DIRECTOR] shall publish the notice in a newspaper of general  
15 circulation in the vicinity of the land which the state will receive  
16 and in the three most populated cities of the state;

17 (2) mail the notice to any person who has filed a request  
18 for notice of proposed exchanges;

19 (3) mail the notice to each member of the legislature;

20 (4) mail the notice to each municipality the boundaries of  
21 which encompass or are located within six linear miles of land in-  
22 volved in the proposed exchange;

23 (5) circulate the notice to the Office of the Governor and  
24 to all state departments;

25 (6) Repealed.

26 (7) mail the notice to any corporation organized under the  
27 Alaska Native Claims Settlement Act, which corporation owns or has  
28 selected land located within a radius of 15 linear miles from land or  
29 property involved in the proposed exchange; and

1 (8) mail the notice to any other party, including an orga-  
2 nization of land users, that the commissioner [HE] considers appropri-  
3 ate.

4 \* Sec. 128. AS 38.50.120 is amended to read:

5 Sec. 38.50.120. PUBLIC HEARINGS. (a) The commissioner [DIREC-  
6 TOR] may hold as many public hearings as is considered appropriate.  
7 There shall be at least one public hearing.

8 (b) A person who desires to testify at a hearing shall be pro-  
9 vided an opportunity to do so, subject to reasonable time limits. In  
10 addition, the commissioner [DIRECTOR] shall hold the hearing record  
11 open for at least two weeks following the conclusion of a hearing in  
12 order to receive supplemental or additional statements.

13 \* Sec. 129. AS 38.50.130 is amended to read:

14 Sec. 38.50.130. REPORT ON PROPOSED EXCHANGE. (a) In conjunc-  
15 tion with the public notice required by AS 38.50.110, the commissioner  
16 [DIRECTOR] shall prepare and distribute the report required by this  
17 section to the parties listed in AS 38.50.110(a)(2) - (8) and to any  
18 other party who requests it. The report shall contain, among other  
19 things, a copy of the notice required by AS 38.50.110 and a discussion  
20 in a concise format designed to facilitate public understanding of the  
21 issues of

22 (1) the physical characteristics of the land involved,  
23 including the surface and mineral resources associated with the land;

24 (2) the appraised fair market value of each tract involved  
25 in the exchange or, if the exchange is for other than equal appraised  
26 fair market value, the nonmonetary values which are involved;

27 (3) the benefits and detriments which can be expected to  
28 accrue, including possible social, economic, and environmental im-  
29 pacts; and

1 (4) alternatives to the proposed exchange.

2 (b) Upon termination of the period provided for agency and  
3 public comment, the report and the proposed land exchange may be  
4 revised, if appropriate, to reflect comments or other information  
5 which has come to the commissioner's [DIRECTOR'S] attention. A brief  
6 summary of all comments and information received shall be appended to  
7 the report.

8 \* Sec. 130. AS 38.50.140 is amended to read:

9 Sec. 38.50.140. LEGISLATIVE REVIEW. Within 10 days of the  
10 convening of a regular legislative session, the governor shall trans-  
11 mit to the president of the senate and the speaker of the house of  
12 representatives any proposal for a land exchange for other than equal  
13 appraised fair market value which is scheduled to occur before the  
14 next legislative session. If, in the view of the governor [HIS VIEW],  
15 exigent circumstances seriously affecting state interests so require,  
16 the governor may submit the proposed exchange to the legislature at  
17 some other time. A finding of exigent circumstances shall be care-  
18 fully documented in the letter of transmittal. The commissioner  
19 [DIRECTOR] is authorized to conclude a proposed exchange agreement  
20 unless either house of the legislature by simple resolution disap-  
21 proves of the exchange within 60 legislative days of transmittal by  
22 the governor. A decision by the legislature to disapprove a proposed  
23 exchange shall be accompanied by a recommendation to the governor with  
24 respect to future actions which the commissioner [DIRECTOR] should  
25 take concerning the exchange.

26 \* Sec. 131. AS 38.50.150 is amended to read:

27 Sec. 38.50.150. EXECUTION OF EXCHANGE. If a deed, contract of  
28 exchange, or other instrument of conveyance which the commissioner  
29 [DIRECTOR] receives to effectuate an exchange is properly executed,

1 acknowledged, and authorized by the appropriate party, the commis-  
2 sioner [DIRECTOR] shall accept conveyance of title to the land and  
3 other property which the state is to receive as consideration, and  
4 [HE] shall issue a patent, contract of exchange or other instrument of  
5 conveyance to the appropriate party for the property which the commis-  
6 sioner [HE] is then obligated to convey. Before acceptance by the  
7 commissioner [DIRECTOR] of a deed, contract of exchange or other  
8 instrument, no action taken by the commissioner [HIM] or by any other  
9 state official creates a right against the state with respect to state  
10 land.

11 \* Sec. 132. AS 38.50.170(2) is repealed.

