

SCOMM

# 49:12

**ALASKA LEGISLATIVE PAY HISTORY**

<u>DATES</u>	<u>MONTHLY SALARY</u>	<u>YEARLY SALARY</u>	
3/17/61 - 1/22/67	208.33	2,499.96	
1/23/67 - 1/27/69	500.00	6,000.00	
1/28/69 - 7/15/70	541.66	6,499.92	
7/16/70 - 1/10/71	791.66	9,499.92	
1/11/71 - 6/30/75	750.00	9,000.00	
7/1/75 - 10/13/76	1,226.66	14,719.92	* #1
10/14/76 - 5/15/77	750.00	9,000.00	* #2
5/16/77 - 12/31/78	979.17	11,750.04	* #3
1/1/79 - 12/31/79	1,291.66	15,499.92	* #4
1/1/80 - 12/31/80	1,440.00	17,280.00	
1/1/81 - 12/31/81	1,564.00	18,768.00	
1/1/82 - 12/31/82	1,673.00	20,076.00	
1/1/83 - 7/20/83	1,757.00	21,084.00	* #5
7/21/83 - PRESENT	3,900.00	46,800.00	* #6

\*1 CHAPTER 205 SLA 1975/INCLUDED LEGISLATIVE PAY RAISE REPEALED BY VOTERS--AUGUST 1976 PRIMARY

\*2 SALARY RETURNED TO \$750.00 PER MONTH 10/13/76

\*3 SALARY COMMISSION ENACTED 6/25/76  
THIS SALARY WAS RECOMMENDED BY COMMISSION AND ADOPTED BY LEGISLATURE.

\*4 SALARY COMMISSION ABOLISHED IN 1980. THIS SALARY SET BY LEGISLATORS.

\*5 1983 BASE + PER DIEM \$34,684-162 DAYS.

\*6 FIRST BASE SALARY WITH NO PER DIEM-EFFECTIVE 7/21/83  
28% INCREASE (\$12,756) OVER PRE-RAISE 1983 SALARY

**ALASKA STATUTES**

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**Title 24**  
**Legislature**

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**OCTOBER 1978**

**Sec. 24.10.060. Other officers.** Provision for the election or appointment of other officers for either or both houses may be made in the rules. (§ 16(4) ch 157 SLA 1959)

**Article 2. Employees.**

**Section**  
60. Legislative employees

**Sec. 24.10.060. Legislative employees.** The temporary employees of the legislature are hired for the duration of each session upon the recommendation of the rules committee of each house. Employees assigned to each house are under the supervision of the chief clerk and senate secretary. Employees assigned to the duplicating, distributing, mailing, and other centralized services are under the immediate supervision of the Legislative Affairs Agency. Permanent and temporary employees of the legislature and its agencies shall be employed subject to classification and wage plans based on the merit principle and adapted to the special needs of the legislature. Permanent employees are subject to the general state laws regarding leave and retirement. (§ 17 ch 157 SLA 1959; am § 4 ch 47 SLA 1961; am § 36 ch 32 SLA 1971)

*Legislative committee report.* — For report on ch. 32, SLA 1971 (HB 111 am), see 1971 House Journal, p. 138.



- Article**  
1. Legislators (§§ 24.15.010 — 24.15.050)  
2. Officers and Employees (§§ 24.15.060 — 24.15.070)

**Article 1. Legislators.**

- |                                 |                              |
|---------------------------------|------------------------------|
| <b>Section</b>                  | <b>Section</b>               |
| 10. Legislative per diem        | 40. Method of payment        |
| 20. Annual legislative salaries | 50. Transportation allowance |
| 30. Additional allowances       |                              |

**Sec. 24.15.010.** [Redacted] The rate of per diem instead of subsistence for each member of the legislature shall be prescribed in accordance with AS 39.23. (§ 1 ch 26 SLA 1961; am § 3 ch 100 SLA 1963; am § 8 ch 193 SLA 1970; am § 5 ch 87 SLA 1971; am § 6 ch 205 SLA 1975; am § 6 ch 263 SLA 1976)

*Effect of amendment.* — The 1976 amendment rewrote this section. *Editor's note.* — Chapter 205, SLA 1975, which amended this section, was submitted to the voters by referendum and was rejected, effective October 14, 1976.

*Legislative committee report.* — For report on ch. 205, SLA 1975 (FCCS HCSSB 404), see 1975 House Journal, p. 1468.  
*Necessity of section.* — This section was compelled by an awareness that members from the capital area incurred fewer traveling and living expenses than other members of the legislature as a result of their attending the legislative session 1962 (Op. Att'y Gen., No. 10).  
*Oath prerequisite for salary or per diem.* — It is impossible for a newly

appointed member of the legislature to receive salary or per diem until he is sworn in as a member of the legislature pursuant to AS 24.05.170. 1969 Op. Att'y Gen., No. 20.  
*Am. Jur., ALR and C.J.S. references.* — 49 Am. Jur., States, Territories and Dependencies, § 46.  
*Per diem compensation of members and officers of legislature.* 1 ALR 296.  
81 C.J.S. States § 26.

