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The total payment to a municipality under this section, except as provided in (g), may not exceed [\$100] \$250 per capita for each person resident in the municipality on the July 1 preceding the effective date of this Act, as determined by the Department of Community and Regional Affairs.

29.18.208(g): A new paragraph should be added, to read as follows:

If a municipality ~~has~~ ^{vacant, unappropriated, unincorporated general grant} selected state lands on or before December 18, 1971, to which the state ~~has~~ received tentative approval or patent, and such lands ~~are~~ ^{will} also selected by a Native corporation under the Alaska Native Claims Settlement Act (Pub. L. No. 92-203) and title to ~~that~~ ^{such} lands is ultimately vested in that Native corporation, the municipality shall be entitled to payment under ~~subparagraph~~ (c) of this section. Acceptance of payment pursuant to this ~~subparagraph~~ ^{subsection} shall constitute a relinquishment of any other right, title or claim to such land by the municipality.

29.18.213(11)(C): Amend by adding the underlined portion:

is unclassified or, if classified under AS 38.05.300, is classified for agricultural, grazing, commercial, industrial, private recreational, residential, utility or open-to-entry purposes, or where classified pursuant to state and municipality management agreements.

38.05.321: Delete portion in brackets:

RESTRICTION ON SALE, LEASE OR OTHER DISPOSAL OF AGRICULTURAL [AND GRAZING] LAND. (a) The sale, lease or other disposal of state land classified as agricultural [or grazing] land transfers only rights for agricultural [and grazing] purposes, and all other interests in the land remain with the state unless otherwise required by law.

(b) State land classified as agricultural [or grazing] land which has been selected by a municipality under AS 29.18.190 - 29.18.200 or 29.18.205(e) may be approved by the director for patent under AS 29.18.205(f); however, only rights in the land for agricultural [or grazing] purposes may be transferred and all other interests in the land will remain with the state. Agricultural [or grazing] land approved for patent to a municipality under

AS 29.18.205(f) shall be credited, acre for acre, toward fulfillment of that municipality's entitlement under AS 29.18.201 - 29.18.203. If the director later determines it to be in the best interests of the state to transfer some or all of the additional rights in that approved or patented agricultural [or grazing] land, those rights shall pass without consideration to the municipality in which the land is located.

(c) The provisions of this section do not apply to state land classified as agricultural [or grazing] land which has been selected by a municipality under the provisions of AS 29.18.190 - 29.18.200 if the selection is an approved selection before the date of enactment of this Act and is otherwise valid under AS 29.18.205(b).

Sec. 4 should be amended as follows, adding the underlined portion:

It is the intention of the legislature that future municipalities shall have the benefit of * Sec. 2. of this Act. Within ¹⁸⁰~~90~~ days of passage of this Act, the Department of Natural Resources shall adopt regulations which shall, as closely as is practicable, apply the provisions of * Sec. 2. of this Act to future municipalities. [After adoption of

such regulations, the department shall transfer all lands to which a municipality is entitled under this section to such municipality within three years of the date upon which the municipality assumes a legal existence.] Consistent with the best interests of the state, in the selection of general grant land it is the policy of the state to make available the maximum land area from which municipalities may fulfill land entitlements under AS 29.18.201 - 29.18.215.