

ALASKA LEGISLATURE COMMITTEE FILES 1997-1998 00/2

9504 SENATE • COMMUNITY & REGIONAL AFFAIRS •

0-LS0056LA.40

Ford

4/4/97

A M E N D M E N T

OFFERED IN THE SENATE

TO: CSSH B 58(FIN) am

1 Page 1, following line 7:

2 Insert a new paragraph to read:

3 "(1) ensure that this Act does not apply to or in any way have an effect on
4 existing litigation or a civil cause of action that accrues before the effective date of this Act;
5 it is the specific intent of the legislature that this Act not apply to or in any way have an
6 effect on In Re Exxon Valdez, A89-0095 Civ. (D.Alaska);"

7 Renumber the following paragraphs accordingly.

Alaska State Senate
Twentieth Legislature
First Session

RCS# 230
Item 3

04-04-97
13:12:05

CSSB 64 (FIN)
Second Reading
Amendment No. 2

Yeas:	7	Green, Halford, Miller, Pearce, Sharp, Taylor, Ward
Nays:	13	Adams, Donley, Duncan, Ellis, Hoffman, Kelly, Leman, Lincoln, Mackie, Parnell, Phillips, Torgerson, Wilken
Excused:	0	
Absent:	0	

Alaska State Senate
Twentieth Legislature
First Session

RCS# 229
Item 3

04-04-97
12:58:54

CSSB 64 (FIN)
Second Reading
Amendment No. 1

Yeas:	8	Green, Halford, Leman, Miller, Pearce, Sharp, Taylor, Ward
Nays:	12	Adams, Donley, Duncan, Ellis, Hoffman, Kelly, Lincoln, Mackie, Parnell, Phillips, Torgerson, Wilken
Excused:	0	
Absent:	0	

Alaska State Senate
Twentieth Legislature
First Session

RCS# 231
Item 4

04-04-97
13:19:33

CSSB 64 (FIN)
Third Reading - Final Passage

Yeas:	17	Adams, Donley, Duncan, Ellis, Green, Halford, Hoffman, Kelly, Leman, Lincoln, Mackie, Miller, Parnell, Phillips, Torgerson, Ward, Wilken
Nays:	3	Pearce, Sharp, Taylor
Excused:	0	
Absent:	0	

AMENDMENT

#2

OFFERED IN THE SENATE

BY SENATOR SHARP

TO: CSSB 64(FIN)

DRAFT

Page 1, lines 5 - 6:

Delete "land and water [UPLANDS AND FRESHWATER BODIES]"

Insert "uplands and freshwater bodies"

Page 2, lines 2 - 4:

Delete all material and insert:

"Sec. 41.21.172. Designated state land and water. The uplands and freshwater bodies owned or acquired by the state within"

Page 3, line 23:

Delete "land and water [UPLANDS AND FRESHWATER BODIES]"

Insert "uplands and freshwater bodies"

DRAFT

CSSB 64(FIN) Shuyak Island State Park

This amendment will limit the amount of land added to the Shuyak Island State Park to the 26,580 acres purchased with the Exxon Valdez oil spill settlement money (EVOSS).

Shuyak Island State Park & Annex.....12,779 acres
Lands purchased by EVOSS.....43,580 acres
Total land in park with this amendment.....56,359 acres

According to the terms of Settlement Agreement, "these lands shall at all times be managed by the State in a manner maintaining and enhancing such lands for wildlife habitat and public recreation purposes" whether or not they are included by legislation in the Shuyak Island State Park!

For your information, I have distributed an inventory of all the legislatively designated areas in the state. By category, we have already restricted the use of ~~xxxx~~ acres: of state land

State Wildlife Areas.....3,193,560 acres
State Park Areas.....3,303,290 acres
State Forest Areas.....2,243,100 acres
Other Multiple use Areas.....2,598,430 acres
Total Acreage..... 11,338,380 acres

In addition, large areas are subject to Federal restrictions.

Fact sheet:



Alaska Department of
**NATURAL
RESOURCES**

State of Alaska Legislatively Designated Areas

Division of Support Services
Land Records Information Section
December 1996

The legislature may designate an area for special uses. Areas designated by the legislature may include refuges, sanctuaries, critical habitat areas, ranges, special management areas, forests, parks, recreation areas, preserves, public use areas, recreation rivers, and recreational mining areas.

The acreage figures below are only approximations and may include tide and submerged land. Consult the referenced Alaska Statutes to determine the legal description and special management intent of any particular area. Many areas also have regulations and plans that govern uses within their boundaries.

State Wildlife Areas

Total Acres (excluding State/National Refuges): 3,193,560

The following legislatively designated areas were established under Title 16, Chapter 20 of the Alaska Statutes to protect and preserve the natural habitat and game population or to enhance habitat for particular wildlife species. Most of these areas are managed by the Alaska Department of Fish and Game.

	<u>Statute</u>	<u>Effective</u>	<u>Amended</u>	<u>Acres</u>
<u>Sanctuaries</u>				
McNeil River State Game Sanctuary	AS 16.20.160-170	07/18/1967	01/01/1993	113.100
Walrus Island State Game Sanctuary	AS 16.20.090-140	04/13/1960		162.200
Stan Price State Wildlife Sanctuary	AS 16.20.150	06/15/1990		610
			Total:	275.910
<u>State Range Areas</u>				
Delta Junction Bison Range Area	AS 16.20.300-320	08/01/1979		89.700
Matanuska Valley Moose Range	AS 16.20.340-360	08/30/1984		131.900
			Total:	221.600
<u>Critical Habitat Areas (CHA)</u>				
Anchor River & Fritz Creek CHA	AS 16.20.605	08/28/1985	06/22/1990	18.600
Chilkat River CHA	AS 16.20.585	09/24/1972		4.730
Cinder River CHA	AS 16.20.560	09/24/1972		25.800
Clam Gulch CHA	AS 16.20.595	03/31/1976		3.820
Copper River Delta CHA	AS 16.20.600	09/28/1978		615.900
Dude Creek CHA	AS 16.20.610	05/13/1988		4.080
Egegik CHA	AS 16.20.565	09/24/1972		8.250
Fox River Flats CHA	AS 16.20.580	05/13/1988		6.780
Homer Airport	AS 16.20.630	08/21/1996		29.4
Kachemak Bay CHA	AS 16.20.590	09/24/1972	04/14/1993	228.800
Kalgin Island CHA	AS 16.20.575	09/24/1972		3.520
Pilot Point CHA	AS 16.20.570	09/24/1972		46.600
Port Heiden CHA	AS 16.20.555	09/24/1972		72.100
Port Moller CHA	AS 16.20.550	09/24/1972		131.300
Redoubt Bay CHA	AS 16.20.625	06/15/1989		164.400
Tugidak Island CHA	AS 16.20.615	06/07/1988		53.600
Willow Mountain CHA	AS 16.20.620	05/12/1989		22.500
			Total:	1,411.074