**Sec. 24.15.020.** [Redacted] Each member of the legislature is entitled to receive annual compensation prescribed in accordance with AS 39.23 to be paid in approximately equal monthly installments. The president of the senate and speaker of the house of representatives are each entitled to an additional annual sum prescribed in accordance with AS 39.23. (2 ch 26 SLA 1961; am § 1 ch 149 SLA 1966; am § 9 ch 193 SLA 1970; am § 4 ch 205 SLA 1975; am § 6 ch 148 SLA 1976; am § 7 ch 263 SLA 1976)

*Effect of amendments.* — The second 1976 amendment rewrote the first sentence and substituted "annual sum prescribed in accordance with AS 39.23" for "\$500 a year during tenure of office" in the second sentence. Neither 1976 amendment gave effect to the other, and this section is set out as it appears in ch. 263, SLA 1976.  
*Editor's note.* — Chapter 205, SLA 1975,

which amended this section, was submitted to the voters by referendum and was rejected, effective October 14, 1976.  
*Oath prerequisite for salary or per diem.* — See same catchline in note AS 24.15.010.  
*ALR reference.* — Illegal election or appointment as affecting right to salary, 7 ALR 1682.

**Sec. 24.15.030.** [Redacted] In addition, each member of the legislature is entitled to an annual allowance prescribed in accordance with AS 39.23 for postage, stationery, stenographic services and other expenses. (§ 3 ch 26 SLA 1961; am § 1 ch 8 SLA 1970; am § 10 ch 193 SLA 1970; am § 8 ch 263 SLA 1976)

*Effect of amendment.* — The 1976 amendment substituted "prescribed in accordance with AS 39.23" for "of \$4,000."

**Sec. 24.15.040. Method of payment.** Salaries, per diem and additional allowances for members of the legislature shall be paid by warrants drawn on vouchers approved by the legislative fiscal officer. (§ 4 ch 26 SLA 1961)

**Sec. 24.15.050. Transportation allowance.** Each member of the legislature is entitled to receive one round-trip transportation fare not to exceed the cost of first-class airline fare from his place of residence in the election district from which elected or appointed to the capital for purposes of attending regular, reconvened regular, or special sessions of the legislature. Each member receiving transportation fare is entitled

by an allowance not to exceed the cost of 200 pounds air freight each way upon submission of proper documentation to substantiate the baggage shipment. (§ 1 ch 36 SLA 1969; am § 4 ch 100 SLA 1963; am § 1 ch 106 SLA 1975)

**Effect of amendment.** — The 1975 allowance," and "200 pounds air freight" amendment in the second sentence, for "100 pounds excess baggage by air," substituted "an allowance" for "a baggage

## Article 2. Officers and Employees.

Section  
60 Compensation  
70 [Repealed]

**Sec. 24.15.000. Compensation.** (a) Temporary session employees of the legislature are compensated for each calendar day of the legislative session at the rate authorized by the Joint Rules Committee and upon approval of the house and senate.

(b) The daily compensation provided for in (a) of this section applies for each day of the session the employee is officially on the payroll. Session employees hired or retained on the payroll for pre-session or post-session work at the direction of the legislative council shall be paid on an hourly basis for hours actually worked as determined by dividing the authorized daily compensation for each position by seven, the number seven representing the average working hours each day. During sessions, all employees are employed with the understanding that they will work as many hours as may be required by their supervisors with the approval of the Rules Committees. All temporary employees are on call for duty every day of the session.

(c) Employees of agencies governed by permanent interim committees of the legislature under AS 24.20 are compensated in accordance with the general state salary schedule, including overtime payment and compensatory time policies, at levels budgeted and approved by the governing committees in accordance with law. The governing committees shall coordinate with each other on position levels and salary-related overtime and compensatory time policies to every extent possible consistent with the statutory duties and powers of each permanent committee and its agency. (§ 1 ch 13 SLA 1961; am § 1 ch 45 SLA 1965; am § 1 ch 22 SLA 1969; am § 1 ch 85 SLA 1978)

**Effect of amendment.** — The 1978 amendment added subsection (c).

**Sec. 24.15.070. Conditions of compensation.**

Repealed by § 9 ch 126 SLA 1966.

**Editor's note.** — The repealed section derived from § 2, ch. 13, SLA 1961.

## Chapter 20. Agencies of the Legislature.

### Article

1. Legislative Council (§§ 24.20.010 — 24.20.100)
2. Legislative Budget and Audit Committee (§§ 24.20.151 — 24.20.311)
3. Administrative Regulation Review Committee (§§ 24.20.400 — 24.20.400)
4. Legislative Board of Retirement Benefits (§§ 24.20.500 — 24.20.570)

### Article 1. Legislative Council.

Section	Section
10 Legislative council established	75 Code Revision Commission
20 Membership	80 Intergovernmental cooperation
30 Term of membership	90 Assignment of projects
40 Vacancies	100 Requests for service
50 Executive director and staff	110 Meetings
60 Powers	120 Reports
65 Examination of regulations and opinions	130 Budgets
70 Revision of statutes	140 Appropriations

**Sec. 24.20.010. Legislative council established.** The Alaska Legislative Council is established as a permanent interim committee and service agency of the legislature. The establishment of the council recognizes the need of the legislature for full-time technical assistance in accomplishing the research, reporting, bill drafting, and examination and revision of statutes, and general administrative services essential to the development of sound legislation in the public interest. (§ 1 ch 17 SLA 1960)

**Am. Jur., ALR and C.J.S. references.** —  
49 Am. Jur., States, Territories and Dependencies, §§ 40 to 44.  
Formalities and requisites of the creation of legislative committees, 28 ALR 1154.  
Power of legislative body or committee to compel attendance of nonmember as witness, 50 ALR 21; 65 ALR 1518.  
81 C.J.S., States, § 42.