12 \* Sec. 133. AS 38.95.080(a) is amended to read:

13 (a) The commissioner of natural resources [DIRECTOR OF THE  
14 DIVISION OF LANDS] shall issue a nontransferable permit for the con-  
15 struction of a trapping cabin on state land to a person who meets the  
16 following qualifications:

17 (1) the person must have an established trapline with proof  
18 of regular use;

19 (2) the person must have a trapline of sufficient length to  
20 justify the need for cabin construction.

21 \* Sec. 134. AS 38.95.080(b) is amended to read:

22 (b) Nothing in (a) of this section prevents the commissioner  
23 [DIRECTOR] from issuing a permit to more than one qualified person for  
24 the construction and use of the same trapping cabin.

25 \* Sec. 135. AS 38.95.080(c) is amended to read:

26 (c) The commissioner [DIRECTOR] shall establish, by regulation,  
27 conditions attaching to the permit issued under (a) and (b) of this  
28 section. These conditions shall include the following:

29 (1) permits shall be issued for a period of not more than

1 10 years, with succeeding 10-year renewal options if periodic use and  
2 occupancy is established, and the qualifications of (a) of this sec-  
3 tion continue to be met;

4 (2) a cabin shall be constructed and maintained according  
5 to reasonable specifications established by the commissioner [DIREC-  
6 TOR]; one cabin constructed under a permit may contain not more than  
7 400 square feet; however, in no case may another cabin constructed  
8 under the same permit exceed 192 square feet;

9 (3) a permit shall specify the number of cabins allowed to  
10 be constructed and indicate their specific geographical location; the  
11 commissioner [DIRECTOR] may establish a maximum number of cabins per  
12 person or otherwise limit their number because of the probability of  
13 adverse consequences;

14 (4) adequate provision must be made for waste and garbage  
15 disposal, as determined by the commissioner [DIRECTOR];

16 (5) the payment of a trapping cabin permit fee of \$10.

17 \* Sec. 136. AS 40.15.070 is amended to read:

18 Sec. 40.15.070. PLATTING AUTHORITY. If land proposed to be  
19 subdivided or dedicated is situated within a first or second class  
20 borough the proposed subdivision or dedication shall be submitted to  
21 the borough planning commission for approval. If the land is situated  
22 within a city in the unorganized borough or the third class borough  
23 the proposed subdivision or dedication shall be submitted to the city  
24 planning commission for approval. The borough planning commission is  
25 the platting authority for the first or second class borough, the city  
26 planning commission is the platting authority for the city, and the  
27 Department of Natural Resources [DIVISION OF LANDS] is the platting  
28 authority in the remaining areas of the state and third class borough  
29 for the change or vacation of existing plats or a portion of such

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1        plats, as provided in AS 40.15.075 [SEC. 75 OF THIS CHAPTER]. If the  
2        borough or the city does not have a planning commission, the borough  
3        assembly or the city governing body, respectively, is the platting  
4        authority and the proposed subdivision or dedication shall be submit-  
5        ted to it. No subdivision may be filed for record until it is ap-  
6        proved by the platting authority.

7        \* Sec. 137. AS 40.15.075 is amended to read:

8                Sec. 40.15.075. AUTHORITY IN THE UNORGANIZED BOROUGH AND THIRD  
9        CLASS BOROUGH. The Department of Natural Resources [DIVISION OF  
10        LANDS] is the platting authority in the area outside organized bor-  
11        oughs and outside cities in the unorganized borough and in the third  
12        class borough for only the purposes of hearing and acting on petitions  
13        for the change or vacation of plats and shall execute this function  
14        substantially in conformity with the provisions of AS 29.33.210 -  
15        29.33.240. Costs of publication and mailing as well as other costs  
16        authorized in AS 29.33.210 shall be paid to the department [DIVISION]  
17        by the petitioner. The commissioner of natural resources [DEPARTMENT  
18        OF NATURAL RESOURCES] shall adopt reasonable regulations governing the  
19        exercise of the authority conferred by this section upon the depart-  
20        ment [DIVISION OF LANDS].

21        \* Sec. 138. AS 41.15.040 is amended to read:

22                Sec. 41.15.040. RIGHT OF ENTRY TO CONTROL AND SUPPRESS FIRES.  
23        Upon approval by the commissioner or an [HIS] authorized agent, em-  
24        ployees of the Department of Natural Resources [DIVISION OF LANDS], or  
25        of any organization authorized to prevent, control or suppress fires  
26        or destructive agents, and others assisting in the control or sup-  
27        pression of fires upon request of an officer or employee of the United  
28        States or the state may at any time enter upon any land [LANDS],  
29        whether publicly or privately owned, for the purpose of preventing,

1 suppressing or controlling forest fires and destructive agents.

2 \* Sec. 139. AS 41.17.030(a) is amended to read:

3 (a) The division shall manage state forests and, as directed by  
4 the commissioner, provide technical advice to the department [DIVISION  
5 OF LANDS] on sound forest practices necessary to ensure the continuous  
6 growing and harvesting of commercial forest species on other state  
7 land.