State Wildlife Areas (continued)

<u>Refuges</u>	<u>Statute</u>	<u>Effective</u>	<u>Amended</u>	<u>Acres</u>
Anchorage Coastal Wildlife Refuge	AS 16.20.031	02/27/1988		33,800
Creamer's Field Migratory Waterfowl Refuge	AS 16.20.039	07/18/1979		1,770
Goose Bay State Game Refuge	AS 16.20.030(c)	05/30/1975		11,000
McNeil River State Game Refuge	AS 16.20.041	01/01/1993		141,100
Mendenhall Wetlands State Game Refuge	AS 16.20.034	05/01/1976		3,600
Minto Flats State Game Refuge	AS 16.20.037	04/13/1988		497,800
Palmer Hay Flats State Game Refuge	AS 16.20.032	05/30/1975	05/31/1985	28,000
Susitna Flats State Game Refuge	AS 16.20.036	09/06/1976	07/03/1984 01/01/1986	301,400
Trading Bay State Game Refuge	AS 16.20.038	09/22/1976	01/01/1986	162,700
Yakataga State Game Refuge ¹	AS 16.20.033	08/15/1990		80,300
Total:				1,261,470

State/National Refuges²

Aleutian Islands Refuge	AS 16.20.030(a)(1)	04/12/1960	----- ³
Bering Sea Refuge	AS 16.20.030(a)(2)	04/12/1960	86,000
Bogoslof Island Refuge	AS 16.20.030(a)(3)	04/12/1960	180
Chamisso Island Refuge	AS 16.20.030(a)(4)	04/12/1960	3,000
Forrester Island Refuge	AS 16.20.030(a)(5)	04/12/1960	20,600
Hazen Bay Refuge	AS 16.20.030(a)(6)	04/12/1960	8,800
Hazy Islands Refuge	AS 16.20.030(a)(7)	04/12/1960	1,900
Kenai National Moose Range	AS 16.20.030(a)(8)	04/12/1960	2,048,000
Kodiak National Wildlife Refuge	AS 16.20.030(a)(9)	04/12/1960	1,717,000
Nunivak Island Refuge	AS 16.20.030(a)(10)	04/12/1960	3,267,000
St. Lazaria Island Refuge	AS 16.20.030(a)(11)	04/12/1960	620
Semidi Islands Wildlife Refuge	AS 16.20.030(a)(12)	04/12/1960	257,000
Tuxedni Refuge	AS 16.20.030(a)(13)	04/12/1960	15,400
Izembek Refuge	AS 16.20.030(a)(14)	09/24/1972	488,000 ⁴
Cape Newenham National Wildlife Range	AS 16.20.030(a)(15)	09/24/1972	435,000 ⁵
Clarence Rhodes National Wildlife Range	AS 16.20.030(a)(16)	09/24/1972	2,886,000
Arctic National Wildlife Range	AS 16.20.030(a)(17)	09/24/1972	----- ⁶

1. The Yakataga Special Management Area, created per Section 9, Chapter 143, SLA 1990, expired when the Yakataga Area Plan was approved on 04/03/95. See the LAS file number AS S9C143SLA90.
2. These lands within the National Wildlife Refuge System were designated as State Game Refuges under Alaska Statute 16.20.030. Except for tide and submerged lands within Izembek Refuge and Cape Newenham National Wildlife Range, these areas are managed by the U. S. Fish & Wildlife Service.
3. Total acreage calculation pending file audit.
4. Tideland and submerged land = 156,400 acres.
5. Tideland and submerged land = 3,450 acres.
6. Total acreage calculation pending file audit.

State Park Areas

Total Acres: 3,303,290

The following legislatively designated areas were established under Title 41, Chapter 21 of the Alaska Statutes to foster the growth and development of a system of parks and recreational facilities and opportunities in the state, for the general health, welfare, education and enjoyment of its citizens and for the attraction of visitors to the state. Most of these areas are managed by the Department of Natural Resources, Division of Parks and Outdoor Recreation.

<u>Parks</u>	<u>Statute</u>	<u>Effective</u>	<u>Amended</u>	<u>Acres</u>
Afognak Island State Park	AS 41.21.185-189	08/24/1994		48.750
Chilkat State Park	AS 41.21.110-120	05/06/1975		10.450
Chugach State Park	AS 41.21.120-125	08/06/1970	06/09/1987	502.450
Denali State Park	AS 41.21.150-152	09/21/1970	09/06/1976	323.200
Kachemak Bay State Park	AS 41.21.130-134	05/09/1970	09/12/1989	197.550
Kachemak Bay State Wilderness Park	AS 41.21.140-143	05/25/1972	09/12/1989	208.950
Point Bridget State Park	AS 41.21.180-183	07/01/1988		2.880
Shuyak Island State Park	AS 41.21.170-178	07/12/1984		11.950
Wood/Tikchik State Park	AS 41.21.160-167	06/29/1978	12/14/1985	<u>1,547.600</u>
			Total:	2,853.780

Marine Parks

Bettles Bay State Marine Park	AS 41.21.304(1)	07/16/1983		680
Beecher Pass State Marine Park	AS 41.21.304(17)	07/01/1986		660
Big Bear/Baby Bear Bays State Marine Park	AS 41.21.304(33)	06/14/1990		2.040
Boswell Bay Beaches State Marine Park	AS 41.21.304(20)	06/14/1990		2.950
Canoe Passage State Marine Park	AS 41.21.304(21)	06/14/1990		2.520
Chilkat Islands State Marine Park	AS 41.21.304(7)	07/16/1983		6.560
Dall Bay State Marine Park	AS 41.21.304(18)	07/01/1986		960
Decision Point State Marine Park	AS 41.21.304(22)	06/14/1990		800
Driftwood Bay State Marine Park	AS 41.21.304(23)	06/14/1990		1.480
Entry Cove State Marine Park	AS 41.21.304(24)	06/14/1990		1.200
Funter Bay State Marine Park	AS 41.21.304(14)	07/01/1986		1.180
Granite Bay State Marine Park	AS 41.21.304(25)	06/14/1990		3.270
Horseshoe Bay State Marine Park	AS 41.21.304(9)	07/16/1983		1.190
Jack Bay State Marine Park	AS 41.21.304(27)	06/14/1990		1.560
Joe Mace Island State Marine Park	AS 41.21.304(15)	07/01/1986		60
Kayak Island State Marine Park	AS 41.21.304(26)	06/14/1990		5.160
Magoun Islands State Marine Park	AS 41.21.304(32)	06/14/1990		2.360
Oliver Inlet State Marine Park	AS 41.21.304(2)	07/16/1983		560
Safety Cove State Marine Park	AS 41.21.304(28)	06/14/1990		960
Saint James Bay State Marine Park	AS 41.21.304(12)	07/16/1983		10.360
Sandspit Point State Marine Park	AS 41.21.304(29)	06/14/1990		560
Sawmill Bay State Marine Park	AS 41.21.304(3)	07/16/1983		2.320
Security Bay State Marine Park	AS 41.21.304(19)	07/01/1986		1.960
Shelter Island State Marine Park	AS 41.21.304(11)	07/16/1983		2.560
Shoup Bay State Marine Park	AS 41.21.304(4)	07/16/1983		4.560
South Ester Island State Marine Park	AS 41.21.304(5)	07/16/1983		3.280
Sullivan Island State Marine Park	AS 41.21.304(10)	07/16/1983		2.620
Sunny Cove State Marine Park	AS 41.21.304(30)	06/14/1990		950
Surprise Cove State Marine Park	AS 41.21.304(6)	07/16/1983		2.240
Taku Harbor State Marine Park	AS 41.21.304(13)	07/01/1986		1.270
Thoms Place State Marine Park	AS 41.21.304(16)	07/01/1986		1.840
Thumb Cove State Marine Park	AS 41.21.304(31)	06/14/1990		720
Zeigler Cove State Marine Park	AS 41.21.304(8)	07/16/1983		<u>720</u>
			Total:	72.110