**Sec. 24.20.020. Membership.** The legislative council is composed of the president of the senate and six other senators appointed by him, and the speaker of the house of representatives and six other representatives appointed by him. The membership from each house shall include at least one member from each of the two major political parties. The appointing authority in each house shall make and announce the appointment or reappointment of members of the council within 15 days after the convening of the first regular session of each legislature. (§ 2 ch 17 SLA 1960; am § 57 ch 69 SLA 1970; am § 1 ch 1 SLA 1973; am § 1 ch 1 SLA 1975)

**Reviser's note (1973).** — The election districts referred to in this section are those in existence before the legislative redistricting ordered by the Alaska

Supreme Court, June 14, 1972. Egan v. Hammond, Sup. Ct. Op. No. 815 (File No. 1711), 502 P.2d 856 (1972).

personnel rule, of any employee of the state, if the employee does not purport to speak or act in an official capacity.

(b) The heads of the administrative departments of the state may adopt internal management regulations for their respective departments, specifying exceptions to (a) (5) of this section. These regulations shall be submitted for approval to the personnel board provided for in AS 39.25.060.

(c) The provisions of (a) of this section do not diminish the authority of an authorized law enforcement agency to conduct criminal investigations of state employees suspected of being involved in criminal activity. (§ 1 ch 102 SLA 1971)

**Sec. 39.26.015. Dress codes and appearance standards.** Dress codes and appearance standards adopted by a department, division, agency, official, or other employee of the state, that are to be applied to state employees shall be in the form of a regulation subject to legislative review under the Administrative Procedure Act (AS 44.62). (§ 1 ch 13 SLA 1976)

**Sec. 39.26.020. Application of provisions.** The provisions of AS 39.26.010 and 39.26.015 apply to those state employees in the classified and partially exempt services. (§ 1 ch 102 SLA 1971; am § 2 ch 13 SLA 1976)

### Chapter 27. Pay Plan for State Employees.

<b>Section</b>	<b>Section</b>
11. Salary schedule	30. Annual salary survey
12. Temporary salary schedules	35. Preparation and submission of pay schedules
20. Pay step differentials by election district and in other states	40. University salary survey
22. Pay increments for longevity in state service	45. Definition
25. Swing and graveyard shift differentials	

*Sec. 39.27.010. Basic salary schedule. [Repealed, § 12 ch 80 SLA 1978. For current law covering the subject matter, see AS 39.27.011.]*

**Sec. 39.27.011. Salary schedule.** (a) The following monthly basic salary schedule is approved as the pay plan for classified and partially exempt employees in the executive branch of the state government who are not members of a collective bargaining unit established under the authority of the Public Employment Relations Act:

Range	Step	Step	Step	Step	Step	Step
No.	A	B	C	D	E	F
05	1,321	1,357	1,397	1,435	1,478	1,517
06	1,397	1,435	1,478	1,517	1,561	1,607
07	1,478	1,517	1,561	1,607	1,657	1,708
08	1,561	1,607	1,657	1,708	1,757	1,812

Range	Step	Step	Step	Step	Step	Step
No.	A	B	C	D	E	F
09	1,657	1,708	1,757	1,812	1,871	1,924
10	1,757	1,812	1,871	1,924	1,983	2,043
11	1,871	1,924	1,983	2,043	2,111	2,177
12	1,983	2,043	2,111	2,177	2,252	2,329
13	2,111	2,177	2,252	2,329	2,410	2,498
14	2,252	2,329	2,410	2,498	2,586	2,684
15	2,410	2,498	2,586	2,684	2,771	2,876
16	2,586	2,684	2,771	2,876	2,980	3,088
17	2,771	2,876	2,980	3,088	3,193	3,303
18	2,980	3,088	3,193	3,303	3,411	3,540
19	3,193	3,303	3,411	3,540	3,649	3,785
20	3,411	3,540	3,649	3,785	3,900	4,045
21	3,649	3,785	3,900	4,044	4,170	4,321
22	3,900	4,044	4,170	4,321	4,464	4,628
23	4,170	4,321	4,464	4,628	4,782	4,961
24	4,464	4,628	4,782	4,961	5,129	5,303
25	4,782	4,961	5,129	5,303	5,498	5,705
26	4,961	5,129	5,303	5,498	5,705	5,910
27	5,129	5,303	5,498	5,705	5,910	6,135
28	5,303	5,498	5,705	5,910	6,135	6,349
29	5,498	5,705	5,910	6,135	6,349	6,572
30	5,705	5,910	6,135	6,349	6,572	6,804

(b) [Repealed, § 38 ch 3 SLA 1980.]

