

ALASKA LEGISLATURE COMMITTEE FILES 1993-1994 8672

8089 HOUSE RESOURCES

354



Department of Environmental Conservation

Position Paper

Bill No: Senate Bill 153

Approved: John A. Sandor

Name: John A. Sandor

Title: Commissioner

Date: March 24, 1993

Bill Title: Seafood Exchange

The Department of Environmental Conservation supports SB 153, with our suggested amendments. This act will encourage the custom-processing of sports caught fish and provide residents and tourists with safe methods of preserving their catch. The bill will also provide consumer protection by ensuring that the customer receives a fair exchange of processed product for their raw fish.

The Department will develop average yield or recovery rates for various species and processes. This will be a one time effort. Custom processors will be permitted and inspected as are other processors operating in the state. Guidelines will be developed for the disposal of stocks at the termination of a custom processors business activities.

SUGGESTED AMENDMENTS:

1) Amend AS 03.05.011(a)(11) to read: monitoring of persons engaged in exchanging thermally processed, vacuum packaged, smoked, cured, or pickled seafood products...

2) Amend AS 16.05.833(j)(2) by adding: Raw fish does not include bivalve molluscan shellfish.

3) Amend AS 16.05.833(j)(3) to read: "Seafood products" means a finfish, shellfish except bivalve molluscan shellfish, amphibian..."

The effect of the proposed amendments will be to exempt operations such as fishing charters which sometimes fillet, steak, or decapitate fish from the requirements of this bill. The proposed amendments will also prohibit bivalve molluscan shellfish from being eligible for the program because of the potential for paralytic shellfish poisoning incidents to occur if the shellfish is not commercially harvested from certified areas.

For further information contact: *Janice Adair*, Assistant Commissioner/Legislative Liaison
465-5010

FAX MESSAGE

FROM: ALASKA SAUSAGE CO., INC
2914 ARCTIC BOULEVARD
ANCHORAGE, ALASKA 99509 USA
CONT: Herbert Eckmann

TO: Senator Mike Miller, Chair
Senate Resource Committee
Juneau, Alaska

March 23, 1993

Ref: SB 153

Dear Senator Miller,

I urge the Committee to approve SB 153.

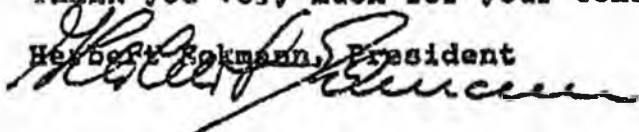
Background: We have been in the fish smoking business for 30 years and we are not doing the best job possible for our customer/fishermen.

We need to able to exchange the custom caught fish out of a pool of custom fish and return a secondary processed fish to the tourist who then takes it along and consumes it or gives it away as gifts.

We can see many benefits including promoting the "Alaska Made" products, creating demand for mail order sales and using the resource for maximum benefit.

Thank you very much for your consideration.

Herbert Eckmann, President



cc. Senator Taylor



KETCHIKAN
VISITORS BUREAU

RESOLUTION IN SUPPORT OF SB153

WHEREAS, the number of tourists visiting Alaska to enjoy our sport fishery is growing rapidly; and

WHEREAS, the number of nonresident sport fishing licenses issued in 1990 increased by 34 percent to 176,433; and

WHEREAS, a growing percentage of these sport fishermen arrive via cruise ships with limited time in port; and

WHEREAS, fishermen visiting in this manner have a problem dealing with any fish they catch; and

WHEREAS, while some communities have custom processing available, the service is often limited and time-consuming; and


WHEREAS, Senator Robin Taylor has introduced SB153 to allow for the exchange of raw sport caught fish for processed fish of the same species; and

WHEREAS, this measure will not only enhance the attraction of visitors to Alaska, but will also lead to an increase in value-added processing, bringing with it increased employment for Alaska residents; and

AND WHEREAS, the Ketchikan Visitors Bureau Board of Directors supported a resolution adopting the merits and content of SB153 in February of 1991 when Senator Robin Taylor was a State Representative introducing HB60;

BE IT THEREFORE RESOLVED, that the Ketchikan Visitors Bureau fully supports the goals and objectives of SB153 and urges passage of this measure.

Reconfirmed by the Ketchikan Visitors Bureau on March 23, 1993.


Don Clothier, Executive Director
Ketchikan Visitors Bureau



P. O. Box 158
Klwoock, Alaska 99925

South East Alaska Leather Products

Senator Mike Miller, Chair
Senate Resources Committee

Senator Miller:

3-24-93

'I am writing to ask your support of Senate Bill 153. I am a resident and registered voter of klwoock. It would be very beneficial for our community. As, a legislator, I am sure that you are always seeking out ways legislation can help our people become less dependent on the timber industry. This Island is had hard times and Senate Bill 153 would greatly increase the chance of a stabler economy. Which I know, is a goal of all citizens of Alaska. I would greatly appreciate your support!

Thank you:

Myrna D. Gardner,

Admin. Mgr.

755-2972





ALASKA VISITORS ASSOCIATION

501 West Northern Lights, Suite 201 • Anchorage, Alaska 99503

Tel: (907) 276-6663 • Fax: (907) 258-4036

1990-91

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Brad Phillips

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Terry Underwood

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Richard West

Alaska Sightseeing Tours

Tim Worthen

Regency Cruises

Karen Cowart

Executive Director

#91-02

A RESOLUTION

RELATING TO THE EXCHANGE OF RAW SPORT AND PERSONAL USE CAUGHT FISH FOR PROCESSED PRODUCTS AS AN ALTERNATIVE TO CUSTOM PROCESSING.

WHEREAS, the number of tourists visiting Alaska to enjoy our sport fishery is growing rapidly; and

WHEREAS, the number of non-resident sport fishing licenses issued in 1990 increased by 34 percent to 176,433; and

WHEREAS, a growing percentage of these sport fishermen arrive via cruise ships with limited time in port; and

WHEREAS, fishermen visiting in this manner have a problem dealing with any fish they catch; and

WHEREAS, while some communities have custom processing available, the service is often limited and time consuming; and

WHEREAS, Representative Robin Taylor has introduced HB60 to allow for the exchange of raw sport caught fish for processed fish of the same species; and

WHEREAS, this measure will not only enhance the attraction of visitors to Alaska, but will also lead to an increase in value added processing, bringing with it increased employment for Alaska residents;

NOW THEREFORE BE IT RESOLVED THAT THE ALASKA VISITORS ASSOCIATION BOARD OF DIRECTORS FULLY SUPPORTS THE GOALS AND OBJECTIVES OF HB60 AND URGES PASSAGE OF THIS MEASURE.

Adopted by the Board of Directors on February 7, 1991.

Post-It™ brand fax transmittal memo 7571		# of pages	2
To	House Revenue	From	Ed Dersham
Com	Committee	Co.	
Dept.		Phone #	
Fax #		Fax #	

DATE: February 9, 1994

TO: Representative Gail Phillips
State House Majority Leader

FROM: Ed Dersham

RE: CCSB 153 Amendment K3

This amendment seeks to place further restrictions on sportfishing on top of the laws already in place. The ADF&G currently manages the sport fishery in a biologically sound manner. There is no biological basis for the restrictions this amendment calls for. It is simply an attempt to cap or reduce the sport harvest in Alaska so that in areas where stocks are currently tightly allocated, a redistribution away from sportfishing can take place.

The sportfishing industry and related tourism is the brightest star in the Alaska economy right now. It is a clean, sustainable business that is experiencing a slow but steady 3-5% rate of growth. According to the AVA, a recent study showed it to be worth 384 million dollars to the state economy in 1991. At the same time the oil industry contribution to the economy is declining and commercial fishing is facing serious challenges in the marketplace and the state is facing a serious budget crisis. Given these facts, why would the legislature want to take an action that could seriously harm the brightest component of the state economy.

This attempt to paint the non-resident fisherman who comes to Alaska as part of an invading horde who has come to plunder our fisheries resource has to stop. The fish are a public resource. No one group has exclusive ownership rights. Management decisions have to be made based on sound biological evidence, not anecdotal innuendo. Non-resident anglers, whether guided or unguided, contribute mightily to the economy. In Cook Inlet they and resident anglers are limited to 5 king salmon per season. Any attempt to restrict that number further for purely allocative reasons will greatly reduce the number of non-resident anglers who will come. Most will not come just to boat, sightsee, and catch-and-release as the document attached to Amendment K3 suggests. We need only to look at what happens to the Kenai River when catch-and-release is imposed to know that. As a lodge owner I serve clients who book 4-7 day complete fishing packages. They do not come here intending to "pay for their trip with fish" as the document attached to the amendment suggests. They pay their money to come here to realize the dream of an Alaska fishing trip. They treasure the king salmon and halibut they catch because they know it is freshly caught, quickly filleted

and frozen. They return home with it and enjoy it with their families and invited guests, happy in the knowledge they are serving the finest Alaskan seafood products available. Their friends enjoy the meal and hear the fish stories and want to book their own trip the next year. This is not greed or abuse. It is an excellent economic utilization of the resource in a biologically sound manner, and it is good business.

When you consider the small percentage of the salmon and halibut harvest in Alaska that is taken by sportfisherman, and the fact that the sport harvest is closely managed by ADF&G though the use of the best biology available, any attempt to cap or restrict the sport harvest in a way that could seriously damage the sportfishing industry is unconscionable. If those who support this amendment want to work to curb the abuse of the "campers on the beach" in a way that does not seek to reallocate fish or threaten our industry, we in the industry will be glad to join in that effort. An education campaign to spread the wise use ethic already practiced by the great majority of sportfisherman would be a good place to start.

United Southeast Alaska Gillnetters
204 N. Franklin, Suite 2
Juneau, AK 99801
(907) 586-5860

February 10, 1994

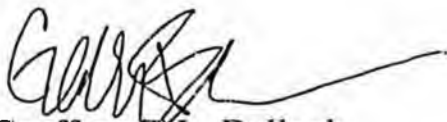
The Honorable Robin Taylor
Alaska State Senate
Room 30, State Capitol
Juneau, AK 99811

Dear Senator Taylor:

The United Southeast Alaska Gillnetters **support** the new proposed amendment, K.3, being offered in the House Resources Committee to your Senate Bill 153.

If you have any questions, please do not hesitate to contact us.

Sincerely,



Geoffrey T.L. Bullock
Executive Director

DATE: 2/10/94

TO: REPRESENTATIVE BILL WILLIAMS
ATTN: MARY MCDOWELL

FROM: HOMER CHARTER ASSOCIATION

RE: AMENDMENT K3 TO CSSB 153

I would like to comment on Amendment K3 to CSSB 153 - Possession limits on sport caught fish.

I understand this comes from complaints about large quantities of frozen and fresh fish shipping boxes seen in airports headed outside the State of Alaska. Also from complaints about people spending their summers in campgrounds canning fish and leaving the state with large quantities of sport caught fish.

From what I have witnessed over the years most of these people are not taking more than the daily bag limits or season limits so that what they are doing is not illegal. They may be taking outside the state more fish than you or I use in a year but who is to say they won't use it as gifts for example. You and I live here and will catch more fish next year but most of these people won't be back for years. Canned or frozen salmon or halibut make great gifts. How much money do these people leave in the state in the process of getting these fish? Millions of dollars, and if they are not hurting the resource then so what if they take it out of the state. Guides, outfitters, lodges, gas stations, chambers of commerce, hotels, motels, restaurants, airlines and fish processors etc. are most happy these sportsmen even come here in the first place.

Speaking from the halibut charter owner/operator point of view now, it costs a lot of money to come to Homer, go with a guide, stay in lodging, eat meals, process fish then ship it out. If a person actually was able to pay for their trip by selling the fish they caught - then they would be the very lucky ones and would have to sell those fish for perhaps \$25.00 per lb. to begin to cover their expenses. In Alaska it is against the law to sell sport caught fish. If you know fish is being sold, support the law and turn these people in. In the last teleconference on this issue, I heard a legislator say, that he saw a group of Germans leaving the Anchorage airport with so many fish boxes that they just had to be selling those fish back home. Most importantly I don't believe statements like that should be made by anybody without the facts.

①

There is just as good a chance that some of those fish were bought at retail fish markets. I have seen many times where a charter client did not catch as much fish as he would have liked to take home and then ask directions to the nearest fish house to get some more. If this amendment passes have you considered what would happen at airports and the borders when an inspector tries to figure out how much fish was legally caught and how much was bought. If you restrict the amount of sport caught fish a person takes out of the state are you also going to restrict the amount he buys to take out of the state and how are you going to tell the difference.

The amount of fish leaving the state is only a reflection of the number of anglers coming into the state. Anytime you go to the airport you will see vast quantities of fish leaving. How else do you think these fish are going to get out. This is purely a perception problem not a fishery problem.

No one has ever come on my boat and said they only wanted to catch a little itty bitty halibut. They can't help it if they catch a big one. If they can't use it we encourage them to release it. Shipping fish out of Homer is expensive.

If taking too many fish are depleting a fishery be it sport, commercial or subsistence, then that fishery needs to be managed biologically using the means that are currently in place. The International Pacific Halibut Commission, the North Pacific Fishery Management Council, The Alaska Department of Fish and Game, and The National Marine Fishery Service are charged with proper management of the fisheries resource and they should close the fishery, shorten the seasons, reduce bag limits or reallocate the fish to a cleaner fishery.

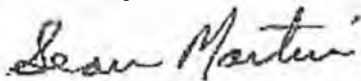
Why not throw out SB 153 and start all over. I talked to a processor in Homer who wanted to know what they can do with the sport caught fish they have exchanged. They are concerned about the quality of fish they will be exchanging for. Its going to be hard to tell if the fish is contaminated in any way or how much time elapsed from catching to dock. Who will be liable for health problems arising from fish that were not properly cared for by the sport angler. It seems to me the ability to trade fresh fish for processed is not worth the burden the K3 Amendment places on SB153.

I need to have something clarified please. At the present time it is OK for Washington and Oregon commercial longline boats to remove from Alaskan waters as much halibut as their holds or trips limits will allow and take those fish outside the state to be sold with little benefit to the Alaska state coffers. Are you saying that is OK but a sport angler should only be allowed to take out of the state what you deem to be the proper amount for an average angler to take home.

If you are concerned with the health of the resource then turn your attention to the by-catch and wastage and over fishing of our public resources done by commercial fishermen. Demand their fisheries be cleaned up first, then if there is still a biological reason to restrict sport anglers by all means do it but do it using the tools already in place.

The Homer Charter Association is opposed to the K3 Amendment and feel it is politically motivated by commercial fishing interests who believe that any restrictions they can place on sport fishermen will mean more fish for them. In the long term we may see that per pound a sport caught fish is far more valuable than a commercially caught one.

Sincerely



Sean Martin, President
Homer Charter Association

To all Senate and House Representatives:

My name is John Goodhand and I am the Vice President of the Valdez Charter Boat Association (31 businesses), and a board member of the Halibut Charter Associations of Alaska (553 businesses). Please consider my input on SB 153, and on the amendment K-2.

While SB 153 may provide some jobs or services, I feel this may not be needed at all. However, in Valdez, SB 153 could provide a service that is needed, and 1 or 2 jobs, because there are no sport processors or public freezers, at all. However, K-2 would be detrimental to Valdez, as 65% of the sportfishermen come from Fairbanks, and the Interior.

K-2 is just an "export limit law" that is not enforceable and not needed. If you want to address this "perceived, unproven allegation of abuse", who's going to fund it? If you did find funds for the enforcement of K-2, instead, why not give it to ADF&G for more field enforcement of laws already on the books?

I'm sure everybody wants to stop abuse. K-2 simply makes another class of fishermen based on where you live. K-2 gives the coastal resident more rights than Alaskans in the Interior.

We keep hearing about "perceived, unproven, abuse" by sportfishermen because of some fish boxes at the airport. In Sitka, Bill Foster's daughter packed clothes in fish boxes to go out side to attend school. Maybe it's time to see what's in those boxes. Let's determine if it's snort caught fish or commercial caught "personal use fish" or maybe just clothes. Since there is no biological reason for K-2, either it must be motivated by greed of the commercial fisheries, or maybe its a small view of someone's own back yard, and not the whole picture.