Recreation Areas

Caines Head State Recreation Area	AS 41.21.430-445	05/16/1971	08/17/1975	6.250
Captain Cook State Recreation Area	AS 41.21.410-425	08/17/1969		2.900
Chena River State Recreation Area	AS 41.21.470-490	06/18/1967	08/11/1975	252.800
Nancy Lake State Recreation Area	AS 41.21.450-465	07/06/1966	04/22/1970	22.600
Willow Creek State Recreation Area	AS 41.21.491-495	06/07/1987		<u>3.620</u>
			Total:	288.170

State Park Areas (continued)

	<u>Statute</u>	<u>Effective</u>	<u>Amended</u>	<u>Acres</u>
State Preserve				
Alaska Chilkat Bald Eagle Preserve	AS 41.21.610-630	07/01/1982	05/26/1986	44,350
			Total:	44,350
Special Management Areas (SMA)				
Business Park Wetlands SMA	AS 41.21.518	Pending ^a		30
Kenai River SMA	AS 41.21.500-514	06/02/1984		44,850
			Total:	44,880

7. Originally designated as Battery Point State Recreation Area, effective 04/22/1970.

8. Takes effect when an initial agreement is reached between the Commissioner of the Department of Natural Resources and the Business Park Wetlands Coalition concerning the maintenance of the state land and water within this designation.

State Forest Areas

Total Acres: 2,243,100

The following legislatively designated areas were established under Title 41, Chapter 15 or Chapter 17 of the Alaska Statutes primarily for management of forest resources. These areas are managed by the Department of Natural Resources, Division of Forestry.

	<u>Statute</u>	<u>Effective</u>	<u>Amended</u>	<u>Acres</u>
State Forest				
Tanana Valley State Forest	AS 41.17.400	07/23/1983	06/02/1988 05/12/1990	1,822,100
Resource Management Area (RMA)				
Haines State Forest RMA	AS 41.15.300-330	07/01/1982		421,000

Other State Multiple Use Areas

Total Acres: 2,598,430

The following legislatively designated areas were established under Title 41, Chapter 23 of the Alaska Statutes for special multiple use management of state public land and water resources by the Department of Natural Resources, and management of public wildlife resources by the Department of Fish and Game.

	<u>Statute</u>	<u>Effective</u>	<u>Amended</u>	<u>Acres</u>
Public Use Areas				
Ernie Haugen Public Use Area	AS 41.23.050-080	06/07/1988		420
Goldstream Public Use Area	AS 41.23.140-170	08/12/1990		3,030
Hatcher Pass Public Use Area	AS 41.23.100-130	09/01/1986		5,200
Nelchina Public Use Area	AS 41.23.010-040	08/28/1985		2,326,300
			Total:	2,334,950
Recreation Rivers (RR)				
Alexander Creek State RR	AS 41.23.500(1)	06/09/1988	04/14/1993	22,900
Kroto & Moose Creek State RR	AS 41.23.500(2)	06/09/1988		74,800
Lake Creek State RR	AS 41.23.500(3)	06/09/1988		64,100
Little Susitna River State RR	AS 41.23.500(4)	06/09/1988		17,800
Talachulitna River State RR	AS 41.23.500(5)	06/09/1988		53,000
Talkeetna River State RR	AS 41.23.500(6)	06/09/1988		30,600
			Total:	263,200
Recreational Mining Area				
Caribou Creek Recreational Mining Area	AS 41.23.600-620	08/14/1990		280
			Total:	280

DRAFT

SHUYAK STATE PARK

New Section:

Neither the Commissioner nor the Board of Fisheries nor the Board of Game may close the Park to hunting, fishing and trapping, other than the minimum area and time necessary to protect public safety, unless the closure has been approved by the legislature. This does not affect the authority of the Commissioner of Fish and Game to implement temporary closures for biological emergencies.

AMENDMENT

OFFERED IN THE SENATE

BY SENATOR TAYLOR

TO: CSSB 64(RES) ("B" Version, Dated 3/6/97)

1 Page 3, following line 25:

2 Insert a new bill section to read:

3 ** Sec. 4. AS 41.21.174(b) is amended to read:

4 (b) The Department of Fish and Game is responsible for the management of
5 fish and game resources in the Shuyak Island State Park, consistent with the sustained
6 yield principle and the purposes and provisions of this chapter. The Board of
7 Fisheries, the Board of Game, and the commissioner of fish and game are responsible
8 for adopting regulations governing uses of fish and game in accordance with AS 16.
9 The fish and game habitat and breeding areas shall be managed to ensure that the fish
10 and game resources of the park continue on a sustained yield basis. In managing the
11 fish and game resources of the Shuyak Island State Park and adopting
12 regulations governing uses of the fish and game, the Board of Fisheries, the
13 Board of Game, or the commissioner of fish and game may not ^{perm} close any fishing,
14 hunting, or trapping within the park unless the closure is

15 ~~(1) approved by the legislature; or~~

16 ~~(2) temporary and implemented because of a biological~~
17 emergency."

18 Renumber the following bill sections accordingly.

FAX TRANSMISSION
DIVISION OF WILDLIFE CONSERVATION
ADF&G
P.O. BOX 25526
JUNEAU, AK 99802-5526

PHONE: (907)465-4190
FAX: (907)465-6142

TO: Dave Gray

FROM: Phil Koehl

DATE: 3/13 NUMBER OF PAGES TO FOLLOW: 6

MESSAGE: Info' on critical habitat
areas and controlled use areas



Facts Pertaining to State Game Refuges, Critical Habitat Areas, and Game Sanctuaries.