8 \* Sec. 140. AS 44.19.056 is amended to read:

9 Sec. 44.19.056. COMPOSITION. The State Geographic Board con-  
10 sists of the commissioner [DIRECTOR] of the Department of Community  
11 and Regional Affairs, the curator of the state museum, the state  
12 historical librarian, the commissioner of the Department of Transpor-  
13 tation and Public Facilities, the commissioner of the Department of  
14 Natural Resources, the commissioner of the Department of Education,  
15 [THE DIRECTOR OF THE DIVISION OF LANDS,] and two [ONE] other persons  
16 [PERSON] appointed by the governor.

17 \* Sec. 141. AS 44.62.330(a)(9) is amended to read:

18 (9) Department of Natural Resources [DIVISION OF LANDS]  
19 under the Alaska Land Act where applicable

20 \* Sec. 142. AS 45.50.235(b) is amended to read:

21 (b) Timber property which becomes state property under the  
22 provisions of this section may be sold under terms and conditions  
23 established by the commissioner [DIRECTOR OF THE DIVISION OF LANDS].

24 \* Sec. 143. AS 46.15.133(a) is amended to read:

25 (a) Upon receipt of an application, the commissioner shall  
26 prepare a notice containing the location and extent of the proposed  
27 appropriation, the name and address of the applicant and other infor-  
28 mation the commissioner [HE] considers pertinent. The notice shall  
29 state that within 15 days of publication or service of notice, persons

1 may file with the commissioner [DIRECTOR] written objections, stating  
2 the name and address of the objector, and any facts tending to show  
3 that rights of the objector or the public interest would be adversely  
4 affected by the proposed appropriation.

5 \* Sec. 144. AS 46.15.133(b) is amended to read:

6 (b) The commissioner shall publish the notice at the applicant's  
7 expense in one issue of a newspaper of general distribution in the  
8 area of the state in which the water is to be appropriated. The  
9 commissioner shall also have notice served personally or by certified  
10 mail upon an appropriator of water or applicant for or holder of a  
11 permit who, according to the records of the Department of Natural  
12 Resources [DIVISION OF LANDS], may be affected by the proposed appro-  
13 priation and may serve notice upon any governmental agency, political  
14 subdivision or person; notice shall also be served upon the Department  
15 of Fish and Game and the Department of Environmental Conservation.

16 \* Sec. 145. AS 46.15.260(7) is repealed.

COMMITTEE REPORT  
SENATE

FURTHER: FINANCE

1/10/84

Date: 3-9-84

Mr. President:

The Committee on RESOURCES has had SB 222

Organization of the Department of Natural Resources, substituting references in the Alaska Statutes to the department and the commissioner for references to the division of lands; efd.

under consideration and (a majority of the committee) (the committee) reports it back with the following recommendations:

do pass  do not pass

do pass with attached amendments(s)

replace with CS for SB 222 (2d Res)  same title  new title

and recommends \_\_\_\_\_

AND attaches a "Letter of Intent"  New Fiscal Note

reports it back without recommendation

referred to the \_\_\_\_\_ Committee

MEMBERS SIGNING  
DO PASS

MEMBERS HAVING  
OTHER RECOMMENDATIONS:

*[Handwritten signatures: William, Robinson, 3 eq, Bob Maloney]*

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

*[Handwritten signature: Lutze-Jahrenkamp]*  
CHAIRMAN *[Handwritten initials: Robles]*

COMMITTEE REPORT

SENATE

3/31/83

FURTHER: Finance

Date: 4-25-83

Mr. President:

The Committee on Resources has had SB 222

Relating to the organization of the Department of Natural Resources, substituting references in the Alaska Statutes to the department and the commissioner for references to the division of lands and the director of the division of lands.

under consideration and (a majority of the committee) (the committee) reports it back with the following recommendations:

- do pass  do not pass
- do pass with attached amendments(s)
- replace with CS for SB 222 (Res)  same title  
 new title
- and recommends Do not pass
- AND attaches a "Letter of Intent"  New Fiscal Note
- reports it back without recommendation
- referred to the \_\_\_\_\_ Committee

MEMBERS SIGNING  
DO PASS

Cedric Jurgulubi  
Paul Frank  
Debra  
Bob Mullen  
3

MEMBERS HAVING  
OTHER RECOMMENDATIONS:

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

Patricia Schurman  
 CHAIRMAN

COMMITTEE REPORT

SENATE

FURTHER:

Date: 5/25/83

Mr. President:

The Committee on \_\_\_\_\_ has had \_\_\_\_\_

under consideration and (a majority of the committee) (the committee) reports it back with the following recommendations:

- do pass  do not pass
- do pass with attached amendments(s)
- replace with CS for SB 224 (Finance)  same title  
 new title
- and recommends that the Senate rescind its former action failing to adopt CS for SB 224 (Finance)
- AND attaches a "Letter of Intent"  New Fiscal Note
- reports it back without recommendation
- referred to the \_\_\_\_\_ Committee

MEMBERS SIGNING  
DO PASS

MEMBERS HAVING  
OTHER RECOMMENDATIONS:

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CHAIRMAN

STATE OF ALASKA  
FISCAL NOTE

Revision Date \_\_\_\_\_, 1983

I. REQUEST

Bill/Resolution No.: Senate Bill No. 224  
Title: "An Act relating to estab. of prison  
Sponsor: Reprs. Larson & Lacher  
Requestor: House HESS

II. FISCAL DETAIL

Agency Affected: Health & Social Servs.  
Program Category Affected: Justice  
BRU, Program of Subprogram(s) Affected:  
Adult Confinement

EXPENDITURES/REVENUES: (Thousands of Dollars)

	FY 83	FY 84	FY 85	FY 86	FY 87	FY 88
OPERATING						
100 PERSONAL SERVICES						
200 TRAVEL						
300 CONTRACTUAL						
400 COMMODITIES						
500 EQUIPMENT						
600 LAND & STRUCTURES						
700 GRANTS, CLAIMS, ETC						
TOTAL OPERATING	-0-	-0-	-0-	-0-	-0-	-0-
CAPITAL	-0-	-0-	-0-	-0-	-0-	-0-
REVENUE	-0-	-0-	-0-	-0-	-0-	-0-

FUNDING: (Thousands of Dollars)

GENERAL FUND	-0-	-0-	-0-	-0-	-0-	-0-
FEDERAL FUNDS						
OTHER (Specify Source)						

POSITIONS:

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

III. SOURCE OF FUNDS TO OFFSET FISCAL IMPACT OF BILL:

Not applicable.

IV. ANALYSIS: Attach a separate page for any Analysis

Prepared By: Roger C. Lange  
Division: Adult Corrections

*Roger C. Lange*

Phone: 465-3376

Date: April 1, 1983

Approved by Commissioner: Robert London Smith  
Department: Health & Social Services

*Robert London Smith*

Date: 4/17/83

Distribution:

- Original to Legislative Finance
- Copy to Office of Management and Budget (for Legislature introduced bills)
- Copy to Department (for Governor introduced bills)
- Copy to Sponsor
- Copy to Requestor (if different from Sponsor)

3/8/83

IV. ANALYSIS

No specific additional costs can be identified related to the requirement to locate all newly constructed maximum security prison facilities within the vicinity of Sutton.

COMMITTEE REPORT  
SENATE

FURTHER:

Date: 5/11/83

Mr. President:

The Committee on \_\_\_\_\_ has had \_\_\_\_\_

under consideration and (a majority of the committee) (the committee) reports it back with the following recommendations:

- do pass  do not pass
- do pass with attached amendments(s)
- replace with CS for SB 224 (Fin)  same title  
 new title
- and recommends Do Pass
- AND attaches a "Letter of Intent"  New Fiscal Note
- reports it back without recommendation
- referred to the \_\_\_\_\_ Committee

MEMBERS SIGNING  
DO PASS

MEMBERS HAVING  
OTHER RECOMMENDATIONS:

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CHAIRMAN

Offered: 5/5/83  
Referred: Finance

Original sponsor: Kerttula

1 IN THE SENATE

*Finance*  
BY THE ~~HEALTH, EDUCATION AND~~  
~~SOCIAL SERVICES~~ COMMITTEE

2

CS FOR SENATE BILL NO. 224 (~~HESS~~)  
*Finance*

3

IN THE LEGISLATURE OF THE STATE OF ALASKA

4

THIRTEENTH LEGISLATURE - FIRST SESSION

5

A BILL

6 For an Act entitled: "An Act relating to the establishment of prison  
7 facilities."

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

9 \* Section 1. AS 33.30.020 is amended to read:

10 Sec. 33.30.020. COMMISSICNER TO ESTABLISH AND ADMINISTER PRISON  
11 FACILITIES. Subject to the provisions of AS 33.30.025, the [THE]  
12 commissioner shall establish prison facilities and classify the pris-  
13 oners in prison facilities. The commissioner shall provide for the  
14 safety, subsistence, proper government, and discipline of prisoners.  
15 The commissioner shall establish programs for the treatment, care,  
16 rehabilitation and reformation of prisoners.

17 \* Sec. 2. AS 33.30 is amended by adding a new section to read:

18 Sec. 33.30.025. LOCATION OF FACILITIES. The commissioner shall  
19 locate a maximum security prison facility near the Palmer Correctional  
20 Center within the vicinity of Sutton. The commissioner shall ~~consider~~ *designate*  
21 Anderson as ~~a possible~~ *the* site for ~~future~~ construction of ~~a regional~~ *the next*  
22 maximum security prison facility.

AMENDMENT  
TO  
CS FOR SENATE BILL NO. 224 (HESS)

"AN ACT RELATING TO THE ESTABLISHMENT OF PRISON FACILITIES."