(c) If a state officer or employee is appointed a deputy department head or a division director and, at the time of appointment, the officer or employee is receiving a salary higher than that set for the position to which appointment has been made, the officer or employee is entitled to continue receiving the higher salary. This subsection does not apply to the salary of a person appointed to a position other than a deputy department head or a division director. (§ 12 ch 148 SLA 1976; am § 1 ch 92 SLA 1977; am §§ 1, 10 ch 80 SLA 1978; am §§ 1, 16, 30, 31, 38 ch 3 SLA 1980; am § 1 ch 50 SLA 1982; am § 1 ch 83 SLA 1983)

**Cross references.** — For applicability of the salary schedule in (a) of this section to employees of the judicial and legislative branches, see § 4, ch. 83, SLA 1983, in the Temporary and Special Acts; for the Public Employment Relations Act, see AS 23.40.

**Effect of amendments.** — Sections 1, 16, and 30, ch. 3, SLA 1980, all rewrote subsection (a). Section 1 of ch. 3 is retroactive to January 1, 1979 and applied to calendar year 1979; section 16 of ch. 3 is retroactive to January 1, 1980, and applies to calendar year 1980; and section 30 of ch. 3 is effective January 1, 1981. Sections 31

and 38 of ch. 3 repealed subsection (b) and added subsection (c).

The 1982 amendment rewrote subsection (a). Section 6, ch. 50, SLA 1982 provides that the salary increases for the governor and lieutenant governor made by the 1982 amendment through the operation of AS 39.20.010 and 39.20.030, respectively, take effect when the new governor and lieutenant governor take office following November 1982 general election.

The 1983 amendment rewrote subsection (a).

**Editor's notes.** — Section 6, ch. 83, SLA 1983, provides that the 1983 amendment is retroactive to January 1, 1983.

**Sec. 39.27.012. Temporary salary schedules.** The director of personnel may establish salary schedules providing lesser amounts than those in the basic salary schedule in order to meet salary limit requirements for receipt and expenditure of federal funds. Salary rates established under authority of this section do not affect the salaries of employees provided for by a collective bargaining agreement negotiated under the authority of the Public Employment Relations Act (AS 23.40). (§ 2 ch 138 SLA 1975)

**Revisor's notes.** — Section 6, ch. 138, SLA 1975, provides: "This Act takes effect immediately in accordance with AS 01.10.070(c), and terminates upon the effective date of the pay schedule established by the State Personnel Board under

AS 39.25.070(7) (as enacted by a version of SB 318, "An Act relating to public employment; and providing for an effective date"). AS 39.25.070(7) was never enacted by a version of SB 318, so no pay schedule was adopted under it.

**Sec. 39.27.015. Cost-of-living adjustments.** [Repealed, § 12 ch 80 SLA 1978.]

**Sec. 39.27.020. Pay step differentials by election district and in other states.** (a) The following pay step differentials are approved as an amendment to the basic salary schedules provided in AS 39.27.011:

Election District	Pay Steps Above Basic Salary Schedule
1	0
2	1
3	1
4	0
5	2
6a (excluding Valdez Duty Station)	4
6b (Valdez Duty Station)	5
7	1
8	0
9	2
10	2
11	2
12	7
13	7
14	8
15a (excluding Nenana Duty Station)	9
15b (Nenana Duty Station)	8
16a (south of Arctic Circle)	4
16b (north of Arctic Circle)	9

Election District

Pay Steps Above Basic Salary Schedule

17	9
18	9
19	8
In other states	minus 6

(b) For purposes of (a) of this section, "election district" means an election district designated in the governor's proclamation of reapportionment and redistricting of December 7, 1961.

(c) The director shall establish salary differentials for positions in foreign countries. The differentials shall be adjusted annually, effective July 1, to maintain equitable relationships between salaries for positions in foreign countries and salaries for positions in Alaska. (§ 1 ch 158 SLA 1966; am § 8 ch 101 SLA 1969; am § 2 ch 87 SLA 1971; am § 3 ch 47 SLA 1974; am § 3 ch 138 SLA 1975; am § 13 ch 148 SLA 1976; am §§ 32, 33 ch 3 SLA 1980)

**Revisor's notes.** — Section 6, ch. 138, SLA 1975 provides: This Act takes effect immediately in accordance with AS 01.10.070(c), and terminates upon the effective date of the pay schedule established by the State Personnel Board under AS 39.25.070(7) (as enacted by a version of SB 318, "An Act relating to public employment: and providing for an effective date"). AS 39.25.070(7) was never enacted by a

version of SB 318, so no pay schedule was adopted under it.

**Effect of amendments.** — The 1980 amendment deleted the reference to AS 39.27.010 in the introductory language of subsection (a), substituted "In other states" for "Outside the State" in the last-listed election district in the chart of pay step differentials in subsection (a), and added subsection (c).

**Sec. 39.27.022. Pay increments for longevity in state service.**

(a) Pay increments, computed at the rate of 3.75 per cent of the employee's base salary, shall be provided after an employee has remained in the final step within a given range for two years, provided that the employee has worked continuously for the state for seven years and provided that the current annual rating by the employee's supervisors is designated as "good" or higher.

(b) Additional increments, each computed at the rate of 3.75 per cent of the employee's base salary, shall be provided under the same restrictions as provided in (a) of this section when the employee has remained in the final step for four, nine and thirteen years.