Oil prices are down, so let's think twice about limits on tourism, because that is what K-2 is.

Stay out of allocation problems.

Sportfishing and Charterfishing pay their own way. We are the only fishery to be able to say that. We also are one of the Historic & Traditional fisheries. We have no subsidies, or bail outs, and no tax breaks, or labor law breaks.

Right now before you, are SB 241, HB 366, in addition to SB 153 and K-2. Unless you want more and more of these types of bills proposed, what is really needed desperately is a Board of Fish comprised fairly among user groups: sport,

sportcharter, subsistence, and commercial interests, to provide fair a allocation. Also, we need to require Commercial Fishermen to report "personal use fish" on thier fish tickets, or do away with this loon hole altoohter because sport has

limits supply a family with all you need for personal consumption.

At this time, sportcharter associations in Alaska are working with the North Pacific Fisheries Management Council on a moratorium/license limitation program, with slow, but steady growth, which will provide for a strong, slow diversification of income for the communities within the state of Alaska.

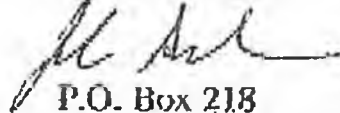
At this time, already put in place by the NPFMC, is a benchmark date of September 23, 1993, which will prevent permanent entry into the Charter fishery of any more charter vessels, except for controlled slow growth by region as needed. This will begin to help evaluate the impacted coastal regions of Alaska where there is a need for it.

Well, I got off the subject somewhat, but it all relates to each other, however, in summary:

1. K-2 is a back door export limit and discriminates between non-residents and Alaskans as well.
2. Change the make up of the Board of Fish so the legislatures need not be bothered.
3. Protect tourism, and sport, and sportcharter fishermen which pays their own way.
4. Lets look hard at commercial personal use fish before any more sport restrictions are considered.

Thank You,

John Goodhand



P.O. Box 218

Ester, Alaska 99725

K-3

1# Discriminates between Alaskans again.
This statement goes for K-3 also

CORRECTION

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

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limits supply a family with all you need for personal consumption.

At this time, sportcharter associations in Alaska are working with the North Pacific Fisheries Management Council on a moratorium/license limitation program, with slow, but steady growth, which will provide for a strong, slow diversification of income for the communities within the state of Alaska.

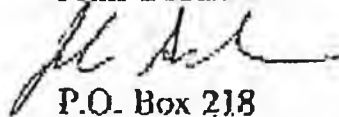
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4. Lets look hard at commercial personal use fish before any more sport restrictions are considered.

Thank You,

John Goodhand



P.O. Box 218
Ester, Alaska 99725

k-3

1# Discriminates between Alaskans AGAIN.
This statement goes for k-3 also

limits supply a family with all you need for personal consumption.

At this time, sportcharter associations in Alaska are working with the North Pacific Fisheries Management Council on a moratorium/license limitation program, with slow, but steady growth, which will provide for a strong, slow diversification of income for the communities within the state of Alaska.

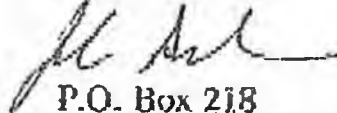
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Thank You,

John Goodhand



P.O. Box 218

Ester, Alaska 99725

K-3

It discriminates between Alaskans again.
This statement goes for K-3 also

Mr. Bob
PO Box 1041

DeWitt

225-4002

Ward Cove AK 99928

Distribution Affiliation Reg Voter
6

Date POM Sent	Constituency	Bill Number	Response	Subject
02/10/94	C	SB 153	SUPPORTS	

I AM A RESIDENT SPORTS ANGLER CONCERNED ABOUT THE HUGE NUMBER OF RAW AND PROCESSED FISH TAKEN BY NON-RESIDENT SPORTS ANGLERS OUT OF STATE.

Mr. Steve
PO Box 8978

Gruwell

225-2151

Ketchikan AK 99901

Distribution Affiliation Reg Voter
10

Date POM Sent	Constituency	Bill Number	Response	Subject
02/10/94	C	SB 153	SUPPORTS	

I SUPPORT SB 153 AND BELIEVE IT'S HIGH TIME TO PROTECT THE RESOURCE AND RESIDENTS' RIGHTS FOR PERSONAL USE FISHERIES.

Mr. Bob
3833 Denali Ave

Hughes

225-0274

Ketchikan AK 99901

Distribution Affiliation Reg Voter
10

Date POM Sent	Constituency	Bill Number	Response	Subject
02/10/94	C	SB 153	SUPPORTS	

AS A TRUE SPORT FISHERMAN, PLEASE PROTECT OUR RESOURCES. LIMIT THE EXPORT OF FISH FROM THIS STATE. I SUPPORT REPRESENTATIVE WILLIAMS' AMENDMENT TO SB 153. THANK YOU.

Mr. James
PO Box 6492

Dwyer

225-4566

Ketchikan AK 99901

Distribution Affiliation Reg Voter
10

Date POM Sent	Constituency	Bill Number	Response	Subject
02/10/94	C	SB 153	SUPPORTS	

I'M CONCERNED ABOUT THE POSSESSION LIMIT AND CHARTER FISHERMEN FROM OUTSIDE TAKING MORE THAN THEY REALLY SHOULD BE, ESPECIALLY AT RESORTS. THEY ARE PROCESSING FISH THE SAME DAY THEY ARE TAKEN AND THEN GOING BACK TO TAKE MORE FISH THAN THE LIMIT. I AM IN FULL SUPPORT OF SB 153 AND HOPE YOU CAN GET IT UNDER CONTROL BEFORE IT GETS ANY WORSE THAN IT IS.

**** ORDER SUMMARY ****

SPONSOR: HRES HOUSE RESOURCES CHAIRS: WILLIAMS
 PURPOSE: PUB PUBLIC HEARING LEGISLATIVE
 CONTACT: MARY MCDOWELL TEL#: (907)465-3715
 CHAIRING SITE: JUNEAU CAPITOL CAP124

SPONSOR REMARKS(PUB): TESTIMONY:Y ALLOWED 99 MINUTE LIMIT
 THE AMENDMENT RE:POSSESSION LIMITS FOR SPORT FISH WILL BE DISCUSSED
 TCN REQUESTED ON 02/11/94 AND HAS 6 UPDATES

**** AGENDA ****

1 SB 153 EXCHANGE OF RAW FISH FOR SEAFOOD PRODUCT

**** PARTICIPATING LIOS ****

COR	CORDOVA	705 2ND STREET	LOCATION STAFF
FBX	FAIRBANKS	119 N CUSHMAN ST	LOCATION STAFF
HOM	HOMER LTC	126 W PIONEER #4	LOCATION STAFF
*	JNU	JUNEAU CAPITOL	LOCATION STAFF
			CAP124
KOD	KODIAK	112 MILL BAY RD.	LOCATION STAFF
KTN	KETCHIKAN	352 FRONT STREET	LOCATION STAFF
MAT	MATSU	165 E PARKS HWY.	LOCATION STAFF
SEW	SEWARD	2001 SEWARD HWY	LOCATION STAFF
SIT	SITKA	210 LAKE STREET	LOCATION STAFF
SOL	KEN/SOL	34824 KALIFONSKY	LOCATION STAFF
VAL	VALDEZ	STATE BLDG. #13	LOCATION STAFF

**** VOLUNTEER & OFFNET SITES ****

ZZZ OF1 OFFNET 1 KING SALMON JACK WOOD (907)246-3062

PARTICIPANTS IN:CORDOVA COR
 1 MR. GERALD MASOLINI TSFY. SB 153
 PO BOX 1131 CORDOVA AK 99574 (907)424-7328

PARTICIPANTS IN:FAIRBANKS FBX
 1 MR. JOHN GOODHAND VALDEZ CHARTERS TSFY. SB 153
 P.O. BOX 218 ESTER AK 99725 (907)479-5562
 2 MR. DENNIS PEIRE VALDEZ CHARTER TSFY. SB 153
 P.O. BOX 55675 NORTH POLE AK 99714 (907)488-4589
 3 MR. BUZZ OTIS SELF TSFY. SB 153
 P.O. BOX 72441 FAIRBANKS AK 99707 (907)452-5617

PARTICIPANTS IN:HOMER LTC HOM
 1 MR. PAUL GOEDERT DEEP CR CHARTER TSFY. SB 153
 PO BOX 39415 NINILCHIK AK 99639 (907)567-3665
 2 MR. SEAN MARTIN HOMER CHARTER AS TSFY. SB 153
 PO BOX 889 HOMER AK 99603 (907)235-5130
 3 MR. ROBERT WARD A-WARD CHARTERS TSFY. SB 153
 PO BOX 631 ANCHOR POINT 99 00556 (907)235-7014
 4 MR. TOM HAGBORG S.P.S.A. TSFY. SB 153
 PO BOX 175 ANCHOR POINT AK 99556 (907)235-8139
 5 MRS. NANCY HILLSTRAND COAL PT. TRADING TSFY. SB 153
 PO BOX 674 HOMER AK 99603 (907)235-3877
 6 MR. RICK CONUVER ANCHOR PT. CHAMB TSFY. SB 153
 PO BOX 610 ANCHOR POINT AK 99556 (907)235-5570

PARTICIPANTS IN:HOMER LTC HOM
 7 MR. SCOTT ULMER SPORT FISHERMAN TSFY. SB 153
 PO BOX 1950 HOMER AK 99603 (907)235-8934
 8 MR. JOE SUYMBERSKY HOMER CHARTER ASSN. TSFY. SB 153
 PO BOX 15522 FRITZ CREEK AK 99603 (907)235-3465
 9 MR. ED DERSHAM ANCHOR PT. CHART TSFY. SB 153
 PO BOX 537 ANCHOR POINT AK 99556 (907)235-5555
 10 MR. ROGER WATNEY AK BLUE WATER CH TSFY. SB 153
 PO BOX 54 ANCHOR POINT AK 99556 (907)235-4063
 11 MRS. KARAN DERSHAM OUTLOOK LODGE TSFY. SB 153
 PO BOX 555 ANCHOR POINT AK 99556 (907)235-5555
 12 MR. JACK MONTGOMERY RAINBOW TOURS TSFY. SB 153
 PO BOX 1526 HOMER AK 99603 (907)000-0000
 13 MR. DOUG LOSHBAUGH HOMER NEWS OBSV. SB 153
 3482 LANDINGS ST HOMER AK 99603 (907)235-7767

PARTICIPANTS IN:JUNEAU JNU
 1 REP. BILL WILLIAMS TSFY. SB 153
 AK (907)000-0000
 2 REP. ELDON MULDER TSFY. SB 153
 AK (907)000-0000
 3 REP. CON BUNDE TSFY. SB 153
 AK (907)000-0000
 4 REP. JEANETTE JAMES TSFY. SB 153
 AK (907)000-0000
 5 REP. DAVID FINKELSTIEN TSFY. SB 153
 AK (907)000-0000
 6 REP. JOE GREENE TSFY. SB 153
 AK (907)000-0000
 7 JOE AMBROSE TSFY. SB 153
 AK (907)000-0000
 8 SEN. ROBIN TAYLOR TSFY. SB 153
 AK (907)000-0000
 9 COREY MULDER OBSV. SB 153
 AK (907)000-0000
 10 TO OBSERVE OBSV. ALL ITEMS
 11 TO OBSERVE OBSV. ALL ITEMS
 12 TO OBSERVE OBSV. ALL ITEMS
 13 TO OBSERVE OBSV. ALL ITEMS
 14 TO OBSERVE OBSV. ALL ITEMS
 15 TO OBSERVE OBSV. ALL ITEMS
 16 TO OBSERVE OBSV. ALL ITEMS
 17 TO OBSERVE OBSV. ALL ITEMS
 18 TO OBSERVE OBSV. ALL ITEMS
 19 TO OBSERVE OBSV. ALL ITEMS
 20 TO OBSERVE OBSV. ALL ITEMS
 21 TO OBSERVE OBSV. ALL ITEMS
 22 TO TESTIFY TSFY. ALL ITEMS
 23 TO TESTIFY TSFY. ALL ITEMS
 24 TO TESTIFY TSFY. ALL ITEMS

PARTICIPANTS IN:KETCHIKAN KTN
 1 MR. LEE PUTMAN SPORTS/WILDLIFE TSFY. SB 153
 6005 ROOSEVELT DRIVE KETCHIKAN AK 99901 (907)225-7694

PARTICIPANTS IN:KETCHIKAN KTN
 2 MR. GARY PLUMB TSFY. SB 153
 441 HILLCREST AVE KETCHIKAN AK 99901 (907)225-6409
 3 MR. DAN MCGEEN KNC INC TSFY. SB 153
 322 TIDE AVE KETCHIKAN AK 99901 (907)225-2731
 4 MR. RICHARD ANDREW KETCHIKAN TSFY. SB 153
 PO BOX 7211 KETCHIKAN AK 99901 (907)225-2463
 5 MR. ROBERT HUGHES KETCHIKAN TSFY. SB 153
 3833 DENALI KETCHIKAN AK 99901 (907)225-0274
 6 MR. DAVID BRAY KETCHIKAN TSFY. SB 153
 2729 TONGASS KETCHIKAN AK 99901 (907)225-3505
 7 MR. ERIC MUENCH SELF TSFY. SB 153
 PO BOX 6811 KETCHIKAN AK 99901 (907)225-5372
 8 MR. DONALD WESTLUND KETCHIKAN TSFY. SB 153
 PO BOX 7583 KETCHIKAN AK 99901 (907)225-9319
 9 MR. ED STAHL KETCHIKAN TSFY. SB 153
 651 DEERBERRY CT KETCHIKAN AK 99901 (907)247-2481
 10 MR. NOEL PUTMAN KETCHIKAN TSFY. SB 153
 846 BROWN DEER KETCHIKAN AK 99901 (907)225-0687
 11 MR. GUY TOWNSEND KETCHIKAN OBSV. SB 153
 830 PETERSON KETCHIKAN AK 99901 (907)225-4301
 12 MR. TOM RAMISKEY KETCHIKAN OBSV. SB 153
 428 TOWER RD KETCHIKAN AK 99901 (907)225-9225

PARTICIPANTS IN:SEWARD SEW
 1 MR. WAYNE CARPENTER S CHARTER BOAT A TSFY. ALL ITEMS
 PO BOX 954 SEWARD AK 99664 (907)224-3796

PARTICIPANTS IN:SITKA SIT
 1 MATT DONOHOE TSFY. SB 153
 P.O. BOX 2993 SITKA AK 99835 (907)747-6467
 2 GEORGE ELIASON OBSV. SB 153
 102 KUHNLE SITKA AK 99835 (907)747-6817

PARTICIPANTS IN:KEN/SOL SOL
 1 MR. THEODORE JOHNSON SELF TSFY. SB 153
 347 RIVERSIDE DR. SOLDOTNA AK 99669 (907)262-5456
 2 MR. JEFF KING SELF OBSV. SB 153
 BOX 2711 SOLDOTNA AK 99669 (907)262-4564
 3 MR. ROGER BYERLY SELF OBSV. SB 153
 BOX 508 STERLING AK 99672 (907)262-1747
 4 MR. CHICK KISHBAUGH SELF OBSV. SB 153
 BOX 1066 SOLDOTNA AK 09969 (907)262-4589

PARTICIPANTS IN:VALDEZ VAL
 1 MR. DARREL SHREVE VDZ CHART ASSOC TSFY. SB 153
 P.O. BOX 2053 VALDEZ AK 99686 (907)835-4734
 2 MR. GREG WILLIAMS KCHU OBSV. SB 153
 P.O. BOX 467 VALDEZ AK 99686 (907)835-4665

ORDER SUMMARY *****
 STATION: WREB HOUSE ACCOUNTS CONTACT: HARRY McDOWELL LEGISLATIVE TEL: (907) 453-5215
 CHRISTINE WITTE: JUNEAU OFFICE: DARTMOUTH