DESIGNATIONS	APPROXIMATE ACREAGE	YEAR ESTABLISHED	PURPOSE PROTECT & PERPETUATE	LANDS INVOLVED
<u>REFUGES</u>				
1. Potter Point	2,600	1971	waterfowl habitat & hunting	uplands, tidal & submerged
2. Gause Bay	13,262	1975	waterfowl habitat & hunting	uplands, tidal & submerged
3. Palmer Hayflats	21,040	1975	waterfowl habitat & hunting	uplands, tidal & submerged
4. Susitna Flats	301,950	1976	waterfowl & big game habitat & hunting	uplands, tidal & submerged
5. Trading Bay	168,930	1976	waterfowl & big game habitat & hunting	uplands, tidal & submerged
6. Hendenhall Wetlands	3,600	1976	waterfowl habitat & hunting	uplands, tidal & submerged
7. Izembek	169,600	1972	waterfowl habitat & hunting	tidal & submerged
8. Cape Newenham	7,040	1972	waterfowl habitat & hunting	tidal & submerged
<u>CRITICAL HABITAT AREAS</u>				
1. Port Muller	123,520	1972	waterfowl habitat	tidal & submerged
2. Port Heiden	65,560	1972	waterfowl habitat	tidal & submerged
3. Cinder River	25,280	1972	waterfowl habitat	tidal & submerged
4. Igeyik	8,320	1972	waterfowl habitat	tidal & submerged
5. Pilot Point	46,720	1972	waterfowl habitat	tidal & submerged
6. Kalyn Island	2,800	1972	waterfowl & big game habitat	tidal & submerged
7. Fox River Flats	6,720	1972	waterfowl habitat	tidal & submerged
8. Chilkat River	4,900	1974	eagle nesting & feeding habitat	uplands
9. Kachemak Bay	215,000	1974	shellfish, crab & fish	tidal & submerged
10. Clam Gulch	30,000	1976	razor clam habitat	tidal & submerged
11. Copper River Delta	458,240	1978	shorebird & waterfowl migration & staging area	uplands, tidal & submerged lands & waters
<u>GAME SANCTUARIES</u>				
1. Walrus Islands	8,000	1960	walrus & other wildlife	uplands, tidal & submerged
2. McMill River	95,760	1967	brown bear & other big game	uplands, tidal & submerged

Hunting Areas With Access Restrictions

Controlled Use Area	Eff. Date*	Restriction
Chichagof CUA (4) 5 AAC 92.540(1)	1989	closed to use of any motorized vehicle for brown bear hunting
Delta CUA (13B & 20A) 5 AAC 92.540(2)	1971	closed to use of any motorized vehicle or pack animal for hunting from 8/5-25
Sourdough CUA (13B) 5 AAC 92.540(2)	1971	closed to use of any motorized vehicle for hunting (except designated highways)
Clearwater Creek CUA (13B) 5 AAC 92.540(2)	1971	closed to use of any motorized vehicle for hunting (except designated highways)
Tonsina CUA (13D) 5 AAC 92.540(2)	1975	closed to use of any motorized vehicle or pack animal for hunting from 7/26-9/30
Glacier Mountain CUA (20E) 5 AAC 92.540(2)	1971	closed to use of any motorized vehicle for hunting from 8/5-9/20 (except designated highways)
Wood River CUA (20A) 5 AAC 92.540(2)	1976	closed to use of any motorized vehicle except aircraft for big game hunting and transportation of game
Macomb Plateau CUA (20D) 5 AAC 92.540(2)	1974	closed to use of any motorized vehicle for hunting or transportation of game from 8/10-9/30 (except some aircraft)
Yanert CUA (20A) 5 AAC 92.540(2)	1973	closed to use of any motorized vehicle except aircraft for big game hunting and transportation of game
Ladue River CUA (20E) 5 AAC 92.540(2)	1994	closed to use of any motorized vehicle except aircraft for big game hunting and transportation of game (except designated highways)
Nenana CUA (20A & C) 5 AAC 92.540(2)	1996	closed to use of airboats for hunting moose, transporting moose hunters or their gear
Kenai CUA (15A) 5 AAC 92.540(3)	1982	closed to use of aircraft during moose season until 9/11 (except at airports)
Lower Kenai CUA (15C) 5 AAC 92.540(3)	1985	closed to use of any motorized vehicle except aircraft or boat for hunting 9/11-14 and 9/17-20 (except designated highways)
Kulskag CUA (18) 5 AAC 92.540(4)	1977	closed to use of aircraft for hunting big game, transporting hunters or game (except from public airport)

*effective date of access restriction, not when the area was established

Controlled Use Area	Eff. Date*	Restriction
Upper Kuskokwim CUA (19D) 5 AAC 92.540(5)	1981	closed to use of aircraft for hunting moose, transporting moose hunters or moose parts (except from public airport)
Holitna-Hoholitna CUA (19A & B) 5 AAC 92.540(5)	1992	closed to use of boats equipped with motors over 40hp for big game hunting, transporting hunters and game from 8/1-11/1
Koyukuk CUA (21 & 24) 5 AAC 92.540(6)	1978	closed to use of aircraft for hunting moose, transporting moose hunters or moose parts (except from public airport)
Kanuti CUA (24) 5 AAC 92.540(6)	1979	closed to use of aircraft for hunting moose, transporting moose hunters or moose parts (except from public airport)
Paradise CUA (21) 5 AAC 92.540(6)	1977	closed to use of aircraft for hunting moose, transporting moose hunters or moose parts (except from public airport)
Noatak CUA (23) 5 AAC 92.540(7)	1988	closed to use of aircraft for hunting big game, transporting hunters or game (except from public airport)
Upper Mulchatna CUA (17B) 5 AAC 92.540(8)	1990	closed to use of any motorized vehicle except aircraft or boat for hunting big game (except vehicle in camp)
GMU 26A CUA 5 AAC 92.540(9)	1990	closed to use of aircraft for hunting moose, transporting moose hunters or moose parts from 8/1-31 and 1/1-3/31 (except from public airport)
Naknek CUA (9C) 5 AAC 92.540(10)	1991	closed to use of any motorized vehicle except aircraft, boat or snowmobile for hunting from 8/1-11/30 (except designated areas)
Izembek CUA (9E) 5 AAC 92.540(10)	1993	closed to use of any motorized vehicle except boats for hunting, transporting hunters or game