(c) Longevity pay increments provided for in (a) and (b) of this section are approved under AS 39.25.150(2) as an amendment to the pay plan for employees of the state. (§ 1 ch 163 SLA 1972)

**Opinions of attorney general.** — Interpreting the longevity pay increments provided for by this section, so as to suggest that these increments may not be salary steps and therefore employees receiving these longevity increments who are promoted to a higher job series are not entitled to the salary increases required by

Personnel Rule 9.02.13 and article 7 of the agreement between the state of Alaska and Alaska Public Employees Association covering the general government unit would be at variance with the legislative intent expressed in this section. September 11, 1974, Op. Att'y Gen.

## NOTES TO DECISIONS

The purposes of this section are twofold, namely: To provide a reward for longevity in state employ, and to reestablish an incentive for employees who have attained the final step within a given rank to continue in their employment. *Alaska Pub. Employees Ass'n v. State*, Sup. Ct. Op. No. 1066 (File No. 1999), 525 P.2d 12 (1974).

**Legislative history.** — See *Alaska Pub. Employees Ass'n v. State*, Sup. Ct. Op. No. 1066 (File No. 1999), 525 P.2d 12 (1974).

The language of this section is not clear and unambiguous as to when the pay increments in either subsection (a) or (b) should be granted. *Alaska Pub. Employees Ass'n v. State*, Sup. Ct. Op. No. 1066 (File No. 1999), 525 P.2d 12 (1974).

But at least some increment intended for immediate implementation. — The language of this section is not clear and unambiguous as to when the pay increments should be implemented. However, the Free Conference Committee Report indicates an intention that at least some increment be implemented immediately. *Alaska Pub. Employees Ass'n v. State*, Sup. Ct. Op. No. 1066 (File No. 1999), 525 P.2d 12 (1974).

No basis for assigning different implementation times to increments of subsections (a) and (b). — Since the wording of subsections (a) and (b) is nearly identical, there would seem to be no basis

for assigning different implementation times to the increments, unless an indication of such legislative intent is to be found elsewhere. The supreme court has discovered no such expression of contrary legislative intent. *Alaska Pub. Employees Ass'n v. State*, Sup. Ct. Op. No. 1066 (File No. 1999), 525 P.2d 12 (1974).

Thus, employees entitled retroactively to pay increments in subsection (b). — As of July 1, 1972, state employees who otherwise met the statutory eligibility requirements and had been in the last step of their pay range for four, nine, or 13 years should have immediately received the pay increments provided by subsection (b) of this section. *Alaska Pub. Employees Ass'n v. State*, Sup. Ct. Op. No. 1066 (File No. 1999), 525 P.2d 12 (1974).

Given an indication of retroactivity in the Free Conference Committee Report on the original bill and the similarity in the phrasing of subsections (a) and (b), the most intrinsically reasonable interpretation of the bill would seem to be that, in the absence of any indications of legislative intent to the contrary, if eligibility for the initial pay increase was to become effective on July 1, 1972, then eligibility for all the incremental increases should become effective on that date. *Alaska Pub. Employees Ass'n v. State*, Sup. Ct. Op. No. 1066 (File No. 1999), 525 P.2d 12 (1974).

**Sec. 39.27.025. Swing and graveyard shift differentials.** (a) Classified and partially exempt state employees who regularly work a "swing" shift beginning between 12:00 noon and 7:59 p.m. are entitled to a one-step increase over their normal pay established by this chapter.

(b) Classified and partially exempt state employees who regularly work a "graveyard" shift beginning between 8:00 p.m. and 3:59 a.m. are entitled to a two-step increase over their normal pay established by this chapter. (§ 3 ch 87 SLA 1971)

**Sec. 39.27.030. Annual salary survey.** (a) The director of the division of personnel shall conduct an annual salary survey in the manner prescribed by AS 39.27.030 — 39.27.040, and make recommendations in pay ranges to be applied to all classes of positions in the state's partially exempt and classified service. This survey shall

(1) reflect the costs of living in the various election districts of the state by using the cost of living in Seattle, Washington, as a base of 100;

(2) reflect the competitive position of the state, first, by comparing state salary levels with salary levels of comparable classes in private industry, in other governmental agencies throughout the state, and in other states constituting the prime recruiting areas, using "bench-mark" classes selected by the director of personnel, based on the principle of like pay for like work, from as many employment categories as is necessary to reflect correctly the competitive position of the state salary levels with those paid other employees under this paragraph; and secondly, by comparing fringe benefits in the state service with other governmental agencies and major employers throughout the state.

(b) The director shall use United States Department of Labor statistics or other reliable statistical data in carrying out the provisions of (a) (1) of this section. If reliable statistics are not available, the director shall gather the data by field studies for the survey required by (a) (1) of this section.

(c) The director may use any reliable source of data in carrying out the provisions of (a) (2) of this section. When reliable statistics are not available, the director shall by field studies gather the data to carry out the provisions of (a) (2) of this section.

(d) The director shall, on a regular basis, report to the state employees association by providing a summary of the information accumulated during the data-gathering process; the director shall consult with the employees association and consider its findings before any final recommendation. (§ 1 ch 226 SLA 1970; am §§ 1, 2, 4 ch 42 SLA 1971)

**Cross references.** — For gathering data reflecting the cost of living in various election districts, see AS 44.31.020(4).