STATION REMARKS: TESTING: ALLIED 99 MINUTE LIMIT
 AGREEMENT WILL BE PROPOSED TO THE BILL REGARDING ESTABLISHMENT OF RESERVATION
 LIMITS ON SPORTFISH. DRAFT OF DRAFT AGREEMENT AVAILABLE AT HQ.
 TOP REQUESTED BY 01/20/74 AND 1/21/74 B UPDATED

***** ORDER SUMMARY *****
 TOP 150 EXCHANGE OF RAW TUNA FOR STAFFED PRODUCT

REP.	NAME	ADDRESS	CITY	STATE	PHONE
1	AND ANCHOR	700 2ND STREET	ANCHOR	AK	907-556-1234
2	FRANK FALSBURG	19 E. BROADWAY ST	ANCHOR	AK	907-556-1234
3	J. J. WOODER	100 W. WOODWARD ST	ANCHOR	AK	907-556-1234
4	J. J. WOODER	100 W. WOODWARD ST	ANCHOR	AK	907-556-1234
5	4TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
6	5TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
7	6TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
8	7TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234

REP.	NAME	ADDRESS	CITY	STATE	PHONE
9	8TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
10	9TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
11	10TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
12	11TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234

REP.	NAME	ADDRESS	CITY	STATE	PHONE
13	12TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
14	13TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
15	14TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234

REP.	NAME	ADDRESS	CITY	STATE	PHONE
16	15TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
17	16TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
18	17TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234

REP.	NAME	ADDRESS	CITY	STATE	PHONE
19	18TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
20	19TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
21	20TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234

***** ORDER SUMMARY *****
 TOP 150 EXCHANGE OF RAW TUNA FOR STAFFED PRODUCT

REP.	NAME	ADDRESS	CITY	STATE	PHONE
22	21ST CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
23	22ND CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
24	23RD CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
25	24TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
26	25TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
27	26TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
28	27TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
29	28TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
30	29TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234

REP.	NAME	ADDRESS	CITY	STATE	PHONE
31	30TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
32	31ST CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
33	32ND CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
34	33RD CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
35	34TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
36	35TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
37	36TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
38	37TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
39	38TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
40	39TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234

***** ORDER SUMMARY *****
 TOP 150 EXCHANGE OF RAW TUNA FOR STAFFED PRODUCT

REP.	NAME	ADDRESS	CITY	STATE	PHONE
41	40TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
42	41ST CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
43	42ND CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
44	43RD CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234

REP.	NAME	ADDRESS	CITY	STATE	PHONE
45	44TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
46	45TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
47	46TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
48	47TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234

REP.	NAME	ADDRESS	CITY	STATE	PHONE
49	48TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
50	49TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
51	50TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
52	51ST CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234

REP.	NAME	ADDRESS	CITY	STATE	PHONE
53	52ND CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
54	53RD CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
55	54TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234

REP.	NAME	ADDRESS	CITY	STATE	PHONE
56	55TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
57	56TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234
58	57TH CITY PARKWAY	300 FRONT STREET	ANCHOR	AK	907-556-1234



HOUSE RESOURCES COMMITTEE

SUBJECT OF MEETING:

SB 153

Exchange Raw Fish For SEAFOOD PRODUCT

DATE: 2/11/94

PLACE: Capitol, Room 124

NAME	REPRESENTING	BUSINESS/PERSONAL MAILING ADDRESS	ZIP	(H) PHONE	(W) PHONE	DO YOU WANT TO TESTIFY?	WHAT SUBJECT/ WHICH BILL?
Kel Balentini	DEC	410 WILLOUGHBY, RM 105	99801		465-5280	Y (N)	Info & questions only
John Burke	ADFEG	Box 25526, Juneau	99802		465-6187	Y (N)	Info & questions
Alan Paddock	Postal Pay Distributor	PO BOX 21951 Hessie Juneau	99802		463-4970	(Y) N	
RICHARD HOEFMANN	SELF	5025 THANE Rd. Juneau, AK ✓	99801	586-3451	SAME	(Y) N	
						Y N	
						Y N	
						Y N	
						Y N	
						Y N	
						Y N	
						Y N	



HOUSE RESOURCES COMMITTEE

SUBJECT OF MEETING:

SB 153

DATE: 1/28/94

PLACE: Capitol, Room 124

NAME	REPRESENTING	BUSINESS/PERSONAL MAILING ADDRESS	ZIP	(H) PHONE	(W) PHONE	DO YOU WANT TO TESTIFY?	WHAT SUBJECT/ WHICH BILL?
Paul Krasnowski	ADFIG				465-4180	Y (N)	Available for questions on SB 153
RICHARD HOFMANN	SELF	5025 THANE Rd. JUNEAU	99801	586-3451	—	Y (N)	
Kel Baudentini	DECE	410 Willoughby, Rm 105, JUNEAU	99801-1795		465-5280	Y (N)	Available for questions
Geran Bruce	ADFIG				465-6143	Y (N)	Available for questions
Bill Heard ✓	Self	Box 210291 Anka Bay AK	99821	789-9126	789-6003	Y (N)	CS-153
JOE Ambrose ✓	SEN TAYLOR					Y (N)	CS 153
Karl Johnson	Self	Box 22 E Sitka	99825	239-2211		Y (N)	
JEFF King ✓	CIPSA	Box 2711 Soldotna AK	99664	262-4564		Y (N)	CS 153
Dick Hoffmann						Y (N)	
						Y (N)	
						Y (N)	

SB

215

(7)
Date Referred: April 15, 1994

HOUSE COMMITTEE REP
FURTHER REFERRALS:

State Affairs
Finance

Date of Committee Action: 4/22/94

The RESOURCES Committee considered:

CSSB 215(FIN) am(efd fld)

CS FOR SENATE BILL NO. 215(FIN) am(efd fld)

OIL/HAZARDOUS SUBS. RELEASE RESPONSE FUND

"An Act relating to oil and hazardous substances; redesignating the oil and hazardous substance release response fund and relating to it; repealing the Citizens' Oversight Council on Oil and Other Hazardous Substances and the authority in law by which marine highway vessels may be designed and constructed to aid in oil and hazardous substance spill cleanup in state marine water using money in the oil and hazardous substance release ^(over for remainder of title)

RECOMMENDATIONS:

be replaced with HCS CSSB 215 (RES) the same title
 a new title

have attached amendments(s)

do pass

do not pass

no recommendations

individual recommendations

additional referral to the _____ Committee

ADOPTS: _____ letter of Intent

ATTACHES NEW FISCAL NOTE(S): (Dept)

APPROVES PREVIOUS: (Dept/Date)

fiscal impact Revenue

fiscal note(s) _____

zero fiscal note Pub. Safety, Law, DEC, Admin.

zero fiscal note(s) _____

SIGNING <u>DO PASS</u>	DP	<u>OTHER RECOMMENDATIONS</u>	DNP	NR	AM
<u>Bill Hudson</u> Hudson	<input checked="" type="checkbox"/>	<u>Pat Carney</u> Carney	<input checked="" type="checkbox"/>		
<u>Jim Bunde</u> Bunde	<input checked="" type="checkbox"/>	<u>Green</u> Green			<input checked="" type="checkbox"/>
<u>Alan Mulder</u> Mulder	<input checked="" type="checkbox"/>	<u>Davies</u> Davies			<input checked="" type="checkbox"/>
_____		<u>David Imbersten</u>	<input checked="" type="checkbox"/>		
<u>W.R. Williams</u>	<input checked="" type="checkbox"/>				
<u>Janette James</u>	<input checked="" type="checkbox"/>				

W.R. Williams
CHAIRMAN'S SIGNATURE

FISCAL NOTE

STATE OF ALASKA
1994 LEGISLATIVE SESSION

BILL NO. HCS CSSB 215 (RES)

Revision Date:	Dept. Affected: Revenue
Title: <u>An Act relating to oil and hazardous substances...</u>	BRU: <u>Revenue Operations</u>
Sponsor: <u>Miller</u>	Component: <u>Oil & Gas Audit</u>
Requestor: <u>House Resources</u>	COMPONENT SERIAL NO. <u>115</u>

Expenditures/Revenues: (Thousands of Dollars)

OPERATING	FY95	FY96	FY97	FY98	FY99	FY00
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	0.0	0.0	0.0	0.0	0.0	0.0

CAPITAL						
---------	--	--	--	--	--	--

REVENUE FUND SOURCE:	-5,300.0	-10,000.0	-9,900.0	-9,500.0	-4,500.0	-9,500.0
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FUNDING: (Thousands of Dollars)

1002 Federal Receipts						
1003 GF Match						
1004 GF						
1005 GF/Program Receipts						
1006 GF/MHTIA						
Other						
TOTAL	0.0	0.0	0.0	0.0	0.0	0.0

POSITIONS:

FULL-TIME						
PART-TIME						
TEMPORARY						

Estimate of current year (FY94) impact: \$ 0.0

ANALYSIS: (Attach a separate page if necessary.)

Revenue reduction estimates are based on production and tax revenues included in the *Revenue Sources Book, Fall 1993*, and expenditure analysis provided by the Department of Environmental Conservation. The fiscal note represents a simple mathematical calculation based on those estimates.

Prepared by:	Leslie K. Stewart	Phone: 276-1363 ext. 271
Division:	Oil & Gas Audit Division	Date: April 25, 1994
Approved by Commissioner:	Darrel J. Rexwinkel	Date: April 25, 1994
Agency:	Revenue	

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FISCAL NOTE

STATE OF ALASKA
1994 LEGISLATIVE SESSION

BILL NO. HCS CS SB215(RES)

Revision Date: _____
 Title: Oil/Hazardous Substance Fund.
Tax, Plans
 Sponsor: Senate Resources Committee
 Requestor: House Resources Committee

Department Affected: Environmental
Conservation
 BRU: Spill Prevention and Response
 Component: All SPAR Components, Response Fund
Admin. Component in Admin. BRU
 COMPONENT SERIAL NO. All of the above.

Expenditures/Revenues: (Thousands of Dollars)

OPERATING EXPENDITURES	FY 95	FY 96	FY 97	FY 98	FY 99	FY 00
PERSONAL SERVICES	0.0	0.0	0.0	0.0	0.0	0.0
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND&STRUCTURES						
GRANTS,CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	0.0	0.0	0.0	0.0	0.0	0.0

CAPITAL EXPENDITURES						
CHANGE IN REVENUES ()						

FUND SOURCE

1002 Federal Receipts						
1003 GF Match						
1004 GF						
1005 GF/Program Receipt						
1006 GF/MHTIA						
Other						
TOTAL	0.0	0.0	0.0	0.0	0.0	0.0

Estimate of any current year (FY94) cost: \$ _____

POSITIONS:

FULL-TIME						
PART-TIME						
TEMPORARY						

ANALYSIS: (Attach a separate page if necessary.)
 SEE ATTACHED

Prepared by: Bob Poe, Director [Signature]
 Division: Information & Administrative Services

Phone: 465-5010
 Date: 4/25/94

Approved by Commissioner: [Signature]
 Agency: Department of Environmental Conservation

Date: 4/25/94

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Fiscal Analysis for
HCS CSSB215(RES)

	No Change From Existing Statute	HCS CSSB215 (RES) Entire Spill Reserve to Response Account
Fiscal Year 1995		
Beginning Balance of Response Fund	\$63.2	
Beginning Balance of Response Account		\$47.7
Beginning Balance of Prevention Account		\$15.5
Total .05 Surcharge Collected in FY95	\$26.2	
Total Response Surcharge Collected in FY95		\$5.2
Total Prevention Surcharge Collected in FY95		\$15.7
Interest Earned in FY95		\$2.5
Prevention & Response Prgm. All Agencies	\$13.5	\$13.5
Estimated Response Account Use	\$0.8	\$0.8
Estimated Cost Recovery to Response Account	\$0.3	\$0.3
Amount of Prevention Program Under-Funded	\$0.0	\$0.0
Ending Balance of Response Fund	\$48.9	
Ending Balance of Response Account		\$46.9
Ending Balance of Prevention Account		\$2.0
Suspension and Reimposition Calculation	(\$6.1)	\$52.5
Fiscal Year 1996		
Beginning Balance of Response Fund	\$75.1	
Beginning Balance of Response Account		\$52.5
Beginning Balance of Prevention Account		\$20.2
Total .05 Surcharge Collected in FY96	\$25.3	
Total Response Surcharge Collected in FY96		\$0.0
Total Prevention Surcharge Collected in FY96		\$15.2
Interest Earned in FY96		\$2.5
Prevention & Response Prgm. All Agencies	\$13.9	\$13.9
Estimated Response Account Use	\$0.8	\$0.8
Estimated Cost Recovery to Response Account	\$0.3	\$0.3
Amount of Prevention Program Under-Funded	\$0.0	\$0.0
Ending Balance of Response Fund	\$60.7	
Ending Balance of Response Account		\$51.7
Ending Balance of Prevention Account		\$6.3
Suspension and Reimposition Calculation	\$4.5	\$52.0

Fiscal Analysis for
HCS CSSB215(RES)

	No Change From Existing Statute	HCS CSSB215 (RES) Entire Spill Reserve to Response Account
Fiscal Year 1997		
Beginning Balance of Response Fund	\$86.0	
Beginning Balance of Response Account		\$52.0
Beginning Balance of Prevention Account		\$24.0
Total .05 Surcharge Collected in FY97	\$24.8	
Total Response Surcharge Collected in FY97		\$0.0
Total Prevention Surcharge Collected in FY97		\$14.9
Interest Earned in FY97		\$2.5
Prevention & Response Prgm. All Agencies	\$14.3	\$14.3
Estimated Response Account Use	\$0.8	\$0.8
Estimated Cost Recovery to Response Account	\$0.3	\$0.3
Amount of Prevention Program Under-Funded		\$0.0
Ending Balance of Response Fund	\$71.2	
Ending Balance of Response Account		\$51.2
Ending Balance of Prevention Account		\$9.7
Suspension and Reimposition Calculation	\$14.2	\$51.5
Fiscal Year 1998		
Beginning Balance of Response Fund	\$96.0	
Beginning Balance of Response Account		\$51.5
Beginning Balance of Prevention Account		\$27.0
Total .05 Surcharge Collected in FY98	\$23.8	
Total Response Surcharge Collected in FY98		\$0.0
Total Prevention Surcharge Collected in FY98		\$14.3
Interest Earned in FY98		\$2.5
Prevention & Response Prgm. All Agencies	\$14.8	\$14.8
Estimated Response Account Use	\$0.8	\$0.8
Estimated Cost Recovery to Response Account	\$0.3	\$0.3
Amount of Prevention Program Under-Funded	\$0.0	\$0.0
Ending Balance of Response Fund	\$80.7	
Ending Balance of Response Account		\$50.7
Ending Balance of Prevention Account		\$12.3
Suspension and Reimposition Calculation	\$22.4	\$51.0

Fiscal Analysis for
HCS CSSB215(RES)

	No Change From Existing Statute	HCS CSSB215 (RES) Entire Spill Reserve to Response Account
Fiscal Year 1999		
Beginning Balance of Response Fund	\$104.5	
Beginning Balance of Response Account		\$51.0
Beginning Balance of Prevention Account		\$29.1
Total .05 Surcharge Collected in FY99	\$22.4	
Total Response Surcharge Collected in FY99		\$4.5
Total Prevention Surcharge Collected in FY99		\$13.4
Interest Earned in FY99		\$2.5
Prevention & Response Prgm. All Agencies	\$15.2	\$15.2
Estimated Response Account Use	\$0.8	\$0.8
Estimated Cost Recovery to Response Account	\$0.3	\$0.3
Amount of Prevention Program Under-Funded	\$0.0	\$0.0
Ending Balance of Response Fund	\$88.8	
Ending Balance of Response Account		\$50.2
Ending Balance of Prevention Account		\$13.9
Suspension and Reimposition Calculation	\$28.8	\$54.9
Total Prevention Program Underfunding	\$0.0	\$0.0
Total Response Account Surcharge Paid	\$122.5	\$9.7
Total Prevention Account Surcharge Paid	\$0.0	\$73.5
Total Surcharges Paid	\$122.5	\$83.2
Total Surcharge Savings to Payor (5 Years)	\$0.0	\$39.3

FISCAL NOTE

STATE OF ALASKA
1994 LEGISLATIVE SESSION

BILL NO: HCS CSSB 215(RES)

Revision Date: 04/21/94 Dept. Affected: Public Safety
 Title: Oil/Hazardous Subs Release Response Fund BRU: Alaska State Troopers
 Component: Detachments
 Sponsor: Senator Miller
 Requestor: H.RES COMPONENT SERIAL NO. 799

EXPENDITURES/REVENUES: (Thousands of Dollars) (inflation not included)

OPERATING	FY 95	FY 96	FY 97	FY 98	FY 99	FY 00
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	-0-	-0-	-0-	-0-	-0-	-0-
CAPITAL EXPENDITURES	-0-	-0-	-0-	-0-	-0-	-0-
CHANGE IN REVENUES ()	-0-	-0-	-0-	-0-	-0-	-0-
<small>Revenue Code</small>						

FUNDING: (Thousands of Dollars)

1002 Federal Receipts						
1003 GF Match						
1004 GF						
1005 GF/Program Receipts						
1006 GF/MHTIA						
Other						
TOTAL	-0-	-0-	-0-	-0-	-0-	-0-

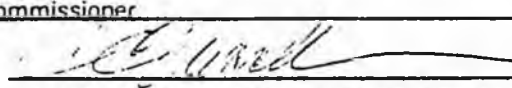
Estimate of current year (FY 94) impact: \$ _____

POSITIONS:

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

ANALYSIS: (Attach a separate page if necessary.)