*effective date of access restriction, not when the area was established

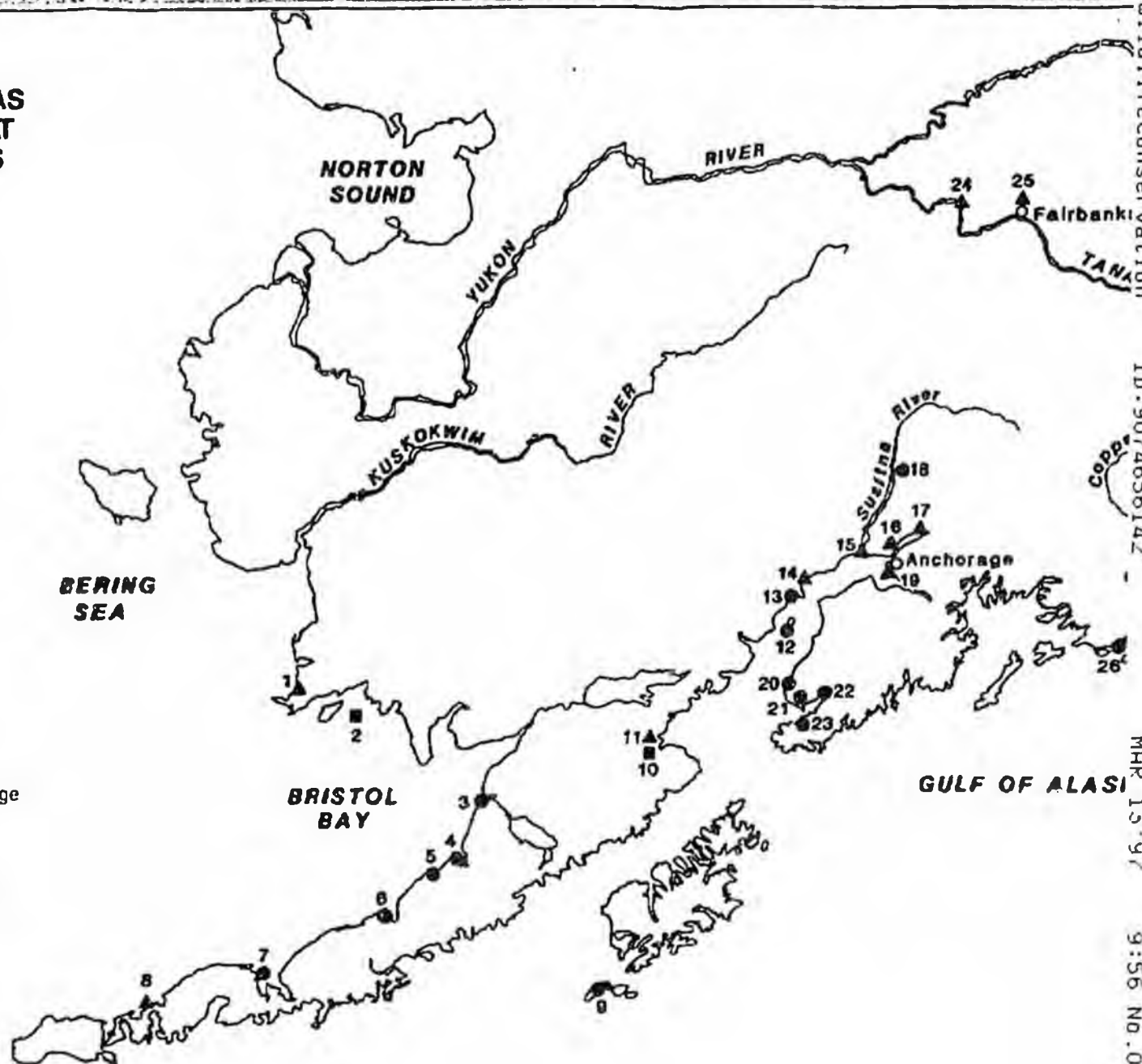
Management Areas	Eff. Date*	Restriction
Dalton Highway Corridor MA 5 AAC 92.530(7)	1987	no motorized vehicles, except aircraft, boats and licensed highway vehicles may be used to transport game or hunters
Minto Flats MA (20B) 5 AAC 92.530(8)	1995	aircraft and airboats may not be used for moose hunting or to transport moose, moose hunters or their equipment
Northwest Alaska Brown Bear MA 5 AAC 92.530(16)	1992	aircraft (except regularly scheduled flights) may not be used in any manner for brown bear <i>registration permit</i> hunts
Lake Louise MA (13A)**	1971 Repealed 1979	closed to use of any motorized vehicle for hunting and transportation of game (except designated roads)
Alaska Peninsula MA (9)**	1973 Repealed 1986	closed to use of any motorized vehicle for big game hunting (except boats and aircraft)
Lime Village MA (19A)	1985 Repealed 1986	closed to use of aircraft during moose season (except at airports)
West Chugach MA (14)**	1968 Repealed 1979	closed to motorized transport (except boats) for hunting (except established roads and public airports) from 8/1-11/30

*effective date of access restriction, not when the area was established

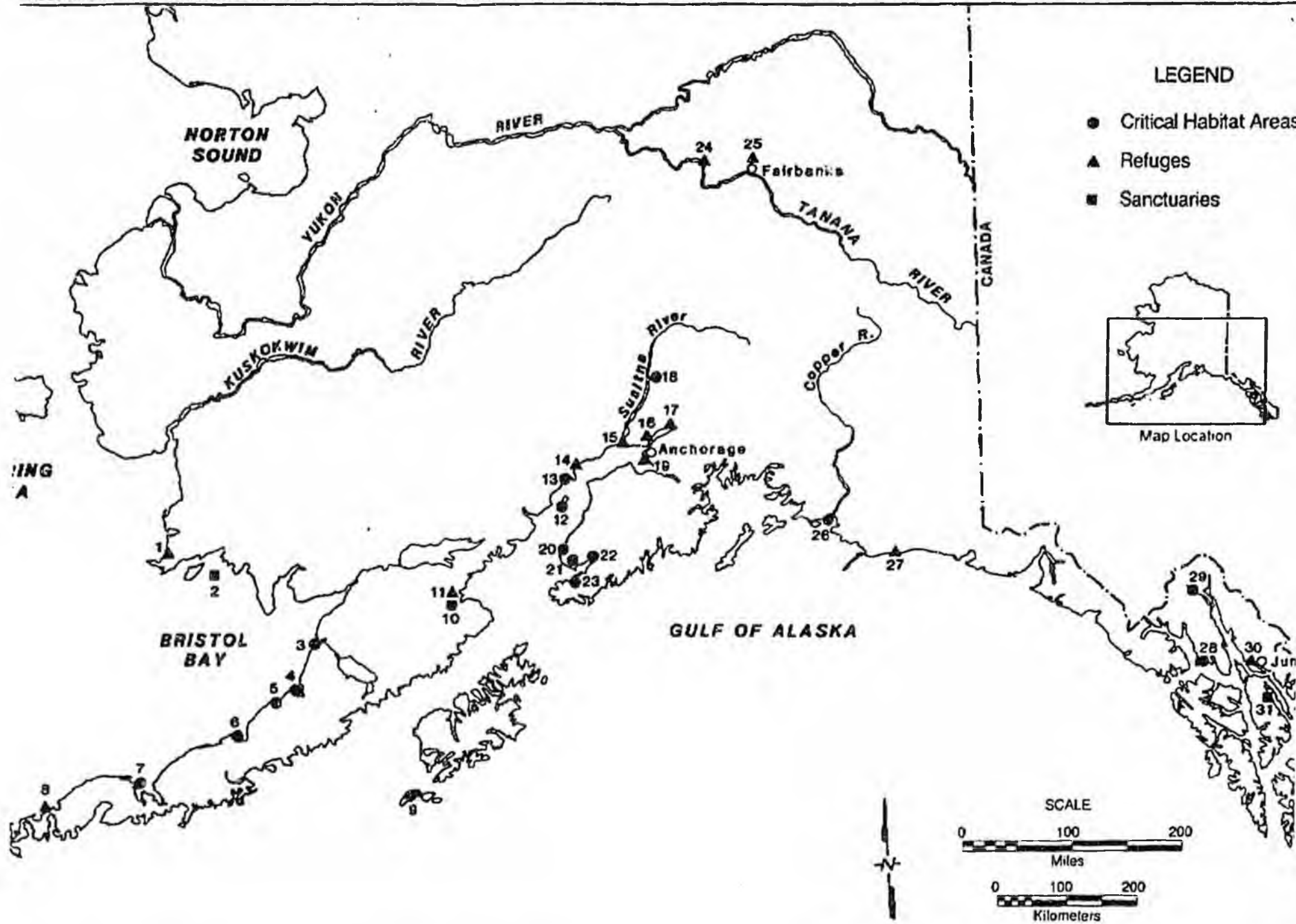
**although designated as "management areas" when they were established, if created now, these areas would be "controlled use areas."