**Sec. 39.27.035. Preparation and submission of pay schedules.** The director shall prepare an annual pay schedule setting out the base pay for all classes of positions in the state's partially exempt and classified service, taking into account the statistics and reasonable internal pay relationships. The director shall also prepare annual pay schedules for persons in the state service in each election district. These annual pay schedules shall either add to or subtract from the base pay of the person in state service according to the data obtained by the annual salary survey conducted under AS 39.27.030 — 39.27.040. The base pay schedule and the election district differentials shall be prepared annually from data obtained by the annual salary survey provided for in AS 39.27.030 — 39.27.040. The salary schedule shall be reviewed by the personnel board before submission to the legislature. A report and recommended salary schedules shall be submitted to each regular session of the legislature no later than five days after the session convenes. (§ 1 ch 226 SLA 1970)

**Sec. 39.27.040. University salary survey.** The director shall conduct an annual salary survey in the manner prescribed by AS 39.27.030 — 39.27.035, and make recommendations to the Board of Regents of the University of Alaska on pay ranges to be applied to all classes of positions excluding academic and research positions in the university system. The Board of Regents shall consider these recommendations when establishing pay schedules for employees. (§ 1 ch 226 SLA 1970)

**Sec. 39.27.045. Definition.** In AS 39.27.030 — 39.27.040, "director" means the director of the division of personnel. (§ 1 ch 226 SLA 1970)

## Chapter 30. Insurance and Supplemental Employee Benefits.

### Article

1. Old Age and Survivors Insurance (§§ 39.30.010 — 39.30.080)
2. Group Life and Health Insurance (§§ 39.30.090 — 39.30.100)
3. Special Hazard Insurance (§ 39.30.130)
4. Supplemental Employee Benefits on Withdrawal from Social Security (§§ 39.30.150 — 39.30.180)

### Article 1. Old Age and Survivors Insurance.

#### Section

10. Federal territorial agreement
20. Contributions by employees
30. Plans for coverage of employees of political subdivisions
40. Deposits and withdrawals

#### Section

50. Administrative costs
60. Regulations
70. Studies and reports
80. Definitions

**Sec. 39.30.010. Federal territorial agreement.** (a) The director of finance, with the approval of the governor, may on behalf of the territory enter into an agreement with the Federal Security Administrator, consistent with AS 39.30.010 — 39.30.080, for the purpose of extending the benefits of the federal old age and survivors insurance system to employees of the territory or a political subdivision with respect to services specified in the agreement that constitute employment.

(b) The agreement may contain provisions relating to coverage, benefits, contributions, effective date, modification and termination of the agreement, administration, and other appropriate provisions that the parties agree upon, but, except as may be otherwise required under the Social Security Act as to the services to be covered, the agreement shall provide in effect that

(1) benefits will be provided for employees whose services are covered by the agreement, and their dependents and survivors, on the same basis as though the services constituted employment within the meaning of 42 U.S.C. 401 — 433 (Title II, Social Security Act):