LINE 20: DELETE "CONSIDER" AND INSERT "DESIGNATE"

LINE 21: DELETE "A POSSIBLE" AND INSERT "THE"  
DELETE "FUTURE"

DELETE "A REGIONAL" AND INSERT "THE NEXT"

THE RESULT OF THE ABOVE CHANGES TO LINES 20 AND 21 CHANGE THE  
LAST SENTENCE IN THE BILL TO READ AS FOLLOWS:

... "THE COMMISSIONER SHALL DESIGNATE ANDERSON AS THE  
SITE FOR CONSTRUCTION OF THE NEXT MAXIMUM SECURITY PRISON  
FACILITY."

Offered: 5/5/83  
Referred: Finance

Original sponsor: Kerttula

1 IN THE SENATE

BY THE HEALTH, EDUCATION AND  
SOCIAL SERVICES COMMITTEE

2

CS FOR SENATE BILL NO. 224 (HESS)

3

IN THE LEGISLATURE OF THE STATE OF ALASKA

4

THIRTEENTH LEGISLATURE - FIRST SESSION

5

A BILL

6

For an Act entitled: "An Act relating to the establishment of prison  
7 facilities."

7

8

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

9

\* Section 1. AS 33.30.020 is amended to read:

10

Sec. 33.30.020. COMMISSIONER TO ESTABLISH AND ADMINISTER PRISON

11

FACILITIES. Subject to the provisions of AS 33.30.025, the [THE]

12

commissioner shall establish prison facilities and classify the pris-

13

oners in prison facilities. The commissioner shall provide for the

14

safety, subsistence, proper government, and discipline of prisoners.

15

The commissioner shall establish programs for the treatment, care,

16

rehabilitation and reformation of prisoners.

17

\* Sec. 2. AS 33.30 is amended by adding a new section to read:

18

Sec. 33.30.025. LOCATION OF FACILITIES. The commissioner shall

19

locate a maximum security prison facility near the Palmer Correctional

20

Center within the vicinity of Sutton. The commissioner shall consider

21

Anderson as a possible site for future construction of a regional

22

maximum security prison facility.

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804.6 ✓  
413.1 ✓

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1682.3

1:35 P  
Sandy - Sen Farko  
my back up # 224  
4523

POSITION PAPER

Senate Bill No. 224

"An Act relating to the establishment of prison facilities."

Senate Bill No. 224 modifies AS 33.30.020 by making that section subject to the provisions of AS 33.30.025 which is entitled Location of Facilities. AS 33.30.025 requires that after July 1, 1983, the Commissioner shall locate all newly constructed maximum security prison facilities within the vicinity of Sutton.

The Department of Health and Social Services and the Division of Adult Corrections totally opposes the concept of predetermined building sites for prison facilities. It is imperative that such decisions be made by professional correctional practitioners and based on sound criminal justice criteria for site location to ensure that the prison facilities meet standards for programming, security, and safety.

Recommended by: Roger C. Lange  
for Roger V. Endell, Director  
Division of Adult Corrections

Date: April 1, 1983

Approved by: Robert London Smith  
Robert London Smith, Ph.D.  
Commissioner

Date: 4/7/83

STATE OF ALASKA  
FISCAL NOTE

Revision Date , 1983

I. REQUEST  
 Bill/Resolution No.: Senate Bill No. 224  
 Title: "An Act relating to estab. of prison fac."  
 Sponsor: Reps. Larson & Lacher  
 Requestor: House HESS

ii. FISCAL DETAIL  
 Agency Affected: Health & Social Servs.  
 Program Category Affected: Justice  
 BRU, Program of Subprogram(s) Affected:  
 Adult Confinement

EXPENDITURES/REVENUES: (Thousands of Dollars)

	FY 83	FY 84	FY 85	FY 86	FY 87	FY 88
OPERATING						
100 PERSONAL SERVICES						
200 TRAVEL						
300 CONTRACTUAL						
400 COMMODITIES						
500 EQUIPMENT						
600 LAND & STRUCTURES						
700 GRANTS, CLAIMS, ETC						
TOTAL OPERATING	-0-	-0-	-0-	-0-	-0-	-0-
CAPITAL	-0-	-0-	-0-	-0-	-0-	-0-
REVENUE	-0-	-0-	-0-	-0-	-0-	-0-

FUNDING: (Thousands of Dollars)

GENERAL FUND	-0-	-0-	-0-	-0-	-0-	-0-
FEDERAL FUNDS						
OTHER (Specify Source)						

POSITIONS:

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

III. SOURCE OF FUNDS TO OFFSET FISCAL IMPACT OF BILL:

Not applicable.

IV. ANALYSIS: Attach a separate page for any Analysis

Prepared By: Roger C. Laneo *Roger C. Laneo* Phone: 465-3376  
 Division: Adult Corrections Date: April 1, 1983  
 Approved by Commissioner: *Robert Landon Smith* Date: 4/7/83  
 Department: Health & Social Services

Distribution:

Original to Legislative Finance  
 Copy to Office of Management and Budget (for Legislature introduced bills)  
 Copy to Department (for Governor introduced bills)  
 Copy to Sponsor  
 Copy to Requestor (if different from Sponsor)

3/8/83

FISCAL NOTE

Senate Bill No. 224

Page 2

IV. ANALYSIS

No specific additional costs can be identified related to the requirement to locate all newly constructed maximum security prison facilities within the vicinity of Sutton.