No impact is anticipated to the Department of Public Safety.

Prepared By: Lee Ann Lucas Phone: 465-4322
 Division: Office of Commissioner Date: 04/25/94
 Approved by Commissioner:  Date: 04/25/94
 Agency: Richard L. Burton, Dept. of Public Safety

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FISCAL NOTE

STATE OF ALASKA

BILL NO. HCSCSSB 215 (RES)

1994 LEGISLATIVE SESSION

Revision Date: April 25, 1994
 Title: "...redesignating the oil and hazardous release response fund..."
 Sponsor: Senator Miller
 Requestor: Senate Resources

Department Affected: Department of Law
 BRU: EXXON VALDEZ Litigation
 Component: EXXON VALDEZ Litigation
 COMPONENT SERIAL NO. 1175

EXPENDITURES/REVENUES:

OPERATING	FY 95	FY 96	FY 97	FY 98	FY 99	FY 00
PERSONAL						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND &						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	-0-	-0-	-0-	-0-	-0-	-0-

CAPITAL						
---------	--	--	--	--	--	--

REVENUE						
---------	--	--	--	--	--	--

FUNDING:

1002 Federal						
1003 GF Match						
1004 GF						
1005 GF/Program						
1006 GF/MHTIA						
OTHER						
TOTAL	-0-	-0-	-0-	-0-	-0-	-0-

POSITIONS:

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

Estimate of current year (FY94) impact: -0-

ANALYSIS: (Attach a separate page if necessary.)

The House Resources Committee Substitute for SB 215 makes minor technical changes and will not be a fiscal impact for the Department of Law.

Prepared by: Richard I. Peques, Director
 Division: Administrative Services Division

Phone: 465-3672
 Date: April 25, 1994

Approved by Commissioner: Bruce M. Botelho, Attorney General
 Agency: Department of Law

Date: April 25, 1994

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FISCAL NOTE

STATE OF ALASKA
1994 LEGISLATIVE SESSION

BILL NO. HCS CSSB 215 (Res)

Revision Date: _____ Dept. Affected: Administration
 Title: *An Act relating to oil and hazardous substances.... BRU: Finance
 Component: Finance
 Sponsor: Sen. Miller
 Requestor: (H) Resources COMPONENT SER AL NO. 59

Expenditures/Revenues (Thousands of Dollars)

OPERATING EXPENDITURES	FY95	FY96	FY97	FY98	FY99	FY00
PERSONAL SERVICES	0.0	0.0	0.0	0.0	0.0	0.0
TRAVEL	0.0	0.0	0.0	0.0	0.0	0.0
CONTRACTUAL	0.0	0.0	0.0	0.0	0.0	0.0
SUPPLIES	0.0	0.0	0.0	0.0	0.0	0.0
EQUIPMENT	0.0	0.0	0.0	0.0	0.0	0.0
LAND & STRUCTURES	0.0	0.0	0.0	0.0	0.0	0.0
GRANTS, CLAIMS	0.0	0.0	0.0	0.0	0.0	0.0
MISCELLANEOUS	0.0	0.0	0.0	0.0	0.0	0.0
TOTAL OPERATING	0.0	0.0	0.0	0.0	0.0	0.0
CAPITAL EXPENDITURES	0.0	0.0	0.0	0.0	0.0	0.0
CHANGE IN REVENUES ()	0.0	0.0	0.0	0.0	0.0	0.0

FUND SOURCE (Thousands of Dollars)

1002 Federal Receipts	0.0	0.0	0.0	0.0	0.0	0.0
1003 GF Match	0.0	0.0	0.0	0.0	0.0	0.0
1004 GF	0.0	0.0	0.0	0.0	0.0	0.0
1005 GF/Program Receipts	0.0	0.0	0.0	0.0	0.0	0.0
1006 GF/MHTIA	0.0	0.0	0.0	0.0	0.0	0.0
Other	0.0	0.0	0.0	0.0	0.0	0.0
Total	0.0	0.0	0.0	0.0	0.0	0.0

Estimate of current year (FY94) cost: none

POSITIONS:

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

ANALYSIS: (Attach a separate page if necessary)

Prepared by: Don Wanie, Director Phone: 465-2240
 Division: Finance Date: _____
 Approved by Commissioner: Nancy Bear Usura Date: 4/26/94
 Agency: Administration

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(Rev. 10/93) NJ 4/26/94

HOUSE RESOURCES COMMITTEE MEETING
APRIL 22, 1994

AMENDMENTS WHICH MAY BE PROPOSED
FOR CS SB 215(RES)am (efd fld)

AMENDMENT

Y.3

OFFERED IN THE HOUSE

TO: CSSB 215(FIN) am(efd fld)

Page 26, line 21, through page 27, line 1:

Delete all material and insert:

"* Sec. 44. CONDITIONAL SUSPENSION OF SURCHARGE IMPOSED BY AS 43.55.201 - 43.55.231. In addition to the circumstances set out in AS 43.55.231, the surcharge authorized by AS 43.55.201 is not levied on and after the effective date of this section and until June 30, 1995, if

(1) the Eighteenth Alaska State Legislature does not, during the Second Regular Session or during any special session held before the effective date of this section.

(A) appropriate to the oil and hazardous substance release prevention and response fund established by AS 46.08.010(a), as amended by sec. 21 of this Act, the balance, as of July 1, 1994, of the account established under former AS 43.55.210 to receive the proceeds of the conservation surcharge; the appropriation required by this subparagraph must be allocated as follows:

(i) 40 percent of that balance to the response account established by AS 46.08.010(a)(2), as amended by sec. 21 of this Act; and

(ii) 60 percent of that balance to the prevention account established by AS 46.08.010(a)(1), as amended by sec. 21 of this Act; and

(B) appropriate at least an amount equal to the estimated amount, as of the day before the effective date of this section, of the unexpended and unobligated balance of the former oil and hazardous substance release response fund, exclusive of the amount appropriated under (A) of this paragraph, to the oil and hazardous substance release prevention and response fund; the appropriation required by this subparagraph must be allocated as follows:

(i) 40 percent of that balance to the response account established by AS 46.08.010(a)(2), as amended by sec. 21 of this Act; and

(ii) 60 percent of that balance to the prevention account established by AS 46.08.010(a)(1), as amended by sec. 21 of this Act, to be appropriated for purposes described in AS 46.08.040(a)(2)(C)(i) and (ii), added by sec. 26 of this Act, and for purposes described in AS 46.08.100 - 46.08.190; or

(2) the governor vetoes or reduces any of the amounts appropriated or allocated under (1) of this section."

Page 27, lines 2 - 4:

Delete "APPLICABLE TO CONSERVATION SURCHARGE ON OIL IMPOSED BY AS 43.55.200 AFTER JUNE 30, 1994, AND BEFORE THE EFFECTIVE DATE OF THIS SECTION."

Insert ". (a)"

Page 27, line 18:

Delete "section"

Insert "subsection"

Page 27, following line 20:

Insert a new subsection to read:

"(b) On the effective date of this section, if so appropriated by the legislature, the commissioner of administration shall transfer to the oil and hazardous substance release prevention and response fund established by AS 46.08.010(a), as amended by sec. 21 of this Act, an amount equal to the estimated amount, as of the day before the effective date of this section, of the unexpended and unobligated balance of the former oil and hazardous substance release response fund; the appropriation required by this subparagraph must be allocated as follows:

(1) 40 percent of that balance to the response account established by AS 46.08.010(a)(2), as amended by sec. 21 of this Act; and

(2) 60 percent of that balance to the prevention account established by AS 46.08.010(a)(1), as amended by sec. 21 of this Act."

With amendment
Y. 3

DRAFT LETTER OF INTENT
FOR HCS CS SB 215 (RES)

BY HOUSE RESOURCES COMMITTEE

In recognition of the vital importance of establishing and maintaining a statewide network of oil and hazardous substance response depots and corps, the legislature is allocating a portion of the balance of the former Oil and Hazardous Substance Release Response Fund to be used for that purpose. While acknowledging dissatisfaction with the performance of state agencies to date in regard to depots and corps, the legislature remains committed to this goal.

It is the intent of the legislature that prior to appropriating the funds allocated in SB 215 for depots and corps, the recommendations of the November 1992, Division of Legislative Audit review of the Response Depot and Corps program be addressed. Of particular importance are recommendations two and three, which are as follows:

Recommendation Number Two

The Alaska Department of Environmental Conservation and the Alaska Department of Military and Veteran Affairs should perform the depot selection process in accordance with statute. AS 46.04.200(b)(5) requires that the State Master Plan must designate the locations where emergency response depots should be established and where emergency response corps personnel should be available. In preparing the State Master Plan, the statute requires the commissioner of DEC to consult with municipal and community officials and representatives of affected regional organizations; submit draft plans to the public for review and comments; submit the plan to the legislature for its review, and submit the plan to the State Emergency Response Commission for its review and approval.

Recommendation Number Three

Long-term plans, complete with an implementation schedule and estimated cost figures, should be completed by DMVA and approved by DEC before making financial commitments with OHSRRF funds. The use of OHSRRF funds for depots and volunteer corps should be closely monitored by DEC to ensure the integrity of the fund and that expenditures are made only for purposes for which the fund was established. Establishing the equipment depots and volunteer corps is a long-term

project spanning several fiscal years. Without the existence of an agreed upon long-term plan, there is no assurance that decision regarding the type and priority of goods and services purchased with the OHSRRF fund are for the purposes intended of that fund.

It is the intent of the legislature that this planning process occur and that plans be reviewed and approved by the legislature before any funds are appropriated for response depots and corps from the balance allocated to the prevention account.

The purpose of this allocation is for establishing, equipping, and maintaining oil and hazardous substance response depots and for training volunteer oil and hazardous substances response personnel. It is NOT to be used to fund DEC and DMVA staff for more than minimal oversight of the implementation and maintenance of the program. In addition, it is the intent of the legislature that a wide geographic area for response depots be reviewed to ensure establishment of depots in the areas of the state that currently have minimal response capabilities. These include Western Alaska, the Aleutian Chain, the Yukon River, Cook Inlet, and Southeast Alaska.

Amendments Submitted by D.E.C.

Amendments to CSSB 215 (FIN) am(efd fld)

1) Section 19, page 14 lines 7-16 replace with:

(1) the oil and hazardous substance release response mitigation account established under AS 46.08.025(b); the amount required to be deposited under this paragraph shall represent the proportion of the expenses recovered that were originally paid for from the oil and hazardous substance release response account established under AS 46.08.010(a)(2); or

(2) [A SPECIAL ACCOUNT CALLED] the ["] oil and hazardous substance release prevention mitigation account established under AS 46.08.020(b); the amount required to be deposited under this paragraph is the amount of money recovered that exceeds the amount payable to the response mitigation account under (1) of this section ["].

2) Section 26, page 21, line 9 add a new subsection L

(L) pay for grants under AS 29.60.510 and impact assessments under AS 29.60.560 made by the commissioner of community and regional affairs.

3) Section 26, page 17, line 31, replace with:

contain, clean up, including restoration of the environment, and take other necessary action, such as monitoring and

4) Section 31, page 23, line 4 add a new subsection (D) between "cost recoveries" and "[AS SPECIFIED . . .]";

(D) AS 46.08.020(a)(3) (cost recoveries)

5) Delete lines 24-25, p. 25 and renumber remaining subsections accordingly.

A M E N D M E N T

OFFERED IN THE HOUSE

BY REPRESENTATIVE FINKELSTEIN

TO: CSSB 215(FIN) am (efd fld)

Page 21, following line 27:

Insert a new bill section to read:

** Sec. 29. AS 46.08.040(d) is amended to read:

(d) Upon a request from

[(1)] the Alaska Legislative Council, the commissioner shall use money from the prevention account in the fund to reimburse the Alaska Legislative Council for expenditures that it makes for the operation of the Citizens' Oversight Council on Oil and Other Hazardous Substances, established under AS 24.20.600 (; AND

(2) THE COMMISSIONER OF TRANSPORTATION AND PUBLIC FACILITIES, THE COMMISSIONER SHALL TRANSFER MONEY FROM THE FUND TO THE DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES TO PAY FOR THE CONSTRUCTION OR REFURBISHMENT OF ONE OR MORE VESSELS OF THE ALASKA MARINE HIGHWAY SYSTEM THAT HAVE THE CAPABILITY TO ASSIST IN RESPONDING TO SPILLS OF OIL AND HAZARDOUS SUBSTANCES; IN EXPENDING MONEY IN THE FUND WHOSE USE FOR VESSELS OF THE MARINE HIGHWAY SYSTEM IS AUTHORIZED BY AS 19.65.025 AND THIS PARAGRAPH, THE COMMISSIONER SHALL GIVE PRIORITY TO CONSTRUCTION OF ONE OR MORE NEW VESSELS THAT HAVE THE CHARACTERISTICS REQUIRED BY THIS PARAGRAPH]."

Renumber the following bill sections accordingly.

Page 26, line 14:

Delete "AS 24.20.600, 24.20.610, 24.20.620, 24.20.630;"

Page 26, lines 15 - 16:

Delete ", 46.08.040(d)"

A M E N D M E N T

Y. 4

OFFERED IN THE HOUSE

TO: CSSB 215(FIN) am(efd fld)

Page 9, lines 30 - 31:

Delete "the oil and hazardous substance release"

Insert "a [THE OIL AND HAZARDOUS SUBSTANCE RELEASE]"

Page 10, line 3:

After "prevention"

Insert "mitigation"

After "in"

Insert "AS 46.08.020(b)"

Page 10, line 5:

Delete "OR] AS 46.08.020"

Insert "OR AS 46.08.020]"

Page 20, lines 25 - 27:

Delete all material.

Page 20, line 28:

Delete "(I)"

Insert "(H)"

Page 21, line 1:

Delete "(J)"

Insert "(I)"

Page 21, line 8:

Delete "(K)"

Insert "(J)"

PASSED

A M E N D M E N T

OFFERED IN THE HOUSE

BY REPRESENTATIVE DAVIES

TO: CSSB 215(FIN) am(efd fld)

Page 16, line 11, after "substance;":

Insert "and"

Page 16, lines 14 - 19:

Delete "; and"

(6) the interest earned on the balances of each of the following:

(A) the prevention account;

(B) the prevention mitigation account;

(C) the response account; and

(D) the response mitigation account"

Page 16, line 20:

Delete "(a)(2) - (6)"

Insert "(a)(2) - (5)"

Page 16, line 25:

Delete "(a)(2) - (6)"

Insert "(a)(2) - (5)"

Page 16, following line 26:

Insert a new bill section to read:

"* Sec. 25. AS 46.08.020 is amended by adding a new subsection to read:

(c) The interest earned on the balances of each of the following accounts shall be deposited into the general fund and credited to the prevention account in the fund:

(1) the prevention account;

- (2) the prevention mitigation account;
- (3) the response account; and
- (4) the response mitigation account."