07/03/85  
BILP200R

LEGISLATION SUBJECT SUMMARY

RO1-33F-3045

SUBJECT	NUMBER	ABBREVIATED TITLE	SPONSOR	REQUESTED BY	CURRENT STATUS	
RETIREMENT	HB 228	RETIREMENT BENEFITS FOR PART-TIME TEACHERS	SUND		(H) RLS	
	HB 234	RETIREMENT CREDIT FOR MILITARY SERVICE	HESS		(H) SA	
	HB 237	SPOUSE AS BENEFICIARY OF PENSION BENEFITS	RULES	THE GOVERNOR	(S) SA	
	HB 252	PERS: CONTRIBUTIONS/RETIREMENT AGE/BENEFITS	MILLER.MM		(S) SA	
	HB 282	TEMPORARY SERVICE CREDIT IN PERS	FULLER	BY REQUEST	(H) SA	
	HB 292	PERS CREDITS; PART-TIME SCHOOL EMPLOYEES	KOPONEN		(H) HESS	
	HB 382	ACCELERATED RETIREMENT IN PERS	DUNCAN		(H) SA	
	SB 10	MILITARY RETIREMENT BENEFITS INCREASE	KELLY		(S) FIN	
	SB 36	PERS RETIREMENT CREDIT; UNUSED SICK LEAVE	FISCHER.P		(S) C&RA	
	SB 58	MAGISTRATES IN JUDICIAL RETIREMENT SYSTEM	ZIEGLER	BY REQUEST	(S) SA	
	SB 92	DEFERRED COMPENSATION BENEFIT UNDER SBS	RULES	THE GOVERNOR	(S) FIN	
	SB 121	MISC. CHANGES IN VARIOUS RETIREMENT LAWS	RULES	THE GOVERNOR	(S) FIN	
	SB 145	TRS POST-RETIREMENT PENSION ADJUSTMENTS	FISCHER.V		(S) SA	
	SB 207	FREEZE STATE SALARIES; MISC. OTHER CHANGES	FINANCE		(H) SA	
	REVENUE	HB 60	APPROP: FY86 OPERATING BUDGET/LOAN PROGRAMS	RULES	THE GOVERNOR	CHAPTER 98 SLA 85
		HB 338	ESTABLISHING A STATE LOTTERY	THOMPSON		(H) L&C
		HB 353	TAXATION OF OIL AND GAS CORPORATIONS	FINANCE		(H) FIN
SB 7		REINSTATING STATE INCOME TAX ON INDIVIDUALS	ZIEGLER	BY REQUEST	(S) JUD	
SB 68		REPEALING CERTAIN DEDICATED FUNDS	RULES	THE GOVERNOR	(S) FIN	
REVENUE SHARING	SB 50	DETERMINING POPULATION FOR STATE AID PROGRAMS	FERGUSON		(S) C&RA	
RIGHTS	HB 147	DIVISION OF EQUAL EMPLOYMENT OPPORTUNITY	RULES	THE GOVERNOR	CHAPTER 97 SLA 85	
	HB 172	RIGHTS OF BLIND AND DISABLED PERSONS	DUNCAN		(S) HESS	
	HB 359	AGENCY USE OF SOCIAL SECURITY NUMBERS	MARROU		(H) SA	
	HB 377	HANDICAPPED ACCESS TO PUBLIC BUILDINGS	GOLL		(H) RLS	
	HB 393	RIGHTS OF DISABLED PERSONS	JUDICIARY		(S) JUD	
	HJR 32	CIVIL RIGHTS RESTORATION ACT OF 1985	GOLL		(S) SA	
	HJR 45	CONSTITUTIONAL RIGHT TO KEEP AND BEAR ARMS	MARROU		(H) JUD	
	SB 140	RIGHTS OF THE TERMINALLY ILL	ELIASON		(H) JUD	
	SB 168	RIGHTS OF PERSONS WITH DISABILITIES	RODEY		(S) JUD	
	SJR 16	USE OF COCAINE, HEROIN, MARIJUANA, ETC.	FISCHER.P		(S) HESS	
	SAFETY	HB 57	APPROP: ASBESTOS HAZARD ABATEMENT PROGRAM	GRUENBERG		(H) FIN
HB 364		COMMERCIAL VEHICLE LICENSING & INSPECTION	TRANSPORTATION		(H) FIN	
HB 47		REQUIRING CABOUSES ON CERTAIN TRAINS	CATO		(H) SA	
SB 253		HARMFUL PHYSICAL AGENTS IN WORKPLACES	JOSEPHSON		(S) L&C	
SB 256		WORKPLACE EXPOSURE TO MICROWAVE RADIATION	COGHILL		(S) L&C	
SB 310		NATURAL HAZARDS SAFETY COMMISSION	STURGULEWSKI		(S) SA	
SB 313		REQUIRING CABOUSES ON CERTAIN TRAINS	KERTTULA		(S) L&C	
HB 45		REPEAL LEGIS PAY RAISE; REQ VOUCHER REPORT	MARROU		(H) SA	
HB 48		REPEAL LEGISLATIVE PAY RAISE	HURLEY		(H) JUD	
HB 62		PREVAILING WAGE/OVERTIME; PUBLIC CONSTRCTN	RULES	THE GOVERNOR	(H) FIN	
HB 107		REPEAL LEGIS PAY RAISE; SET UP COMMISSION	PIGNALBERI		(H) SA	
HB 129		LEGISLATORS' SALARY COMMISSION	PIGNALBERI		(H) SA	
HB 132		SALARY LIMIT FOR CERTAIN PUBLIC EMPLOYEES	SZYMANSKI		(H) JUD	
HB 176		WAGE RATES; PUBLIC CONSTRUCTION CONTRACTS	HERRMANN		(H) L&C	
HB 225	COMPENSATION FOR BOARD OF FISHERIES	HERRMANN	BY REQUEST	(H) RES		
HB 243	SALARY SCHEDULE; NON-BARGAINING EMPLOYEES	RULES	THE GOVERNOR	CHAPTER 87 SLA 85		
HCR 28	JOINT SPECIAL COMMITTEE ON LEGISLATIVE PAY	RULES		(H) RLS		
HJR 10	FUTURE LEGIS PAY RAISES REQUIRE REFERENDUM	COLLINS		(H) SA		
HJR 47	CONST. AMDT; COMPENSATION OF LEGISLATORS	MARROU		(H) SA		
SB 5	REPEAL LEGISLATIVE PAY RAISE	FERGUSON		(S) SA		