## SB 224: Background

Senate Bill 224, introduced by Senator Kerttula would direct the Director of Corrections to locate all future maximum security penal facilities in the Matanuska-Susitna Borough, specifically at the site of the Palmer Correctional Center.

The reasons for locating the prison in Sutton at the correctional center are many. The center already maintains minimum and medium security programs at the location. Already, the correctional center has established a centralized support system for the two levels of security at the site. By maintaining such a support function, the center is able to keep costs down by providing food service, laundry, sanitation, recreation, exercise and other needs from the same location. The inmates from the different security classifications are kept separate at these jointly shared facilities are some of the most important.

Of the many requirements of a maximum security facility access to hospital facilities, the court system, attorneys, and families. Of these needs, a hospital and a superior court judge are located in Palmer, 6 miles from the Correctional Facility. Most of the incarcerated persons that would be housed in the facility come from the Anchorage area. Likewise their attorneys and families reside in Anchorage, 50 miles from the Sutton location.

Attachment: Benefit / Cost Analysis of Alternative Site Selections for the State of Alaska Maximum Security Prison

BENEFIT / COST ANALYSIS OF ALTERNATIVE  
SITE SELECTIONS OF THE STATE OF ALASKA  
MAXIMUM SECURITY PRISON

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Prepared for:

The Matanuska-Susitna Borough

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## EXECUTIVE SUMMARY

Consideration for locating a long-term correctional facility should include three major categories at the very least. First is the economics from the State agency's point of view (operating efficiency). Second is the impact of the facility (short and long term) on the local community, in terms of employment, housing, support services demanded, and risk. Third is the impact of location on the prisoner population and their needs for visitation by family, attorneys, and parole boards.

Location of the facility in question in the Mat-Su Borough is seen as providing optimum siting for any facility which is not placed in Anchorage itself. In comparison with other locations under consideration: its proximity to Anchorage (the location where 44% of the convicted felons we currently send to the Lower 48 were arrested) is ideal - about 50 miles; it has suitable land available, in several locations; its state payrates and construction/facility maintenance costs are lower than the Seward/Whittier/Valdez alternatives; it has a labor force available for construction/operation with high unemployment; there is unoccupied housing available; and there would be no further costly delays to construction (estimated at up to a year for a possible increase in cost of \$4-5 million) due to planning for a new site. Over a 20-year period, costs in the Seward area would amount to more than \$21,500,000 higher than in Palmer, while a similar forecast for Valdez is more than \$50,000,000 higher than Palmer.

Community support for a Prison in the Matanuska-Susitna Borough is widespread and concerns over housing and social impacts can be easily addressed and mitigated.

## INTRODUCTION

This report presents a brief explanation of a decision to site the South Central Regional Long Term Facility in the Matanuska-Susitna Borough. (The facility will henceforth be referred to as the Prison). Sources for the information include the Alaska Department of Transportation and Public Facilities, the Alaska Department of Health and Social Services, the Mat-Su Borough Comprehensive Plan (Draft), the site-evaluation done by TRA/Farr et al in September, 1982, and the Alaska Court System 1982 Annual Report.

The three major areas of concern when locating a Prison are:

- 1) the economics/logistics/regulatory compliance from the operating agency's point of view;
- 2) the impact on the community which is proximate to the Prison; and
- 3) the impact on the prisoner population of the location, i.e. expense and difficulty of visits by relatives and attorneys and visits to parole boards and courts.

Each of these areas will be discussed in detail in the following report.

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## AGENCY CONSIDERATIONS

The agency in question is the Alaska Department of Health and Social Services, Division of Corrections. It is responsible for the confinement of felons and others at the direction of the Court System. The facility in question would house convicted felons with relatively long sentences who are currently confined in the Lower 48 via the Federal Bureau of Prisons. There are currently around 200 of these prisoners, and the number is constantly increasing. The State has agreed to provide confinement facilities for its prisoners by 1987, hence the need for a maximum security prison in Alaska. A 1981 Facilities Profile projected 1982 sentenced felons to be 720 rising to 1176 by 1986. Current trends suggest that these figures are well below actual figures and thus conservative.

General requirements for the facility are determined by criteria of the American Correctional Association Standard 4147 and include location within 50 miles of a population centered over 10,000 with access to hospital, courts, and public transportation. This standard is not to be taken lightly. Service support both from the judicial system and logistical support systems rise in cost the further a facility is located from a population center. Examples include care for serious medical problems, psychiatric service support, support from the legal community, goods and services support for operation and maintenance, educational support services, etc. Siting criteria, developed by the Criminal Justice Planning Agency include: the size of the site should be 75-100 acres with 55 acres developable for the facility and a buffer space (developable means less than a 20% slope with drained soils, not on a flood plain, and suitable for sewage disposal and construction; and State ownership of the land. The Sutton site originally chosen for the Prison has 640 acres with more than enough developable land; access to the Glenn Highway is acceptable for the Prison's purposes; it is State owned and roughly 50 miles from Anchorage with local health care, services, and public transportation.