STATE LANDS DESIGNATED AS REFUGES, CRITICAL HABITAT AREAS, AND SANCTUARIES

1. Cape Newenham State Game Refuge
2. Walrus Islands State Game Sanctuary
3. Egegik Critical Habitat Area
4. Pilot Point Critical Habitat Area
5. Cinder River Critical Habitat Area
6. Port Heiden Critical Habitat Area
7. Port Moller Critical Habitat Area
8. Izembek State Game Refuge
9. Tugidak Island Critical Habitat Area
10. McNeil River State Game Sanctuary
11. McNeil River State Game Refuge
12. Kalgin Island Critical Habitat Area
13. Redoubt Bay Critical Habitat Area
14. Trading Bay State Game Refuge
15. Susitna Flats State Game Refuge
16. Goose Bay State Game Refuge
17. Palmer Hay Flats State Game Refuge
18. Willow Mountain Critical Habitat Area
19. Anchorage Coastal Wildlife Refuge
20. Clam Gulch Critical Habitat Area
21. Anchor River and Fritz Creek
Critical Habitat Area
22. Fox River Flats Critical Habitat Area
23. Kachemak Bay Critical Habitat Area
24. Minto Flats State Game Refuge
25. Creamer's Field Migratory Waterfowl Refuge
26. Copper River Delta Critical Habitat Area
27. Yakataga State Game Refuge
28. Dude Creek Critical Habitat Area
29. Chilkat River Critical Habitat Area
30. Mendenhall Wetlands State Game Refuge
31. Stan Price State Wildlife Sanctuary

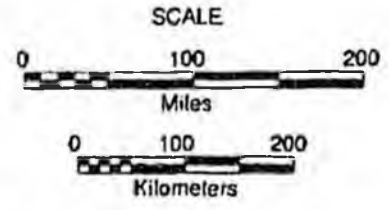


U.S. GEOLOGICAL SURVEY
 WATER RESOURCES DIVISION
 ALASKA DIVISION
 10-2011-400B147
 MHR 10'9"
 9:56 No. 007 P. 03



LEGEND

- Critical Habitat Areas
- ▲ Refuges
- Sanctuaries



STATE OF ALASKA

DEPARTMENT OF NATURAL RESOURCES

DIVISION OF PARKS AND OUTDOOR RECREATION

TONY KNOWLES, GOVERNOR

3601 C STREET, SUITE 1200
ANCHORAGE, ALASKA 99503
PHONE: (907) 762-2600

March 18, 1997

Knox and Lorena Christie
324 Wilson Street
Port Townsend, WA 98368

Re: Access to ADL 320911

Dear Mr. & Mrs Christie:

Thank you for your recent e-mail correspondence with my staff in Kodiak, regarding continued access to your mining claim on Shuyak Island. I understand that access to your claim, located in Carry Inlet, has never been restricted by state park personnel or activities since the creation of Shuyak Island State Park in 1984. Our current and future intent as land managers is to provide legal access to all private lands on Shuyak Island, including valid mining claims.

I appreciate your concern regarding future access to your mining claim and if you have further questions please contact me at (907) 269-8700.

Sincerely



Jim Stratton
Director

1970 - 1995
Celebrating 25 Years of Alaska State Parks

 printed on recycled paper by G.D.

CS FOR SENATE BILL NO. 64(RES)

IN THE LEGISLATURE OF THE STATE OF ALASKA

TWENTIETH LEGISLATURE - FIRST SESSION

BY THE SENATE RESOURCES COMMITTEE

Offered:

Referred:

Sponsor(s): SENATOR MACKIE

A BILL

FOR AN ACT ENTITLED

1 "An Act relating to the Shuyak Island State Park."

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

3 * Section 1. AS 41.21.170(a) is amended to read:

4 (a) The purpose of AS 41.21.170 - 41.21.178 is to establish, subject to valid
5 existing rights, the state-owned or acquired land and water [UPLANDS AND
6 FRESHWATER BODIES] described in AS 41.21.172 as the Shuyak Island State Park.
7 In accordance with the covenants and deed restrictions set by the Kodiak Island
8 Borough that support the basic tenets of the Alaska lifestyle, the [THE] primary
9 purpose [PURPOSES] of establishing the Shuyak Island State Park is [ARE] to
10 preserve, protect, and enhance traditional public access to and use of the area's
11 natural resources for various activities including [THE AREA'S RECREATIONAL
12 AND SCENIC RESOURCES, TO PROTECT THE AREA'S FISH AND WILDLIFE
13 HABITAT, AND TO PRESERVE AND ENHANCE THE CONTINUED USE OF
14 THE AREA FOR] sport and subsistence hunting, sport, subsistence, and commercial
15 [AND] fishing, and trapping [, AND RECREATIONAL ACTIVITIES].