Renumber the following bill sections accordingly.

Page 26, line 19:

Delete "sec. 42"

Insert "sec. 43"

Page 27, line 21:

Delete "Section 27"

Insert "Section 28"

SECTIONAL ANALYSIS
CSSB 215(FIN) am(efd fld)

SECTION 1: This section amends existing law to give the Governor authority to spend money from the response account for declared disaster emergencies.

SECTION 2: Adds school districts to existing law authorizing municipal and village assistance for spill related expenses; eliminates certain references to reflect changes in Section 3; limits applicability to "sudden" releases.

SECTION 3: Adds school district reference; retains existing 2,500 barrel (or hazardous substance equivalent) threshold for grant eligibility but eliminates related requirement for a declaration of a disaster emergency and certain findings by the Governor; grant money could come from either account depending on type of spill (see Section 29); also makes technical, conforming changes.

SECTION 4: Conforming amendment - adds reference to "school districts" to section on purposes of municipal impact grants.

SECTION 5: Conforming amendment - adds "school districts" to section containing grant application evaluation criteria.

SECTION 6: Conforming amendment - adds "school district" to section prohibiting use of local grants for capital improvements.

SECTION 7: Conforming amendment - adds "school districts" to section regarding impact assessments and development of cost recovery and mitigation plans for each disaster emergency declared by the Governor; makes section apply to disaster emergencies and releases under 46.08.045(b) (see also section 29 discussion).

SECTION 8: Technical, conforming amendment to revise reference from the "Fund" to the "Response" account.

SECTION 9: Revises definition of "fund" to reflect new name: oil and hazardous substance release prevention and response fund.

SECTION 10: Revises definition of "service" in 29.60 to include services provided by "school districts".

SECTION 11: Adds a definition of "school district" to 29.60.

SECTION 12: Conforming amendment - changes terminology and statutory references in current law dealing with Exxon

Valdez reimbursed expenditures to reflect establishment of the prevention and response accounts.

SECTION 13: Creates a new section that levies a 2 cent per barrel surcharge.

SECTION 14: Provides that the Legislature may appropriate this 2 cent per barrel surcharge into the response account.

SECTION 15: New section which sets up the accounting mechanics of the response and related accounts and provides that once the combined totals of the response account, portions of the response mitigation account relating to cost recovery and the general fund surcharge account equals or exceeds \$50,000,000, the levy is suspended beginning on the first day of the next calendar quarter following receipt of this information from the commissioner. The commissioner is required to make a reasonable effort to notify those who are paying the surcharge of the suspension. The surcharge is reimposed beginning on the first day of the next calendar quarter following receipt of the report discussed above if the balance falls below the \$50,000,000 mark. Affected parties also must be notified that the surcharge will be reimposed.

SECTION 16: The surcharge is not levied during any fiscal year for which the Legislature fails to appropriate the required amounts (surcharge; cost recovery monies) to the response account or the appropriation is vetoed or reduced by the Governor.

SECTION 17: Adds Title 43 definitions for "response account" and "response mitigation account" to reflect new provisions of this bill.

ARTICLE 2A: Authorizes a second surcharge of 3 cents per barrel that can be appropriated into the prevention account.

SECTION 18: Technical conforming amendments which refer to the new accounts and related statutory references.

SECTION 19: Amends 46.04.010 which deals with reimbursement for certain oil cleanup expenses. Expenses recovered under this law paid out of the former fund and the new response account are deposited into the general fund and credited to the response mitigation account. Expenses recovered that originated from the prevention account are credited to the prevention mitigation account.

SECTION 20: Amends "Purpose" section to recognize creation of the two accounts within the fund and describes the general purposes for these accounts.

SECTION 21: Revises section of existing law that creates the oil and hazardous substance release response fund to reflect new fund name (now the oil and hazardous substance release prevention and response fund) and to create the oil and hazardous substance release prevention account and the oil and hazardous substance release response account.

SECTION 22: Technical amendment to reflect establishment of accounts and to clarify that appropriations to an account do not lapse and remain available for expenditure in future years.

SECTION 23: Deletes reference to provision that allows the commissioner to transfer fund money to DOT for purposes of constructing or refurbishing ferries that can respond to spills but adds the following exceptions to the general rule that the fund can't be used for capital improvements: response depot equipment and the acquisition, repair or improvement of assets to be used as preparedness measures for oil and hazardous substance releases.

SECTION 24: This section provides for the financing of the prevention account. The Legislature is authorized to appropriate money from the following sources into the prevention account: Applicable surcharge proceeds; money from other state, federal and private sources; money recovered for reimbursement of expenditures made out of the prevention account; and all fines, penalties, damages and interest earned on the various accounts (prevention, prevention mitigation, response, response mitigation, surcharge). Except for the surcharge which has its own separate account in the general fund, these monies are first deposited into the general fund and credited to the prevention mitigation account and then may be appropriated from the mitigation account to the prevention account.

SECTION 25: This section provides for the financing of the response account. The account includes surcharge proceeds; money from other state, federal and private sources; and money recovered from parties that was initially paid out of the current fund or the new response account (not including fines, penalties and damages). Except for the surcharge, these monies go to the general fund response mitigation account and then can be appropriated to the response account.

SECTION 26: This section rewrites existing law to establish the allowed uses for money in the response and prevention accounts.

Response account uses include: to investigate, evaluate, contain and cleanup and take other necessary action to address a release or threatened release of oil and hazardous substances described in Section 29; to provide certain

matching funds in connection with a Section 29 release; and to pay for the costs to the state, municipality, village or school district for cost recovery efforts relating to money that was expended from the response account.

The prevention account can be used to: investigate, evaluate, contain and cleanup and take other necessary action regarding releases not described in Section 29; pay all costs to establish and maintain the response office, response corps (DMVA) and response depots (DMVA); pay all costs to review contingency plans, conduct training, inspections, tests and take other action to verify or establish preparedness for oil and hazardous substance releases, and to establish proof of financial responsibility; pay documented expenses incurred by the Alaska State Emergency Response Commission for staff and response and restoration support activities; pay all costs incurred to acquire, repair or improve an asset to be used as an emergency preparedness measure relating to releases of oil or a hazardous substance; pay the costs, approved by the commissioner, incurred by the local emergency planning committees; provide certain matching funds; provide money to the storage tank assistance fund; pay for cost recovery efforts relating to money expended from the prevention account; prepare, revise and review the master and regional prevention and contingency plans; and to pay for restoration efforts.

SECTION 27: This section, which is contingent on the passage of SB 33, authorizes the department to pay the Department of Military Affairs for Alaska Emergency Response Commission activities and general costs to the DMVA for being prepared for and responding to a request to support response and restoration activities relating to oil and hazardous substance releases.

SECTION 28: The legislature may not use more than 3% of the estimated balance of the prevention account to pay the costs incurred by local emergency planning committees.

SECTION 29: Provides that money from the response account can be used for disaster emergencies relating to oil and hazardous substance releases and other oil and hazardous releases. In the latter case, the Commissioner has to report the situation to the Governor and the Legislative Budget and Audit Committee within 120 hours. The Governor may at any time approve, disapprove or modify. If no action is taken by the Governor, the commissioner may continue to use the account.

SECTIONS 30, 31, 32, 33 and 34: These sections implement the legislative auditor's recommendations regarding development and expansion of accounting procedures and reporting requirements.

SECTIONS 35, 36, 37 and 38: Technical, conforming amendments.

SECTION 39: This section clarifies the definition of "threatened release" in 46.08.

SECTION 40: New definitions to reflect new terminology.

SECTION 41: This section clarifies the definition of "threatened release" in 46.09.

SECTION 42: Conforming repealers; repeals existing surcharge; repeals departments user fee authority for contingency plan and financial responsibility reviews; repeals provisions relating to construction of ferries; repeals all provisions regarding Citizens Oversight Council on Oil and Other Hazardous Substances.

SECTION 43: Technical, conforming provision.

SECTION 44: The response account surcharge is suspended for the next fiscal year if the unexpended and unobligated balance of the former oil and hazardous substance release response fund as of June 30, 1994 is not appropriated to the newly created response account this session or the appropriation is vetoed or reduced by the Governor.

SECTION 45: 5 cent per barrel surcharges received after June 30 and before the effective date of this bill are split 60 (prevention)/40 (response) and credited to each account for purposes of determining the suspension and reimposition of the surcharge under Sections 15 and 16.

SECTION 46: Ties section 27 to passage of SB 33.

Alaska State Legislature

SENATOR

MIKE MILLER

P.O. Box 55094

North Pole, Alaska 99705

(907) 488-0862

Write in Juneau

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Juneau, Alaska

99801-1182

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Senate District Q

Senate

SPONSOR STATEMENT - SENATE BILL 215

Last session, SB 215 was introduced to address several critical concerns relating to the 5 cents per barrel Oil and Hazardous Substance Release Response Fund. It has become increasingly clear that legislation is needed this session to address these concerns, and get the 470 Fund back to what it was originally intended when the Legislature enacted the nickel tax in 1989 - the creation of a \$50 million emergency reserve fund to have immediately available for critical response activity and the ability to fund certain necessary state programs in the area of spill prevention and response.

The current version before you of Senate Bill 215 splits the revenue generated from the nickel per barrel surcharge into a 60/40 ratio (or 3 cents/2 cents) and creates two accounts for the appropriation and expenditure of those revenues.

The Response Account, into which 40% of the tax is appropriated (2¢), will provide funding for releases of oil or other hazardous substances that are emergency or very serious in nature and that require immediate response. This account will initially receive the existing balance of the spill reserve (approximately \$37 million) as well as an ongoing 2 cents from the nickel per barrel surcharge. When the balance of this fund reaches \$50 million, the tax will shut off; when the balance falls below \$50 million, the surcharge will be reimposed.

The Prevention Account, into which 60% of the tax is appropriated (3¢), will provide funding for programs administered by DEC (as well as other agencies) for spill preparedness and related operating expenditures. Unlike the 2 cents in the Response Account, the 3 cent portion of the tax will never shut off. This account will provide an ongoing source of revenue for state prevention programs.

CSSB 215(Fin) am(EFD FLD) represents many hours of effort by all parties involved and is supported by the administration. I would urge this committee's favorable consideration and prompt passage of the legislation.

FISCAL NOTE

STATE OF ALASKA
1994 LEGISLATIVE SESSION

BILL NO. CSSB 215(FIN) am(EFD FLD)

Revision Date: April 18, 1994
 Title: An Act relating to and redesignating the oil and hazardous substance release response fund...
 Sponsor: Miller
 Requestor: Hs. Resources Committee

Dept. Affected: Revenue
 BRU: Revenue Operations
 Component: Oil & Gas Audit Division

COMPONENT SERIAL NO. 115

Expenditures/Revenues: (Thousands of Dollars)

OPERATING	FY95	FY96	FY97	FY98	FY99	FY00
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	0.0	0.0	0.0	0.0	0.0	0.0

CAPITAL						
----------------	--	--	--	--	--	--

REVENUE FUND SOURCE:	-5,300.0	-10,000.0	-9,900.0	-9,500.0	-4,500.0	-9,500.0
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FUNDING: (Thousands of Dollars)

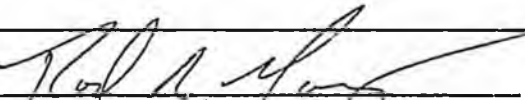
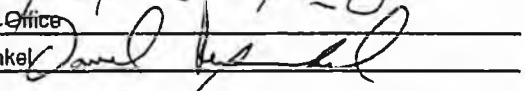
1002 Federal Receipts						
1003 GF Match						
1004 GF						
1005 GF/Program Receipts						
1006 GF/MHTIA						
Other						
TOTAL	0.0	0.0	0.0	0.0	0.0	0.0

POSITIONS:

FULL-TIME						
PART-TIME						
TEMPORARY						

Estimate of current year (FY94) impact: \$ 0.0

ANALYSIS: (Attach a separate page if necessary.)
 Revenue reduction estimates are based on production and tax revenues included in the *Revenue Sources Book, Fall 1993*, and expenditure analysis provided by the Department of Environmental Conservation. The fiscal note represents a simple mathematical calculation based on those estimates.

Prepared by: Rod R. Mourant  Phone: 465-2302
 Division: Commissioner's Office Date: April 18, 1994
 Approved by Commissioner: Darrel J. Rexwinkel  Date: April 18, 1994
 Agency: Revenue

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FISCAL NOTE

STATE OF ALASKA
1994 LEGISLATIVE SESSION

BILL NO. .CS SB215 (FIN) am (efd fld)

Revision Date: _____
 Title: Oil/Hazardous Substance Fund,
Tax, Plans
 Sponsor: Senate Resources Committee
 Requestor: House Resources Committee

Department Affected: Environmental
Conservation
 BRU: Spill Prevention and Response
 Component: All SPAR Components, Response Fund
Admin. Component in Admin. BRU
 COMPONENT SERIAL NO. All of the above.

Expenditures/Revenues: (Thousands of Dollars)

OPERATING EXPENDITURES	FY 95	FY 96	FY 97	FY 98	FY 99	FY 00
PERSONAL SERVICES	0.0	0.0	0.0	0.0	0.0	0.0
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND&STRUCTURES						
GRANTS,CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	0.0	0.0	0.0	0.0	0.0	0.0

CAPITAL EXPENDITURES						
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CHANGE IN REVENUES ()						
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FUND SOURCE

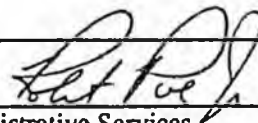
1002 Federal Receipts						
1003 GF Match						
1004 GF						
1005 GF/Program Receipt						
1006 GF/MHTIA						
Other						
TOTAL	0.0	0.0	0.0	0.0	0.0	0.0

Estimate of any current year (FY94) cost: \$ _____

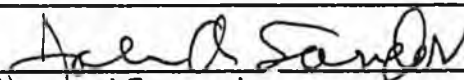
POSITIONS:

FULL-TIME						
PART-TIME						
TEMPORARY						

ANALYSIS: (Attach a separate page if necessary.)