The economics of the Prison analysis includes construction, maintenance, and operation. In comparison with other sites, both construction and operation costs are significantly lower: construction in Seward would be

approximately 10% higher with maintenance estimated to be 5% higher, while payroll costs would be about 4% higher (State employees get a two-step increase to work in Seward). This would amount to \$4-5 million in construction, about \$100,000 in annual maintenance, and approximately \$225,000 in salaries. Construction in Valdez would be 20% higher with maintenance 6% lower (though on a higher base cost), while payroll costs would be 16% higher (State employees get a five-step increase to work in Valdez). This would amount to \$7-8 million in construction; roughly \$500,000 in annual maintenance, and an estimated \$900,000 in salaries. In other words, start-up costs are \$4-8 million higher and yearly costs are \$325,000 - \$1,400,000 higher in other locations. In addition, there would be delays in project commencement if current site studies had to be abandoned; unofficial State estimates put this delay at up to a year, with attendant increases in final cost of construction as well as loss of the use of a facility for that year. The placement of any multi-million dollar State facility would require a thorough site evaluation and review. The costs of studies completed to date would have to be written off and repeated. In addition, the loss of time could jeopardize the agreement to transfer prisoners held in federal facilities by 1987, and certainly raise the cost of construction \$4-5 million due to the inflationary impact of delay.

Finally the siting of any facility should consider sharing facilities already owned by the State. The Palmer Correctional Facility could readily share much of its services, such as dieticians, counselors, security and maintenance people, storage facilities, etc. Ancillary services, such as staff recreation and transportation can also be shared.

Table 1 shows approximate costs due to re-siting.

## COMMUNITY IMPACT

Impact on the local community of a Prison includes the economic impact due to employment in construction and operation of the Prison, demand for housing and support of the staff, demand for public services, environmental impact, and risk of escaped felons.

The economic impact would be mostly positive, dominated by increased employment and economic growth through provision of services to the Prison. The Borough has a history of unemployment rates higher than either Anchorage or the State as a whole, running from 11-17%, hence would be able to absorb increased labor requirements happily. It currently has a labor force of around 11,000 with almost 2,000 unemployed and an unemployment rate of 17.6% (February 1983). This is up from 15.7% a year ago. It has a resident population which includes skills necessary to operate a confinement facility (there currently exists a similar low-risk facility in Sutton). We feel that it could easily absorb the additional requirement for labor and staff. In addition, the Matanuska-Susitna Borough is the only labor market in Alaska which can effectively draw from other areas on a regular year-round basis. Its proximity to Anchorage, particularly Eagle River/Chugiak area provides the site with a potential labor market area of 108,000. This capacity compares to Valdez, with a February, 1983, labor force estimate of 3,035 and Seward with 1,671. The Mat-Su labor market area is 3.6 - 6.6 times larger without drawing upon the larger Anchorage market. Currently, about 2,500 people commute between Mat-Su and Anchorage daily for employment. This level is similar to the entire labor market of the other sites considered here.

Land and housing is available freely, with over 800,000 acres of privately held land in the Borough and almost 1,000 vacant housing units. There is a 25-bed hospital, three health care centers, and two mental health centers, so medical support is available. With retail sales over \$50 million a year, the local economy can easily support the additional requirements of the Prison for supplies and routine services; utilities currently are available at the site due to the Palmer Correctional Facility.

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## LEVELS OF COMMUNITY SUPPORT

### PALMER/SUTTON PRISON SITE

Examination of agencies, government bodies and other organizations in the Mat-Su Borough indicates that the level of community support for locating the prison in Palmer/Sutton is very strong. Appendix B depicts the historical development of community action since late 1981. The information was gathered through interviews conducted in the public and private sectors in the communities of Palmer, Wasilla and Sutton. Local government officials in Palmer and Wasilla, and Borough officials have unanimously supported the proposal of the construction of a maximum security facility at Sutton since its inception. Both the Wasilla and Palmer Chambers of Commerce have also passed resolutions in its favor; and the Palmer Chamber is in the process of raising \$10,000 to finance a lobbying effort in Juneau. It is of interest to note that the Palmer Chamber has been relatively inactive in recent years; however, the Sutton siting issue has generated tremendous interest and involvement by the business sector of this organization. The Chamber of Commerce funds are being matched by both the City and Borough governments.

The Palmer Elks have a very special interest in the Sutton siting. This organization owns the 640 acres which adjoin the proposed site. The Palmer Elks Club in conjunction with the State Elks Association, are in the process of drawing up plans to develop this land into a youth camp with special focus on handicapped children. The State Association has unanimously supported the recreation siting with the full understanding of the State's proposal to build the maximum security facility on the adjoining land.