1 * Sec. 2. AS 41.21.172 is repealed and reenacted to read:

2 **Sec. 41.21.172. Designated state land and water.** The upland, shoreland,
3 tideland, land underlying tidally influenced inland water, and water overlying this land,
4 including both the surface and subsurface estate, owned or acquired by the state within
5 the following described parcels are designated as the Shuyak Island State Park:

6 (1) Township 17 South, Range 19 West, Seward Meridian

7 Section 18

8 Section 19

9 Section 30;

10 (2) Township 17 South, Range 20 West, Seward Meridian

11 Section 24

12 Section 25;

13 (3) Township 18 South, Range 18 West, Seward Meridian

14 Section 6

15 Section 7

16 Section 20

17 Section 28

18 Section 29;

19 (4) Township 18 South, Range 19 West, Seward Meridian

20 Section 1

21 Section 2

22 Section 4

23 Section 5

24 Sections 7 - 36;

25 (5) Township 18 South, Range 20 West, Seward Meridian

26 Section 2

27 Section 3

28 Sections 9 - 11

29 Sections 13 - 17

30 Sections 19 - 36;

31 (6) Township 18 South, Range 21 West, Seward Meridian

- 1 Section 36;
- 2 (7) Township 19 South, Range 19 West, Seward Meridian
- 3 Sections 1 - 24
- 4 Sections 26 - 34;
- 5 (8) Township 19 South, Range 20 West, Seward Meridian
- 6 Sections 1 - 30
- 7 Section 32: N1/2
- 8 Sections 33 - 36;
- 9 (9) Township 19 South, Range 21 West, Seward Meridian
- 10 Section 1
- 11 Sections 12 - 14
- 12 Section 24
- 13 Section 25;
- 14 (10) Township 20 South, Range 19 West, Seward Meridian
- 15 Section 4
- 16 Section 5
- 17 Section 6: N1/2, N1/2S1/2;
- 18 (11) Township 20 South, Range 20 West, Seward Meridian
- 19 Section 1: N1/2, N1/2S1/2
- 20 Section 2: N1/2
- 21 Section 3: N1/2.

22 * Sec. 3. AS 41.21.174(a) is amended to read:

23 (a) The state land and water [UPLANDS AND FRESHWATER BODIES]

24 described in AS 41.21.172 are assigned to the department for control, maintenance, and

25 development consistent with the purposes and provisions of AS 41.21.170 - 41.21.178.

26 * Sec. 4. AS 41.21.174(b) is amended to read:

27 (b) The Department of Fish and Game is responsible for the management of

28 fish and game resources in the Shuyak Island State Park, consistent with the sustained

29 yield principle and the purposes and provisions of this chapter. The Board of

30 Fisheries, the Board of Game, and the commissioner of fish and game are responsible

31 for adopting regulations governing uses of fish and game in accordance with AS 16.

1 The fish and game habitat and breeding areas shall be managed to ensure that the fish
 2 and game resources of the park continue on a sustained yield basis. In managing the
 3 fish and game resources of the Shuyak Island State Park and adopting regulations
 4 governing uses of the fish and game, the Board of Fisheries, the Board of Game,
 5 or the commissioner of fish and game may not permanently close any fishing,
 6 hunting, or trapping within the park unless the closure is implemented because
 7 of a biological emergency.

8 * Sec. 5. AS 41.21.174(g) is amended to read:

9 (g) Nothing in AS 41.21.170 - 41.21.178 prohibits the Department of Fish
 10 and Game from engaging in [STREAM] rehabilitation, enhancement, and development
 11 of fish and game habitat under AS 16.05 [AS 16.05.092] on land and water within
 12 the Shuyak Island State Park.

13 * Sec. 6. AS 41.21.176 is amended to read:

14 Sec. 41.21.176. Incompatible uses. (a) Except as provided in this section,
 15 the [THE] commissioner may designate by regulation incompatible uses within the
 16 land and water of the Shuyak Island State Park [PARK UPLANDS AND
 17 FRESHWATER BODIES].

18 (b) Possession and use [USE] of a weapon in the Shuyak Island State Park
 19 shall be allowed at all times and use of the weapon may be restricted only under
 20 extraordinary circumstances and only in such areas where public safety is
 21 threatened [EXCEPT IN UNIQUE AREAS THAT MAY BE CLOSED FOR
 22 PURPOSES OF PUBLIC SAFETY BY REGULATION BY THE COMMISSIONER].

23 (c) The [THE REGULATIONS GOVERNING PUBLIC USE OF THE
 24 SHUYAK ISLAND STATE PARK SHALL PROVIDE AMPLE ACCESS FOR
 25 LEGAL SPORT AND SUBSISTENCE HUNTING AND FISHING, TRAPPING, AND
 26 RECREATIONAL USES. EXCEPT TO PROTECT PUBLIC SAFETY THE]
 27 commissioner may not restrict lawful [THE EXERCISE OF] sport, [OR] subsistence,
 28 or commercial fishing, snort or subsistence [OR] hunting, or trapping permitted
 29 under law or under a regulation of the Board of Fisheries or the Board of Game within
 30 the Shuyak Island State Park.

31 * Sec. 7. AS 41.21.176 is amended by adding new subsections to read:

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15

(d) The commissioner shall allow traditional access to

(1) Shuyak Island State Park for recreational purposes and for lawful sport, subsistence, and commercial fishing, sport and subsistence hunting, and trapping;

(2) private land within the park.

(e) If the commissioner determines that a use is incompatible with one or more other uses in a portion of the Shuyak Island State Park, the commissioner shall state

(1) each determination of incompatibility;

(2) the specific area where the incompatibility is determined to exist;

(3) the time within which the incompatibility is determined to exist; and

(4) the reasons for each determination of incompatibility.

* Sec. 8. AS 41.21.178 is amended to read:

Sec. 41.21.178. Additions to park. Land and water outside of the boundaries established in AS 41.21.172 may be added to the Shuyak Island State Park only by an act of the legislature. The commissioner may not acquire land and water within the boundaries of the Shuyak Island State Park by eminent domain.

COPY

AMENDMENT

COPY

OFFERED IN THE SENATE

BY SENATOR SHARP

TO: SB 64 Shuyak Island State Park

The following conceptual amendments are requested to the Resources CS, currently in the Senate Finance Committee:

Section 4. Amend to ensure that a closure does not continue any longer than the biological emergency that caused the closure.

One approach would be to require reevaluation and justification, on an annual basis, for continuing the closure. Any suggestions you have for other approaches would be welcome.

Section 2. Amend the property descriptions so that only the 26,665.2 acres of surface estate on Shuyak Island purchased from the Kodiak Island Borough by the Exxon Valdez Oil spill settlement trust are made part of the Shuyak Island State Park. Amend other sections, if necessary, to conform to this change.

It is the desire of the Committee to hear SB 64 on Wednesday, March 19, 1997, at 9:00 a.m.

Please advise.