Prepared by: Bob Poe, Director 
 Division: Information & Administrative Services

Phone: 465-5010
 Date: 4/19/94

Approved by Commissioner: Arvid Sanden 
 Agency: Department of Environmental Conservation

Date: 4/19/94

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Response Fund Alternatives
CSHB238 Compared to CSSB215(FIN)

	No Change From Existing Statute	CSHB238 Spill Reserve Split 60/40 Prevention/ Response Account	CSSB215(FIN) Entire Spill Reserve to Response Account
Fiscal Year 1995			
Beginning Balance of Response Fund	\$63.2		
Beginning Balance of Response Account		\$25.3	\$47.7
Beginning Balance of Prevention Account		\$37.9	\$15.5
Total .05 Surcharge Collected in FY95	\$26.2		
Total Response Surcharge Collected in FY95		\$10.5	\$5.2
Total Prevention Surcharge Collected in FY95		\$15.7	\$15.7
Prevention & Response Prgm. All Agencies	\$13.5	\$13.5	\$13.5
Estimated Response Account Use	\$0.8	\$0.8	\$0.8
Estimated Cost Recovery to Response Account	\$0.3	\$0.3	\$0.3
Amount of Prevention Program Under-Funded	\$0.0	\$0.0	\$0.0
Ending Balance of Response Fund	\$48.9		
Ending Balance of Response Account		\$24.5	\$46.9
Ending Balance of Prevention Account		\$24.4	\$2.0
Suspension and Reimposition Calculation	(\$6.1)	\$35.3	\$52.5
Fiscal Year 1996			
Beginning Balance of Response Fund	\$75.1		
Beginning Balance of Response Account		\$35.3	\$52.5
Beginning Balance of Prevention Account		\$40.1	\$17.7
Total .05 Surcharge Collected in FY96	\$25.3		
Total Response Surcharge Collected in FY96		\$10.1	\$0.0
Total Prevention Surcharge Collected in FY96		\$15.2	\$15.2
Prevention & Response Prgm. All Agencies	\$13.9	\$13.9	\$13.9
Estimated Response Account Use	\$0.8	\$0.8	\$0.8
Estimated Cost Recovery to Response Account	\$0.3	\$0.3	\$0.3
Amount of Prevention Program Under-Funded	\$0.0	\$0.0	\$0.0
Ending Balance of Response Fund	\$60.7		
Ending Balance of Response Account		\$34.5	\$51.7
Ending Balance of Prevention Account		\$26.2	\$3.8
Suspension and Reimposition Calculation	\$4.5	\$44.9	\$52.0

Response Fund Alternatives
CSHB238 Compared to CSSB215(FIN)

	No Change From Existing Statute	CSHB238 Spill Reserve Split 60/40 Prevention/ Response Account	CSSB215(FIN) Entire Spill Reserve to Response Account
Fiscal Year 1997			
Beginning Balance of Response Fund	\$86.0		
Beginning Balance of Response Account		\$44.9	\$52.0
Beginning Balance of Prevention Account		\$41.4	\$19.0
Total .05 Surcharge Collected in FY97	\$24.8		
Total Response Surcharge Collected in FY97		\$7.4	\$0.0
Total Prevention Surcharge Collected in FY97		\$14.9	\$14.9
Prevention & Response Prgm. All Agencies	\$14.3	\$14.3	\$14.3
Estimated Response Account Use	\$0.8	\$0.8	\$0.8
Estimated Cost Recovery to Response Account	\$0.3	\$0.3	\$0.3
Amount of Prevention Program Under-Funded		\$0.0	\$0.0
Ending Balance of Response Fund	\$71.2		
Ending Balance of Response Account		\$44.1	\$51.2
Ending Balance of Prevention Account		\$27.1	\$4.7
Suspension and Reimposition Calculation	\$14.2	\$51.8	\$51.5
Fiscal Year 1998			
Beginning Balance of Response Fund	\$96.0		
Beginning Balance of Response Account		\$51.8	\$51.5
Beginning Balance of Prevention Account		\$42.0	\$19.5
Total .05 Surcharge Collected in FY98	\$23.8		
Total Response Surcharge Collected in FY98		\$0.0	\$0.0
Total Prevention Surcharge Collected in FY98		\$14.3	\$14.3
Prevention & Response Prgm. All Agencies	\$14.8	\$14.8	\$14.8
Estimated Response Account Use	\$0.8	\$0.8	\$0.8
Estimated Cost Recovery to Response Account	\$0.3	\$0.3	\$0.3
Amount of Prevention Program Under-Funded	\$0.0	\$0.0	\$0.0
Ending Balance of Response Fund	\$80.7		
Ending Balance of Response Account		\$51.0	\$50.7
Ending Balance of Prevention Account		\$27.2	\$4.8
Suspension and Reimposition Calculation	\$22.4	\$51.3	\$51.0

Response Fund Alternatives
CSHB238 Compared to CSSB215(FIN)

	No Change From Existing Statute	CSHB238 Spill Reserve Split 60/40 Prevention/ Response Account	CSSB215(FIN) Entire Spill Reserve to Response Account
Fiscal Year 1999			
Beginning Balance of Response Fund	\$104.5		
Beginning Balance of Response Account		\$51.3	\$51.0
Beginning Balance of Prevention Account		\$41.5	\$19.1
Total .05 Surcharge Collected in FY99	\$22.4		
Total Response Surcharge Collected in FY99		\$0.0	\$4.5
Total Prevention Surcharge Collected in FY99		\$13.4	\$13.4
Prevention & Response Prgm. All Agencies	\$15.2	\$15.2	\$15.2
Estimated Response Account Use	\$0.8	\$0.8	\$0.8
Estimated Cost Recovery to Response Account	\$0.3	\$0.3	\$0.3
Amount of Prevention Program Under-Funded	\$0.0	\$0.0	\$0.0
Ending Balance of Response Fund	\$88.8		
Ending Balance of Response Account		\$50.5	\$50.2
Ending Balance of Prevention Account		\$26.3	\$3.9
Suspension and Reimposition Calculation	\$28.8	\$50.8	\$54.9
Total Prevention Program Underfunding	\$0.0	\$0.0	\$0.0
Total Response Account Surcharge Paid	\$122.5	\$28.0	\$9.7
Total Prevention Account Surcharge Paid	\$0.0	\$73.5	\$73.5
Total Surcharges Paid	\$122.5	\$101.5	\$83.2
Total Surcharge Savings to Payor (5 Years)	\$0.0	\$21.0	\$39.3

FISCAL NOTE

STATE OF ALASKA
1994 LEGISLATIVE SESSION

BILL NO. CSSB 215 (Fin) am(cfd Nd)

Revision Date: _____ Dept. Affected: Administration
 Title: "An Act relating to oil and hazardous substances...." BRU: Finance
 Component: Finance
 Sponsor: Sen. Miller
 Requestor: _____ COMPONENT SERIAL NO. 59

Expenditures/Revenues (Thousands of Dollars)

OPERATING EXPENDITURES	FY95	FY96	FY97	FY98	FY99	FY00
PERSONAL SERVICES	0.0	0.0	0.0	0.0	0.0	0.0
TRAVEL	0.0	0.0	0.0	0.0	0.0	0.0
CONTRACTUAL	0.0	0.0	0.0	0.0	0.0	0.0
SUPPLIES	0.0	0.0	0.0	0.0	0.0	0.0
EQUIPMENT	0.0	0.0	0.0	0.0	0.0	0.0
LAND & STRUCTURES	0.0	0.0	0.0	0.0	0.0	0.0
GRANTS, CLAIMS	0.0	0.0	0.0	0.0	0.0	0.0
MISCELLANEOUS	0.0	0.0	0.0	0.0	0.0	0.0
TOTAL OPERATING	0.0	0.0	0.0	0.0	0.0	0.0

CAPITAL EXPENDITURES	0.0	0.0	0.0	0.0	0.0	0.0
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CHANGE IN REVENUES ()	0.0	0.0	0.0	0.0	0.0	0.0
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FUND SOURCE (Thousands of Dollars)

1002 Federal Receipts	0.0	0.0	0.0	0.0	0.0	0.0
1003 GF Match	0.0	0.0	0.0	0.0	0.0	0.0
1004 GF	0.0	0.0	0.0	0.0	0.0	0.0
1005 GF/Program Receipts	0.0	0.0	0.0	0.0	0.0	0.0
1006 GF/MHTIA	0.0	0.0	0.0	0.0	0.0	0.0
Other	0.0	0.0	0.0	0.0	0.0	0.0
Total	0.0	0.0	0.0	0.0	0.0	0.0

Estimate of current year (FY94) cost: none

POSITIONS:

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

ANALYSIS: (Attach a separate page if necessary)

Prepared by: Don Wanie, Director Phone: 465-2240
 Division: Finance Date: _____
 Approved by Commissioner: Nancy Bear Usura Date: 4/15/94
 Agency: Administration

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FISCAL NOTE

STATE OF ALASKA
1994 LEGISLATIVE SESSION

BILL NO. CSSB 215 (FIN)am (efd fld)

Revision Date: April 22, 1994
Title: "...redesignating the oil and hazardous release response fund..."
Sponsor: Senator Miller
Requestor: Senate Resources

Department Affected: Department of Law
BRU: EXXON VALDEZ Litigation
Component: EXXON VALDEZ Litigation
COMPONENT SERIAL NO. 1175

EXPENDITURES/REVENUES:

OPERATING	FY 95	FY 96	FY 97	FY 98	FY 99	FY 00
PERSONAL						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND &						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	-0-	-0-	-0-	-0-	-0-	-0-

CAPITAL						
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REVENUE						
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FUNDING:

1002 Federal						
1003 GF Match						
1004 GF						
1005 GF/Program						
1006 GF/MHTIA						
OTHER						
TOTAL	-0-	-0-	-0-	-0-	-0-	-0-

POSITIONS:

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

Estimate of current year (FY94) impact: -0-

ANALYSIS: (Attach a separate page if necessary.)

The Finance Committee amendment to CSSB 215(FIN) makes a minor change in syntax and as provided in the department's April 13 fiscal note, there will not be a fiscal impact for Law.

Prepared by: Richard I. Pegues, Director
Division: Administrative Services Division

Phone: 465-3672
Date: April 22, 1994

Approved by Commissioner: Bruce M. Botelho, Attorney General
Agency: Department of Law

Date: April 22, 1994

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FISCAL NOTE

STATE OF ALASKA
1994 LEGISLATIVE SESSION

BILL NO: CSSB 215(FIN)amiefd fld

Revision Date: 04/21/94 Dept. Affected: Public Safety
 Title: Oil/Hazardous Subs Release Response Fund BRU: Alaska State Troopers
 Component: Detachments
 Sponsor: Senator Miller
 Requestor: H.RES COMPONENT SERIAL NO. 799

EXPENDITURES/REVENUES: (Thousands of Dollars) (inflation not included)

OPERATING	FY 95	FY 96	FY 97	FY 98	FY 99	FY 00
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	-0-	-0-	-0-	-0-	-0-	-0-
CAPITAL EXPENDITURES	-0-	-0-	-0-	-0-	-0-	-0-
CHANGE IN REVENUES ()	-0-	-0-	-0-	-0-	-0-	-0-
<small>Revenue Code</small>						

FUNDING: (Thousands of Dollars)

1002 Federal Receipts						
1003 GF Match						
1004 GF						
1005 GF/Program Receipts						
1006 GF/MHTIA						
Other						
TOTAL	-0-	-0-	-0-	-0-	-0-	-0-

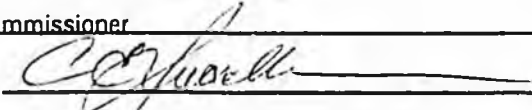
Estimate of current year (FY 94) impact: \$ _____

POSITIONS:

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

ANALYSIS: (Attach a separate page if necessary.)

No impact is anticipated to the Department of Public Safety.

Prepared By: Lee Ann Lucas Phone: 465-4322
 Division: Office of Commissioner Date: 04/22/94
 Approved by Commissioner:  Date: 04/22/94
 Agency: Richard F. Burton, Dept. of Public Safety

April 13, 1994

The Honorable Bill Williams, Chairman
House Resources Committee
Alaska House of Representatives
Juneau, Alaska,

Dear Chairman Williams and members of the house resources committee,

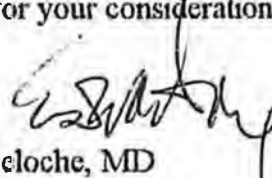
In your considerations of current legislation dealing with Alaska's oil response fund utilization please insure that you provide for maintaining the funding for "corps and depots." The nickel a barrel tax was designated to create a response capability for the state of Alaska to parallel that of industry to insure that we had resources in place to respond to oil and hazardous materials spills within our state. It included pre-positioning of equipment throughout the state, equipment which was capable of responding to the oil and hazardous materials risks determined present by the local communities hazards analysis. It was also intended to provide for training local people to assist in the immediate response to an oil spill or hazardous materials incident.

We all want to support the many industries which are present in our state which provide the economic benefits which allow us to survive in this great land. In order to do so with integrity we must maintain the corps and depots concept as we manipulate the funds we insisted be set aside for this purpose. If we do less, we are abandoning our responsibility to prepare for the inevitable spills and problems which happen in the transport and utilization of those materials which are required to make our fishing, timber and oil industries viable in the world market.

I am the chairman of the Alaska Local Emergency Committee Association, as well as the chairman of the Greater Ketchikan Area Local Emergency Planning Committee. There are now 20 such local planning agencies in this state. Each LEPC, like the one in Ketchikan, consists of 13 leaders within the community who dedicate their valued time to planning for disasters which might occur in their community. Local planning, especially when meshed well with the state plans and federal plans, provides for the best protection to our state for disasters. When all the local leaders involved in disaster planning throughout the state agree on a disaster related topic it might be wise to listen to us. I urge you as the chairman of the Alaska LEPC Association to maintain the Corps and Depots funding as you modify the distribution and management of the response fund this year.

Thank you for your consideration of this matter.

Sincerely,


Ernest B. Meloche, MD
Chairman, Alaska LEPC Association
PO Box 6058, Ketchikan, Alaska, 99901 (228-6610)

Recommendation 41
State takeover of oil
spills

The state should empower itself to take over direction of the response to any spill in Alaska waters.

There is no indication the federal government is inherently better suited than the State of Alaska to respond effectively to an oil spill in Alaska waters. Indeed, the state often will have more response resources than the federal government as well as a greater knowledge base concerning local circumstances. The state's resources and expertise generally will be more readily available in the crucial early hours of a spill.

The state has a constitutional obligation to protect its own resources and the primary responsibility to assist its own citizens. Considering the limited capabilities of federal agencies to respond to a variety of contingencies and the industry's conflict of interest, the state can never rely completely on the United States government or on industry to protect the resources of the state, whether on federal or state lands.

The state's authority should include the power to command the spill cleanup, to apportion scarce public and private resources, and to set in motion an emergency procurement process that will bypass the red tape that was a conspicuous element in the response to the *Exxon Valdez* wreck.

Recommendation 42
State role under
federal authority

Even when the federal government maintains authority over a spill, the scheme for direction and command should permit full cooperation with state authorities.

Though primary responsibility for the salvage of vessels and the safety of crews should remain with the Coast Guard, pollution abatement may be left to the direction of state authorities indicating a willingness and capacity to do so with the support of federal resources. In particular, the state on-scene commander should be empowered to give binding directions to a spiller concerning particular response strategies. Community impact functions should be left to the standard emergency response command system.

Recommendation 43
State response
depots

The state should establish community-based response depots under the management of the state Department of Military and Veterans Affairs.

A major oil spill is in many respects analogous to emergencies such as floods, forest fires and earthquakes. Persons trained in emergency systems to mobilize a large workforce quickly and with the required urgency tend to be better equipped to respond to a major spill. Those specially trained in environmental protection perform better in advice on establishing goals and objectives and in evaluating the impact of the operation.

A state response committee made up of representatives of the appropriate state and federal agencies should be created to review state response plans and participate in periodic drills.

Local volunteer and part-time spill response units should be established, trained and equipped under the direction of the state Department of Military and Veterans Affairs.

Recommendation 44
Immediate local response

Trained volunteer and part-time spill response units, properly trained, supervised and mobilized, should be prepared to protect critical habitat by keeping oil from reaching the shore or protected areas. The work of the Cordova fishing community mobilizing a small armada to protect fish hatcheries after the *Exxon Valdez* wreck is an instructive example. The local experience, knowledge and equipment of a trained volunteer corps should be put to work to help protect local resources.

The state should develop regional response plans reviewed by appropriate regional advisory committees. Private contingency plans should be developed that presume and mesh with regional plans.

Recommendation 45
Regional response plans

Regional committees should be made up of local community members, state and federal agencies and industry. They will prepare the regional response plans and participate in drills to insure readiness. When a spill occurs this committee makes decisions regarding the region and reports to the on-scene commander. During the aftermath of the *Exxon Valdez* wreck the best example of a coordinated response was the response in Seward. The incident command system was fully employed and was able to carry out a well-managed, organized response.

These committees need to be predesignated before spills so they can participate in the planning process and be even more effective in responding to spills when they occur.

The regional response capability should be able to respond to a major spill with the speed of a fire department to protect habitat and contain, transform, recover or destroy a major spill before it reaches shore.

Recommendation 46
Regional response capability

Time is the critical factor in all attempts to limit the environmental damage in a major spill by keeping oil off the shore. Regional response organizations must perform swiftly and with clear command and control to maintain the hope of keeping oil off the beach.