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LEGISLATION SUBJECT SUMMARY

RO1-33F-3045

SUBJECT	NUMBER	ABBREVIATED TITLE	SPONSOR	REQUESTED BY	CURRENT STATUS
SALARIES & ALLOWANCE	SB 92	DEFERRED COMPENSATION BENEFIT UNDER SBS	RULES	THE GOVERNOR	(S) FIN
	SB 100	LIMIT CERTAIN PUBLIC EMPLOYEES' SALARIES	FISCHER, P		(S) SA
	SB 161	COMMISSION TO SET PAY OF ELECTED OFFICIALS	JOSEPHSON		(S) JUD
	SB 207	FREEZE STATE SALARIES; MISC. OTHER CHANGES	FINANCE		(H) SA
	SB 225	SALARY SCHEDULE; NON-BARGAINING EMPLOYEES	RULES		(S) RLS
	SB 296	SALARY REDUCTION FOR STATE EMPLOYEES	FERGUSON		(S) SA
	SB 305	SALARY FREEZE FOR STATE EMPLOYEES	FINANCE		(S) SA
	SCR 19	JOINT SPECIAL COMMITTEE ON LEGISLATIVE PAY	RULES		LEGIS RESOLVE 21
	SJR 15	ELECTED OFFICIALS COMPENSATION COMMISSION	JOSEPHSON		(S) JUD
	SANITATION	HB 134	DISASTER RELIEF FOR HAINES SEWER SYSTEM		RULES
HB 380		PUBLIC UTILITY WATER ASSESSMENTS	SZYMANSKI	(H) C&RA	
SB 307		HAZARDOUS SEWAGE TREATMENT FACILITIES	ELIASON	(S) RES	
SCIENCE & TECHNOLOGY	HB 46	AVALANCHE/FIRE WEATHER FORECASTING SYSTEM	MILLER, MM	THE GOVERNOR	(H) SA
	HB 169	AVALANCHE/FIRE WEATHER FORECASTING SYSTEM	RULES		(H) RES
	HJR 13	SISTER STATE RELATION WITH HEILONGJIANG	RULES		LEGIS RESOLVE 2
	HR 4	HOUSE COMMITTEE ON TELECOMMUNICATIONS	GRUSSENDORF		HOUSE RESOLVE 4
	SB 262	PROCLAIM ANNUAL AMATEUR RADIO WEEK	FISCHER, P		(H) SA
SJR 4	ALASKAN TEACHER TRAVELING ON SPACE SHUTTLE	FERGUSON	(S) HESS		
SECURITIES	HB 126	EXTENDING COVERAGE OF SECURITIES ACT	RULES	THE GOVERNOR	(S) JUD
SENIOR CITIZENS	HB 37	APPROP: 50TH ANNIV OF AK RURAL REHAB CORP; PALMER	LARSON	THE GOVERNOR	(H) RLS
	HB 52	APPROP: PIONEERS' HOME IN KENAI	NAVARRE		(H) FIN
	HB 124	EXTENDING OLDER ALASKANS COMMISSION	RULES		CHAPTER 38 SLA 85
	HB 190	SENIOR CITIZEN HOUSING LOANS; FUND	MILLER, MM		(H) FIN
	HB 204	APPROP: HOUSING LOANS FOR DISABLED PERSONS	FURNACE		(H) LOAN
	HB 210	LONGEV. BONUS; PERM. FUND DIV.; ANNUITIES	TAYLOR		(H) SA
	HB 239	PHASING OUT THE LONGEVITY BONUS PROGRAM	FINANCE		(S) SA
	HB 265	APPROP: ANCHORAGE PIONEERS' HOME	UEHLING		(H) SA
	HB 275	APPROP: KETCHIKAN PIONEERS' HOME	SUND		(H) SA
	HB 398	EXTEND LONGEVITY BONUS PROGRAM ONE YEAR	RULES		(H) FIN
	HCR 16	DECLARING INTENTIONS AS TO LONGEVITY BONUS	HURLEY		(S) SA
	SB 32	SENIOR CITIZEN EMPLOYMENT PROGRAM	FISCHER, V		(S) SA
	SB 54	APPROP: 50TH ANNIV. OF AK RURAL REHAB CORP.	KERTTULA		(S) FIN
	SB 113	TAX EXEMPTIONS FOR PROPERTY AND VEHICLES	RULES		(H) C&RA
	SB 137	SENIOR CITIZEN HOUSING LOANS; FUND	RODEY		(S) FIN
	SB 160	APPROP: KODIAK PIONEERS' HOME	ZHAROFF		(S) SA
	SB 249	APPROP: SEN. CITIZEN HOMEOWNER TAX EXEMPT'N	RODEY		(S) FIN
	SB 261	APPROP: KENAI PIONEERS' HOME	FISCHER, P		(S) SA
	SB 287	EXTEND LONGEVITY BONUS PROGRAM ONE YEAR	FERGUSON		(S) SA
	SB 312	ALASKA RR/FREE PASSENGER SERV FOR SENIORS	KERTTULA		(S) L&C
SCR 12	SENIOR CITIZENS' HOUSING; PIONEERS' HOMES	KERTTULA	(S) SA		
SENTENCES	HB 446	RESCIND SENTENCE IF CONDUCT DECRIMINALIZED	MARROU		(H) JUD
SENTENCING	HB 17	PENALTY FOR MULTIPLE JOYRIDING OFFENSES	UEHLING	THE GOVERNOR	CHAPTER 15 SLA 85
	HB 54	INCREASE PENALTIES; DRUNK DRIVING (DWI)	COLLINS		(H) HESS
	HB 85	CORRECTIONAL RESTITUTION CENTERS	JUDICIARY		(H) HESS
	HB 137	HARM TO FETUS AS SENTENCING AGGRAVATOR	BINKLEY		(H) JUD
	HB 141	PAROLE PROCEDURES; BOARD OF PAROLE	RULES		CHAPTER 88 SLA 85
	HB 163	CAPITAL PUNISHMENT FOR FIRST DEGREE MURDER	PETTYJOHN		(H) HESS
	HB 164	DIVERSION PROGRAM; COURT APPROVAL REQUIRED	TAYLOR		(H) JUD
	HB 188	ALTERNATIVE CORRECTIONAL FACILITIES	MILLER, MM		(H) HESS