The only concern appears to be with some of the people living in the Sutton area. Press coverage of the original State public hearings regarding the siting of the proposed facility indicated that community opinion was against the siting. However, interviews conducted of Mat-Su residents revealed several concerned families who had formed a rather "vocal minority." One interviewee indicated that the minority was, in fact, intimidating, and some of these residents are also on the Sutton Community Council, a newly recognized council whose origins are through the Alpine Civic Club. The

Alpine Civic Club did conduct a very questionable telephone survey in December, 1982 to ascertain the public opinion of the proposed siting at Sutton. Most of the interviewers were known to be against the siting.

One key difficulty in assessing community opinion is that no real information dissemination regarding the impact of the site selection as well as the costs/benefits had been made available to the local community at the time of these surveys. It is the belief of resident and local government officials living in the area that opposition has arisen largely out of fear and misunderstanding of the impact of such a siting. In fact, following a joint open meeting between the Palmer Chamber of Commerce and the Sutton Community Council on March 23, one Borough Assemblyman now plans to request the Borough Planning Department to assist the Sutton community in a needs assessment and impact analysis. One major concern of this group is impacts on the local housing market. In actuality, the site is located four miles south of Sutton and six miles north of Palmer. Such impact would be more likely to occur in the larger community of Palmer and areas south, with its more accommodating infrastructure.

## PRISONER IMPACT

In the case of prisoner impact, the location of the Prison is of lesser importance than it would be with pre-trial or low-risk facilities, since they have fewer occasions to travel to court or to otherwise leave the Prison. There are, however, costs associated with visits by others to them: social visits by family and friends become more difficult as the proximity of the Prison to population centers becomes greater. Similarly, visits by parole boards become more expensive and difficult with increasing distance from Anchorage.

It is difficult to calculate the costs associated with increasing the distance travelled by those wishing to visit the Prison. Hertz recently estimated the cost of ownership/use of a vehicle to be over 40 cents per mile nationally, so such costs could be appreciable when applied to State parole board members travelling to visit a felon. To illustrate the impact, if we assume that each of the projected prisoners would average 24 annual contacts involving personal, legal, other professional, or transport of prisoner to Anchorage for legal, medical, or other reasons, then: in 1982 dollars, the Seward site would add \$6 million in travel costs over 20 operational years and while Valdez would add \$30 million. This does not consider overnight accommodations which are increasingly likely the further the site is from Anchorage.

A centrally located site in South Central Alaska is critical to minimize problems for families and professional personnel. A 1981 Profile of Prisoners housed through the Federal Bureau of Prisons in the Lower 48 showed that 44% of the prisoners had been arrested in Anchorage, and 27% in Fairbanks. Over 70% of those visiting prisoners would be able to drive easily to the Sutton site and the balance would be travelling through Anchorage to get to the Prison. Appendix A to this report provides further data on the prison population housed in the Lower 48.

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## CONCLUSION

Two things stand out after a review of the data on the proposed Prison. They are: 1) that such a facility should be located as close to Anchorage as possible; and 2) that such a facility is greatly needed.

### LOCATION

Factors affecting the operating agency indicate that agency costs will be minimized with placement in the Matanuska-Susitna Borough, and that operating criteria will be met with prison location at the Palmer/Sutton site.

Factors affecting the local community indicate that the Prison would be a welcome addition, reducing unemployment and increasing the economic base. Public support in the Matanuska-Susitna Borough is widespread, and opposition is centered on issues easily mitigated.

Factors affecting the Prison population indicate a preference for the Mat-Su location, in terms of reasonable access to personal, legal, and other support systems.

### FACILITY NEED

The combination of a large prison population housed outside the State through the Federal Bureau of Prisons with a rapidly increasing need for confinement space results in a fairly desperate requirement for this Prison. Conservative estimates of correctional facilities needs by fiscal year 1986 show that total required bed space will only be met through the construction of at least 300 prison bed spaces.

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APPENDIX A

DATA FROM AUGUST 10, 1981 PROFILE OF PRISONERS HOUSED THROUGH THE FEDERAL BUREAU OF PRISONS IN THE L-48

Alaska Resident Time Before Crime

<u>Time</u>	<u>Number</u>	<u>Percent</u>
Less than 6 mo.	17	10
6-12 mo.	17	10
1.1-9 yr.	12	6
2-2.9 yr.	5	3
More than 3 yrs.	123	71

AGE

<u>Age</u>	<u>Number</u>	<u>Percent</u>
Under 20	1	.5
20-30	86	49
31-40	59	34
41-50	19	11
Over 50d	9	5

CRIME CLASS

<u>Class</u>	<u>Number</u>	<u>Percent</u>
Unclassified felon	67	30
Class A felon	96	55
Class B felon	9	5
Class C felon	2	2

PLACE OF ARREST

<u>Place</u>	<u>Number</u>	<u>Percent</u>
Anchorage	76	44
Fairbanks	46	27
Juneau	11	7
Ketchikan	3	2
Bethel	9	6
Bush	23	14

OTHER

43% had no prior convictions.

20% had college plus some graduate school.

93% had over two (2) years remaining before release, compared to 36% of instate.