IMPLEMENTING THE RESPONSE

Eventually, another major oil spill will occur in Alaska. Just as inevitably, there will be surprise and chaos. But unpredicted circumstances and the disarray of managers caught off guard can be sharply reduced if a plan is in place that sets out in a coordinated fashion what people should do in emergency circumstances.

The failure of response to the *Exxon Valdez* disaster was made more poignant by the location of the accident. Bligh Reef is in protected waters, only 20 miles from one of the world's major oil terminals. Most of the cleanup equipment in the state was stored at the terminal, and the weather for the first three days after the spill was extraordinarily good.

Command and contingency plan changes contributed to the chaos. When it became obvious that Alyeska's contingency plan was inadequate, the local response commanders—the Coast Guard captain of the port, the Valdez field office chief for the Alaska Department of Environmental Conservation, and the manager of the Alyeska marine terminal—were replaced, even though they were the most familiar with the spill area and the existing contingency plan. Within 48 hours, the spill was being managed by a Coast Guard admiral, the head of Exxon Shipping Company and the commissioner of the Alaska Department of Environmental Conservation, none of whom had particular knowledge of the area or its response planning. Eventually the Exxon worldwide contingency plan took priority, even though it had no specific relationship to Prince William Sound.

Response to the *Exxon Valdez* wreck revealed confusion and unpreparedness on a massive scale. But because plans do not work perfectly does not mean that they don't work at all. There is no reason why the chaos of the *Exxon Valdez* response should be repeated.

- Containment and recovery of the spill on water.
- Treatment of beaches and recovery of oil from the intertidal zone.
- Management of onshore impacts, primarily a responsibility of emergency response authorities.

The local on-scene commander can be predesignated under this system. The function of higher officials such as a federal "czar" should be to see that resources are mobilized and provided, not to replace the on-scene commander. Pre-incident agreements and the Incident Command System should guide the allocation of labor and equipment to communities.

A confusion of command and responsibility handicapped response in Prince William Sound, despite the good faith efforts of all parties. Similarly, a confusion of mission resulted in a division between the very successful focus on the safety of the crew and salvage of the vessel and its cargo and the much less effective effort to contain and recover the oil. Shore operations were often marked by chaos, misallocations of resources and neglect of the interests and wishes of residents.

In almost every command structure surrounding the *Exxon Valdez* spill, the individual most knowledgeable about the circumstances of the spill and theoretically charged with response was quickly replaced by a person who may never have read the local contingency plans. The Coast Guard appears to have rotated personnel through Prince William Sound for the experience.

A substantive role should be given to the affected communities in any response system.

Communities near to the spill and in the shadow of the oil were not given a proportionate role in the response system after the *Exxon Valdez* accident. Frequently they were ignored. Often they devised their own strategies for response, for instance acquiring or manufacturing boom by themselves. Yet local interests, local knowledge and experience with the ocean often made the community-based work force the most efficient available.

LEPC's bring order to this local response.

Recommendation 49
Enlarged
community role



Regional Citizens' Advisory Council / 750 W. 2nd Ave., Suite 100 / Anchorage, Alaska 99501-2168 / (907) 277-7222 / FAX (907) 277-4523

"Citizens promoting environmentally safe operation of the Alyeska terminal and associated tankers."

Overview of CSSB 215 (FIN) am (efd fld) and Comparison with Proposed House Resources Committee Substitute for House Bill 238 ("Z" draft)

This is a brief overview of the principal changes in Senate Bill (SB) 215 as passed by the senate and previously proposed versions of SB 215. In general, CSSB 215 (FIN) am (efd fld) is improved from the Senate Resources Committee substitute. The first set of bullets highlight improvements to the bill; this is followed by bullets indicating aspects of the bill that are still problematic. After each bullet, the CSSB 215 (FIN) am (efd fld) section is indicated to facilitate cross reference. The final section compares SB 215 and the HB 238 "Z" draft.

Principal changes to SB 215:

- The prevention account conservation surcharge is increased from 2.5 cents to 3 cents per barrel. This surcharge level should provide sufficient revenues to fund the Alaska Department of Environmental Conservation (DEC) current spill prevention programs at FY 94 levels through the year 2000 [section 17].
- The response account conservation surcharge is changed from 2.5 cents to 2 cents per barrel [section 13]. The \$50 million cap is maintained with clearer surcharge suspension and reimposition language [sections 15 and 16]. This new language still reduces the amount of surcharge required to be paid to reach the \$50 million cap by approximately \$52 million. The new suspension and imposition language also places cost-recovery funds that originated from the response account and deposited into the response mitigation account under the annual "blackmail or incentive clause." This means that any mitigation funds must be appropriated back into the response account or the two-cent response surcharge is suspended [section 16]. Under current statute, mitigation account funds are not included under the blackmail clause.
- The response account is more readily accessible for all response actions. Money in the response account can be used to respond to a release or threatened release of oil or a hazardous substance when 1) the governor declares a disaster emergency or 2) if within 120 hours of initiating the response action, the commissioner of DEC reports to the governor on the release, the state's action, and the anticipated cost of the response action. The governor may, at any time during the state's response, approve, disapprove, or amend the action [section 29].
- Response action is no longer limited to initial first response [language removed from section 20].
- The response account inflation proofing provision that would have resulted in a substitution of general fund deposits for surcharge collections was deleted.

Prince William Sound Regional Citizens' Advisory Council

- The threshold for municipal impact grants remains releases of 2,500 barrels or more (as in current statute). Grants would be made from the response account. School districts are eligible for grants [sections 1, 2 and 3].
- Language in previously proposed Senate Finance Committee substitutes authorizing use of the prevention account for response depot equipment and for the acquisition of assets for preparedness measures is clarified to help ensure that expenditures relate to oil and hazardous substances [sections 23 and 26].

New or unchanged problems in SB 215:

- The Senate Finance Committee substitute authorizes use of the prevention account for underground storage tank grants [section 26, AS 46.08.040(a)(2)(H)]. **This is a new use of the response fund. The current backlog of grants requests totals \$65 million** and the application period, which was to sunset this fiscal year, is likely to be extended. Approximately \$5 million has been spent annually on this program; the source of funding for the past two years was primarily mitigation account proceeds. The problem with this new use of the prevention account is that 1) the 3-cent surcharge is insufficient to fund the underground storage tank grant program and maintain current programs, 2) other sources of funds are available to underground storage tank owners, and 3) this action is inconsistent with the original stated intent of the proponents of response fund legislation---to provide greater equity in surcharge payments between crude and non crude operators and beneficiaries of the state response and prevention programs.
- **The entire estimated balance of the spill reserve is appropriated to the response account. This fails to recognize that the fund has always served two purposes---spill prevention and response. Given that future nickels are divided three cents for prevention and two cents for response, it makes sense that previous nickels should be divided similarly.** In addition, approximately 42 percent of the balance originating from state general funds and not surcharge payments.
- In the CSSB 215 (FIN) am (efd fld), the 2-cent response surcharge is suspended until June 30, 1995 if the legislature fails to appropriate the entire balance of the spill reserve to the response account [section 44]. This is an improvement over the previous Senate Resources Committee version.
- Authorization for oil and hazardous substance response depot equipment purchases specifies the Alaska Department of Military and Veteran Affairs (DMVA), Division of Emergency Services. The DEC also has authority for establishing response depots and is the more appropriate lead agency for oil and hazardous substance depots or the oil and hazardous substances component of all-hazards depots. The DMVA would be the lead agency on all-hazards depots [section 26, AS 46.08.040(a)(2)(C)(ii)].

Prince William Sound Regional Citizens' Advisory Council

- **Restoration costs are paid from the prevention account despite restoration being part of responding to a spill.** Restoration is part of a continuum of clean up activities. If restoration can be paid from the prevention account, there will always be pressure to identify clean up actions as restoration and shift these costs to the prevention account.
- The Citizens' Oversight Council on Oil and Other Hazardous Substances (COC) was established after the *Exxon Valdez* oil spill as one of the principal recommendations of the Oil Spill Commission. The Oil Spill Commission identified state and federal government and public complacency as one of the principal causes of the *Exxon Valdez* oil spill. The COC was established by the legislature in response to this recommendation. Similarly, Congress created the regional citizens' advisory councils of Cook Inlet and Prince William Sound in the Oil Pollution Act of 1990 (OPA 90) to oversee and advise on issues related to the transAlaska pipeline and marine transportation of crude oil. Both the COC and use of the response fund to pay for its operations were deleted.

Comparison with the Proposed CSHB 238 (RES) "Z" draft

Similarities:

- The nickel is split the same with a 3-cent-per-barrel conservation surcharge directed to the prevention account and a 2-cent-per-barrel conservation surcharge directed to the response account.
- The provisions for capping the response account at \$50 million, calculating the cap, and suspending and reimposing the 2-cent surcharge are similar. Under both proposals, approximately \$52 million less than required under current statutes in surcharge proceeds would be paid to reach the \$50 million cap; mitigation account receipts that are cost recovery of funds expended from the response account would be counted toward the balance calculation to suspend the surcharge; and fines, penalties and damage payments would not be credited against the cap.
- Provisions for accessing the response account are similar with a report from the DEC commissioner to the governor within 120 hours and the provision for the governor to approve, disapprove or amend the response action at any time.
- Similar to SB 215, response action in HB 238 is not limited to initial, first response.
- Provisions for municipal impact grants are similar with the exception that school districts are not added as eligible entities in HB 238. The response account is the source of funds in both bills.
- The house bill makes no changes to current statutes with regards to response depots equipment acquisition. However, the proposed HB 238 direct DEC to

Prince William Sound Regional Citizens' Advisory Council

establish and maintain the oil and hazardous substances response corps and depots.

Differences:

- Unlike the proposed SB 215, the HB 238 proposal does not authorize appropriations from the prevention account for the underground storage tank grant program.
- Similarly, HB 238 does not require appropriation of the entire balance of the spill reserve to the response account to avoid suspending the response account surcharge. Instead, 60 percent of the balance is directed to the prevention account and 40 percent to the response account. This is based on the premise that the balance would be split how the nickel is split and approximately half of the balance originated from general fund appropriations.
- House Bill 238 does not eliminate the COC.
- House Bill 238 more clearly identifies the response account as the source of funds for restoration.

April 19, 1994

Representative Bill Hudson
State Capitol
Juneau, AK 99801-1182

Dear Representative Hudson:

I am writing in regards to SB 215, which proposes to separate the oil and hazardous substance release response fund into two accounts. Although I am against this bill, I understand the bill will likely pass. Therefore, I would like to make the following suggestion.

Rather than depositing the entire 470 fund into the response account, I would like to see 60-75% of the current balance put into the prevention account. This will ensure that money and resources will be available to provide an adequate preventive program.

I believe all Alaskans will be better served if we are capable of preventing a spill rather than being more fit to clean one up. It is easier to prevent mishaps from happening than to deal with them later. Please remember the example set by the Exxon Valdez--it was preventable.

I encourage you to provide adequate funding for the preventive account. Thank you for considering my thoughts.

Sincerely,



Michelle Bugni
3718 El Camino
Juneau, AK 99801

**Petition for Protecting the Oil and Hazardous Substance
Release Response Fund (470 Fund)**

We the undersigned oppose any legislation that reduces funding for oil and hazardous substance spill prevention and response programs funded by the 470 Fund.

<u>Name</u>	<u>Signature</u>	<u>Address</u>	<u>Phone</u>
KAREN BUTTON		2706 W 30th ANCH, AK 99517	
Mei Mei Evans	Mei Mei Evans	P.O. Box 243074 A/A 99524	276-7269
JILL DELATTI		POB 101153 ANK. AK 99510	
Laurie Daniel		3105 Arctic #2789 Anch AK 99503	277-1547
GLADYS THOMPSON		7216 hake Rd Anchorage, AK 99507	349-1456
Jana Sudkamp		3237 Wiley Post Ln Anch AK 99517	
Ann E. Benson		PO. Box 102783 Anchorage, AK 99510	
Nancy E. Michaelson	Nancy E. Michaelson	HCOI Box 69116 Palmer AK 99645	
Carolyn R. Ramey		403 W. 32nd Ave #212 99503	
Christopher Farmer		1809 Cindy Lee Ln Anchorage AK 99507	562-4762
Anna Young	Anna Young	Box 2905 Cordova AK 99574	
Mark Kansteiner		Box 1636 Seward, AK 99664	
Ken Leqhorn	Ken Leqhorn	516 E. 3rd St. Juneau AK 99901	586-1972
Colleen Burch		12821 Mt. Place Anchorage AK 99516	345-5391
James Stratton		12821 Mt. Place " " " "	
ROBERT A. GIGLEY	REPUBLICAN FOR GOVERNOR - 94		
		7447 OBRIEN ST ANCH AK 99507	344-5469
JAMES R. CARTER		3505 WOODLAND PARK DR ANCHORAGE AK 99517	243-6744
CARY BOLLING		468 N. BAILEY PALMER AK 99645	766-2201
JEAN CAMERON		2147 NE 14th Portland, OR 97212	
Cheryl Richardson		1747 Lawrence Ct. Anchorage AK 99501	
Rosin K. Cole		6155 Alameda Anchorage, Alaska 99504	
Kurt Byers	Kurt Byers	P.O. 81186 Fairbanks AK 99708	457-2230
GEORGE E. LUKENS II		758 OCEANVIEW DR ANCH AK 99515	345-2799
GEORGE E. LUKENS JR.		758 OCEANVIEW DR ANCH AK 99515	345-2749
PAUL LARRY BENSON JR.		635 W 9TH #5 ANCH AK 99510	258-5541
Tom Lakos		PO Box 1006 Anch AK 99510	558-1606
Dem Elankovir		PO Box 460 Cordova, Alaska 99574	4074245710

**Petition for Protecting the Oil and Hazardous Substance
Release Response Fund (470 Fund)**

We the undersigned oppose any legislation that reduces funding for oil and hazardous substance spill prevention and response programs funded by the 470 Fund.

<u>Name</u>	<u>Signature</u>	<u>Address</u>	<u>Phone</u>
Bob Luffa	<i>Bob Luffa</i>	2543 Brooke Dr	248-4695
Paulina Hood	<i>Paulina Hood</i>	2413 Lord Barrow	248-7574
Richard Townsend	Richard Townsend	117 N. YOUNG DR.	
Jim M. Peterson	Jim M. Peterson	P O Box 3442, Homer, AK	255-6077
CHARLES MOUNETT	<i>Charles Mounett</i>	P.O. Box 3442 Homer	255-6099
DAVID GRIMES	<i>David Grimes</i>	bx 1636 CORDOVA	
Kermy Tuelo	<i>Kermy Tuelo</i>	Box 83405 FBRs, 99708	955-4286
Penelope Wells	<i>Penelope Wells</i>	PO Box 240454, Anch, AK	99524-337-8018
William W. Dutton	<i>William W. Dutton</i>	3401 Cordova, Anch AK	99503-272-8120
Lorraine Eckstein	<i>Lorraine Eckstein</i>	926 W. 26 #306 Anch	99503-272-8120
Tim Bristol	<i>Tim Bristol</i>	1315 Cordova Anch	99501-276-53
Dan Laws	<i>Dan Laws</i>	PO Box 188, Anch AK	99506-855-4808
Jan Laroque	<i>Jan Laroque</i>	7030 Millin Cir. Anch.	99507-344-6282
James W. ...	James W. ...	60354, Seward, Seward	011 44 575 8220
Frederick L. Ott	<i>Frederick L. Ott</i>	-6537 Reserve Ave Wauwatosa, WI	
Stan Stephens	<i>Stan Stephens</i>	BOX 1297 Valdez	99626
Elizabeth Hutton	<i>Elizabeth Hutton</i>	HC 52 Box 8900 Indian	99540 653-7049
...	...	1119 G St Anchorage	AK 99501
James R. Bauwanger	<i>James R. Bauwanger</i>	HC 83 BOX 2334 EAGLE RIVER	AK 99577 696-8136
Noel C. Nelson	<i>Noel C. Nelson</i>	2515 Cottonwood St, Anch.	AK 99508 272-5830
Steve Nelson	<i>Steve Nelson</i>	2515 Cottonwood St, Anch.	AK 99508 786-7486
Arthur Newman	<i>Arthur Newman</i>	3836 BRYAN RISE RD ANCH	AK 99504
Virginia W Moore	<i>Virginia W Moore</i>	14530 Echo St Anchorage	AK 345-1355
Stephen Bodnar	<i>Stephen Bodnar</i>	box 2262 Cordova	AK 99574 424-5427
Theodore F. Moore	<i>Theodore F. Moore</i>	14530 Echo St, Anch, AK	99576 345-1355
Philip S. King	<i>Philip S. King</i>	7611 Mentra St Anch,	AK 99518 349-1344
EVA CERDA	<i>EVA CERDA</i>	7021 Tanik Anch.	AK 99504 333-0747

Please send to Senator Pearce, Co-chair Senate Finance Committee, State Capitol, Juneau, AK 99801-1182

**Petition for Protecting the Oil and Hazardous Substance
Release Response Fund (470 Fund)**

We the undersigned oppose any legislation that reduces funding for oil and hazardous substance spill prevention and response programs funded by the 470 Fund.

<u>Name</u>	<u>Signature</u>	<u>Address</u>	<u>Phone</u>
Leslie Pearson	Leslie A Pearson	HCS2 Box 8820 Indian 99540	653-1993
Michelle L Hahn-Cleary	Michelle L Hahn-Cleary	Box 1052 Cordova AK 99574	424-7758
Michelle [unclear]	[unclear]	1121 Cordova AK 99574	277-7222
Walter Stephens	Walter Stephens	Box 1297 Valdez AK 99686	835-1131
Dan Strickland	Dan Strickland	Box 9304-D Palmer AK 99645	745-1260
DAN LAUN	[unclear]	PO Box 188 Valdez AK 99686	835-4805
Rick Strindberg	Rick Strindberg	Box 2424 Cordova AK 99574	421-5509
R. A. Finberg	[unclear]	PO Box 46 Egan AK 99725	479-7770
Nabe Fitzgerald	Nabe Fitzgerald	4833 Box 2334 ER 99577	696-8136
Peter Girschner	Peter Girschner	2600 Redwood St. Anch 99508	
John B. Drouillard	John B. Drouillard	3371 Military Cir. Anch. 99508	
[unclear]	[unclear]	Box 1955 Cordova, AK 99574	
Ivan P. Widom	IVAN L. WIDOM	BOX 154 SELDOVIA AK 99663	
Hape Wing ND	Hape Wing ND	1960 Village Senior Pkwy Anch. AK 99516	345-4265
Richard McLean	Richard McLean	105 E. 11th Ave Anch AK 99501	
Matt Carr	M. Carr	9981 FRONTIER AVE ANCH AK 99576	
Carl [unclear]	[unclear]	6476 [unclear] Anchorage 99501	
Marilyn Human	Marilyn Human	1401 Virginia Ct Anch 99501	272-3034
William [unclear]	W. [unclear]	130 Cordova St. Anchorage 99501	
William [unclear]	W. [unclear]	3605 Arctic #1211 99503	
GENE STEVEN	Gene Steven	1120 L St 99501	272-2470
DEBRA STUMP	Debra L. Stump	2420 DENNIS WAY 99515	345-2425
Paul Feigelson	Paul Feigelson	3110 Marathon Circle Anch AK 99515	349-5622
Holly Kane	Holly Kane	4100 Matines Anchorage 99508	563-4470
Pamela Brodie	Pamela Brodie	P.O. Box 104082 Anchorage 99510	248-9388
JAMES M. YOUNG	James M. Young	1742 W. 12th Ave A Anch AK 99501	276-6142
Carol Brehner	Carol Brehner	2512 Forest Pk Anch AK 99517	276-2512
EUGENE LEVINE	Eugene Levine	7343 LINDEN DR ANCH AK 99502	248-0742

Please Send to Senator Pearce Co-Chair Senate Finance
State Capitol, Juneau, AK 99801-1182

**Protecting the Oil and Hazardous Substance
Release Response Fund (470 Fund)**

and oppose any legislation that reduces funding for oil and
hazardous substance spill prevention and response programs funded by the 470

Signature	Address	Phone
JIM W. [Signature]	1006 G. St.	274-2808
LANI BRENNAN [Signature]	" "	" "
LINA ALSTATT [Signature]	PO BOX 243533	248-9877
MICHAEL A. ARMSTRONG [Signature]	15032 SNOWSHOE LN.	345-2878
Susan R. Post [Signature]	7343 Linden Dr	248-0742
Lynn Fitch [Signature]	3231 Amber Bay	314-6915
Harvey Mills [Signature]	2420 Dennis Way	345 2425
Margaret B. Silbert [Signature]	4720 Cambridge Way	561-0590
Martha Siebe [Signature]	5700 Solon Dr	99507 346-3329
Ed Eamhart [Signature]	10413 W. 74th Ave	99512 349-1160
Catherine Portlock [Signature]	10501 Loudermill Ave	99516
Hugh Fleischer [Signature]	1401 W. 11th Ave	99501
Lanie Fleischer [Signature]	1401 W. 11th Ave	99501
Bret Berglund [Signature]	16361 Black Bear Circle Anchorage	99516 345-4082
Carin Smith [Signature]	16361 Black Bear Circle Anchorage	99516 345-4082
Roger D. Plume [Signature]	3211 Copingstone Hill	99502-3131
Colleen K. Craig [Signature]	2429 Teleovana	97517
Cliff Eames [Signature]	2613 W. 34th, #2, Anch	99517 274-3621
Issue He [Signature]	PO Box 2570 Homer AK	99603 no phone
JOE ALDRETH [Signature]	PO. Box 200968 Anchorage	99520 258-4111
KEVIN HARLAN [Signature]	570 N St Anchorage, AK	99501 274-322
MICHAEL V. COUMBE [Signature]	P.O. Box 240343	99524 277-2444
HELEN COUMBE [Signature]	1430 A St	99501 272-8286
Patricia Gleason [Signature]	4211 Brielle Cir	99517 248-2442
Leta Wise [Signature]	PO Box 244034	99524 277-1330
Harriet Drummond [Signature]	2139 Hillcrest Pl.	99503 279-7722
RICHARD J. HELMS [Signature]	PO Box 100916, ANC, AK	99510 338-RICK

Please send to Senator Pearce, Co-chair Senate Finance Committee, State Capitol, Juneau, AK 99801-1182

CORRECTION

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

**Petition for Protecting the Oil and Hazardous Substance
Release Response Fund (470 Fund)**

We the undersigned oppose any legislation that reduces funding for oil and hazardous substance spill prevention and response programs funded by the 470 Fund.

<u>Name</u>	<u>Signature</u>	<u>Address</u>	<u>Phone</u>
JIM BRENNAN	<i>Jim Brennan</i>	1006 G. St.	224-2808
LANI BRENNAN	<i>Lani Brennan</i>	"	"
LINA ALSTATT	<i>Lina Alstatt</i>	PO BOX 243553	248-9877
MICHAEL A. ARMSTRONG	<i>Michael A. Armstrong</i>	15032 SNOWSHOE LN.	345-2878
SUSAN R. POST	<i>Susan R. Post</i>	7343 Linden Dr	248-0742
Lynn Fitch	<i>Lynn Fitch</i>	3231 Amber Bay	344-6915
Harvey Mills	<i>Harvey Mills</i>	2420 Dennis Way	345 2425
Margaret B. Silvestri	<i>Margaret B. Silvestri</i>	4780 Cambridge Way	561-0590
Martha Sieber	<i>Martha Sieber</i>	8700 Solon Dr. 99507	346-3327
Ed Earnhart	<i>Ed Earnhart</i>	1043 W. 34th Ave. 99512	349-1100
Catherine Portlock	<i>Catherine Portlock</i>	10501 Loudermill Ave Anch	99576
Hugh Fleischer	<i>Hugh Fleischer</i>	1401 W. 11th Ave 99501	
Lanie Fleischer	<i>Lanie Fleischer</i>	1401 W. 11th Ave	99501
Bret England	<i>Bret England</i>	1641 Black Bay Circle Anchorage	99516 345-4182
Caryn Smith	<i>Caryn Smith</i>	16361 Black Bay Circle Anchorage	99516 345-4082
Roger D. Plym	<i>Roger D. Plym</i>	3211 Lexington Hill Anch.	99502-3191
Colleen K. Craig	<i>Colleen K. Craig</i>	2429 Telephone	99517
Cliff Eames	<i>Cliff Eames</i>	2615 W. 33rd, #2 Anch	99517 274-3621
Issue Hebert	<i>Issue Hebert</i>	PO Box 2570 Homer AK	99603 no phone
JOE ANDRETA	<i>Joe Andreta</i>	PO. Box 200965 Anchorage	99520 258-4111
KEVIN HARMON	<i>Kevin Harmon</i>	510 N St Anchorage, AK	99501 274-3621
MICHAEL V. COUMBE	<i>Michael V. Coumbe</i>	P.O. Box 240343	99524 277-2444
HELEN COUMBE	<i>Helen L. Coumbe</i>	1430 A St - 99501	272-8286
Patricia Gleason	<i>Patricia Gleason</i>	4211 Brick Co	99517 248-0442
Leta Wise	<i>Leta Wise</i>	PO Box 244034	99524 277-1330
Harriet Drummond	<i>Harriet Drummond</i>	2139 Hillcrest Pl.	99503 279-7722
RICHARD J. HELMS	<i>Richard J. Helms</i>	PO Box 100916, ANCH, AK	99510 338-RICK

Please send to Senator Pearce, Co-chair Senate Finance Committee, State Capitol, Juneau, AK 99801-1182

Petition for Protecting the Oil and Hazardous Substance Release Response Fund (470 Fund)

We the undersigned oppose any legislation that reduces funding for oil and hazardous substance spill prevention and response programs funded by the 470 Fund.

Name	Signature	Address	Phone
Blair Chambers	<i>Blair Chambers</i>	2101 Wetmore #9 Anch.	248-8070
CHRISTAL	<i>Christal</i>	4720 Eagle St. #1 Anch. 99503	561-0515
Deborah L. Greenberg	<i>Deborah L. Greenberg</i>	1322 Virginia Ct Anchorage 99501	272-3763
Karl Ollis	<i>Karl Ollis</i>	3903 Wyoming Dr., Anchorage, 99501	561-1171
Ernest Piper	<i>Ernest Piper</i>	2504 Loussac Dr. Anch.	578501 242-1942
Ronald Henderson	<i>Ronald Henderson</i>	1015 Thayer Dr. Fairbanks AK	455-6682
Molly Bloom	<i>Molly Bloom</i>	1928 Steneger Cir Anchorage AK	59575 379-6165
G.W. Dine	<i>G.W. Dine</i>	Box 895 Corbora AK	99579 929-5305
Joe Barona	<i>Joe Barona</i>	12304 Hilltop Dr Anch AK	99515 522-3808
THOMAS L. LOHMAN	<i>Thomas L. Lohman</i>	P.O. Box 642, BARROW, AK	99723 852-0350
Domen Sullivan-Garcia	<i>Domen Sullivan-Garcia</i>	7220 Holman Anchorage	99516 345-7961
Roy A. WARREN	<i>Roy A. Warren</i>	PO 32362 JUNEAU, AK	99503 789-4382
KEVIN M. O'SHEA	<i>Kevin M. O'Shea</i>	1865 E. Tutor Rd #102-D ANC.	99507 563-4996
Chris McLeod	<i>Chris McLeod</i>	5747 E. 40th, G-703	99504 338-2607
Mark Johnson	<i>Mark Johnson</i>	10726 Horizon Dr. JUNEAU	463-5807 99841
Sharon Lohman	<i>Sharon Lohman</i>	3340 Fitch Ave JUNEAU	
Suzie Kendrick	<i>Suzie Kendrick</i>	PO Box 4502 Soldotna AK	262-3749
JEFF GINALAS	<i>Jeff Ginalas</i>	5018 E 43 AVE Anchorage AK	337-2165
PRICE E. ERIC	<i>Price E. Eric</i>	1715 ORCA Dr Anch AK	274-3751
NANCY F. LETTIGAS	<i>Nancy F. Lettigas</i>	P.O. Box 1353, Valdez AK	99686 435-4300
GAIL K. EVANOFF	<i>Gail K. Evanoff</i>	P.O. Box 8060 Pt Barrow AK	99574-8060

Please send to Senator Pearce, Co-chair Senate Finance Committee, State Capitol, Juneau, AK 99801-1182



Cordova District Fishermen United

P.O. Box 939
Cordova, Alaska 99574
(907) 424-3447 FAX (907) 424-3430

April 15, 1994

Chairman Bill Williams
House Resources Committee
Alaska State Legislature
State Capitol
Juneau, AK 99811-1182

Dear Chairman Williams:

Enclosed are five pages of signatures from people in Cordova who oppose any legislation that reduces funding for oil and hazardous substance spill prevention and response programs funded by the 470 Fund. If you have any questions or require additional information, please call me any time. Thank you for your consideration.

Sincerely,
CORDOVA DISTRICT FISHERMEN UNITED

Dorne Hawxhurst
Dorne Hawxhurst, Executive Director

cc: House Resources Committee
Senator Georgianna Lincoln

**Petition for Protecting the Oil and Hazardous Substance
Release Response Fund (470 Fund)**

We the undersigned oppose any legislation that reduces funding for oil and hazardous substance spill prevention and response programs funded by the 470 Fund.

Name	Signature	Address	Phone
Mark Heibrink	Mark Heibrink	PO Box 2084	
Peter D Ochs	Peter D Ochs	Box 447	424-3191
Jeff P. Howley	Jeff P. Howley	Box 2308	424-7281
Donna Church	Donna Church	Box 406	424-3389
Ken Hill	Ken Hill	Box 1290	424-3498
Kenneth Varton	Kenneth Varton	Box 852 Cordova	424-7779
Charles Trombridge	Charles Trombridge	Box 1744 Cordova	424-3758
Trombridge E. Donovan	Trombridge E. Donovan	Box 114 Cordova	424-3951
Tina M. Donovan	Tina M. Donovan	Box 114 Cordova	424-3951
Jim Pahl	James R. Pahl	Box 179 CDV	424-3479
Georgi Kaechling	Georgi Kaechling	Box 533 Cordova	424-5108
Matt G. Miller	Matt G. Miller	PO 141483 Anch	99514
Evelyn Brown	Evelyn Brown	P.O. Box 306 Cordova	99574
John Young	Sylvia Lange	Box 135 Cordova	5552
Donette Janka	Donette Janka	Box 1231 Cordova	99574
SELINA KEETON	Selina Keeton	P.O. Box 1841 Pt. Townsend WA	98368
Brian L. King	Brian L. King	Box 905 Cordova, AK	99574
Tracey Speier	Tracey Speier	Box 222211, Anch, AK	99522-2211
Lawrence Kairamata	Lawrence Kairamata	3901 E. 42nd #214, Anch, AK	99578
Cheryl M. Fretwell	Cheryl M. Fretwell	Box 2406 Cordova, AK	99574-2406
James Kairamata	James Kairamata	Box 2272 Cordova	4247603
KARL BECKER	Karl Becker	Box 1185 CORDOVA	424-7466
MARK STEEN	Mark Steen	Box 1310 CORDOVA AK	424-5455
JAMES FULTON	James Fulton	P.O. Box 1435 Antioch, CA	94509
J.F. OSBORN	J.F. Osborn	P.O. Box 1986 Cordova AK	99574
JUDY LIETZAU	Judy Lietzau	P.O. Box 2145 CORDOVA AK	99574
Jennifer Ballak	Jennifer Ballak	1025 W. Hickman #1 Sea WA	98119

Please send to Senator Pearce, Co-chair Senate Finance Committee, State Capitol, Juneau, AK 99801-1182