DAVE/MACKIE
FAX: 3517

CS FOR SENATE BILL NO. 64(CRA)

IN THE LEGISLATURE OF THE STATE OF ALASKA

TWENTIETH LEGISLATURE - FIRST SESSION

BY THE SENATE COMMUNITY AND REGIONAL AFFAIRS COMMITTEE

Offered:

Referred:

Sponsor(s): SENATOR MACKIE

A BILL

FOR AN ACT ENTITLED

1 "An Act relating to the Shuyak Island State Park."

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

3 * Section 1. AS 41.21.170(a) is amended to read:

4 (a) The purpose of AS 41.21.170 - 41.21.178 is to establish, subject to valid
5 existing rights, the state-owned or acquired land and water [UPLANDS AND
6 FRESHWATER BODIES] described in AS 41.21.172 as the Shuyak Island State Park.
7 The primary purposes of establishing the Shuyak Island State Park are to protect the
8 area's recreational and scenic resources, to protect the area's fish and wildlife habitat,
9 and to preserve and enhance the continued use of the area for sport and subsistence
10 hunting and fishing, commercial fishing, trapping, and recreational activities.

11 * Sec. 2. AS 41.21.172 is repealed and reenacted to read:

12 Sec. 41.21.172. Designated state land and water. The upland, shoreland,
13 tideland, land underlying tidally influenced inland water, and water overlying this land,
14 including both the surface and subsurface estate, owned or acquired by the state within
15 the following described parcels are designated as the Shuyak Island State Park:

- 1 (1) Township 17 South, Range 19 West, Seward Meridian
 2 Section 18
 3 Section 19
 4 Section 30;
 5 (2) Township 17 South, Range 20 West, Seward Meridian
 6 Section 24
 7 Section 25;
 8 (3) Township 18 South, Range 18 West, Seward Meridian
 9 Section 6
 10 Section 7
 11 Section 20
 12 Section 28
 13 Section 29;
 14 (4) Township 18 South, Range 19 West, Seward Meridian
 15 Section 1
 16 Section 2
 17 Section 4
 18 Section 5
 19 Sections 7 - 36;
 20 (5) Township 18 South, Range 20 West, Seward Meridian
 21 Section 2
 22 Section 3
 23 Sections 9 - 11
 24 Sections 13 - 17
 25 Sections 19 - 36;
 26 (6) Township 18 South, Range 21 West, Seward Meridian
 27 Section 36;
 28 (7) Township 19 South, Range 19 West, Seward Meridian
 29 Sections 1 - 24
 30 Sections 26 - 34;
 31 (8) Township 19 South, Range 20 West, Seward Meridian

- 1 Sections 1 - 30
 2 Section 32: N1/2
 3 Sections 33 - 36;
 4 (9) Township 19 South, Range 21 West, Seward Meridian
 5 Section 1
 6 Sections 12 - 14
 7 Section 24
 8 Section 25;
 9 (10) Township 20 South, Range 19 West, Seward Meridian
 10 Section 4
 11 Section 5
 12 Section 6: N1/2, N1/2S1/2;
 13 (11) Township 20 South, Range 20 West, Seward Meridian
 14 Section 1: N1/2, N1/2S1/2
 15 Section 2: N1/2
 16 Section 3: N1/2.

17 * Sec. 3. AS 41.21.174(a) is amended to read:

18 (a) The state land and water [UPLANDS AND FRESHWATER BODIES]
 19 described in AS 41.21.172 are assigned to the department for control, maintenance, and
 20 development consistent with the purposes and provisions of AS 41.21.170 - 41.21.178.

21 * Sec. 4. AS 41.21.176(a) is amended to read:

22 (a) The commissioner may designate by regulation incompatible uses within
 23 the land and water of the Shuyak Island State Park [PARK UPLANDS AND
 24 FRESHWATER BODIES].

25 * Sec. 5. AS 41.21.176(b) is amended to read:

26 (b) Lawful use [USE] of a weapon in the Shuyak Island State Park shall be
 27 allowed except in unique areas that may be closed for purposes of public safety by
 28 regulation by the commissioner.

29 * Sec. 6. AS 41.21.178 is amended to read:

30 Sec. 41.21.178. Additions to park. Land and water outside of the
 31 boundaries established in AS 41.21.172 may be added to the Shuyak Island State

1 Park only by an act of the legislature. The commissioner may [NOT] acquire land and
2 water within the boundaries of the Shuyak Island State Park except by eminent
3 domain.

S B

9 8

FISCAL NOTE

Revision Date: _____ Dept. Affected: Community & Regional Affairs
 Title: An Act relating to the conveyance of BRU: none
of certain isolated tracts of state land ... Component: none
 Sponsor: SENATOR LEMAN
 Requestor: Senate CRA Committee COMPONENT SERIAL NO. _____

Expenditures/Revenues: (Thousands of Dollars)

OPERATING	FY 98	FY 99	FY 00	FY 01	FY 02	FY 03
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	0.0	0.0	0.0	0.0	0.0	0.0
----------------	------------	------------	------------	------------	------------	------------

REVENUE FUND SOURCE:						
----------------------	--	--	--	--	--	--

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	0	0	0	0	0	0
PART-TIME						
TEMPORARY						

Estimate of current (FY97) impact \$ none

ANALYSIS: (Attach a separate page if necessary)

This legislation would have no fiscal impact on the department.

Prepared by: Remond Henderson, Director *Remond Henderson* Phone: 465-4708
 Division: Division of Administrative Services Date: 3/18/97
 Approved by Commissioner: *Mike Anis* Date: 3/18/97
 Agency: Community & Regional Affairs

PREPARER TO PROVIDE ALL DISTRIBUTION COPIES TO GOVERNOR'S LEGISLATIVE OFFICE
 For further distribution information call the Governor's Legislative Office

FISCAL NOTE

STATE OF ALASKA
1997 LEGISLATIVE SESSION

BILL NO. SB98

Revision Date: _____ Dept Affected: Natural Resources
 Title: Conveyance of certain isolated tracts of state BRU: Resource Development
land to boroughs and unified municipalities... Component: Land Development
 Sponsor: Senator Leman
 Requestor: S (CRA) Component Serial No. 431

Expenditures/Revenues (Thousands of Dollars)

OPERATING EXPENDITURES	FY98	FY99	FY00	FY01	FY02	FY03
PERSONAL SERVICES	52.8	52.8	52.8	52.8	52.8	52.8
TRAVEL	3.0	3.0	3.0	3.0	3.0	3.0
CONTRACTUAL	4.0	4.0	4.0	4.0	4.0	4.0
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING	59.8	59.8	59.8	59.8	59.8	59.8
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						
1003 GF Match						
1004 GF	59.8	59.8	59.8	59.8	59.8	59.8
1005 GF/Program Receipts						
1037 GF/Mental Health						
Other						
TOTAL	59.8	59.8	59.8	59.8	59.8	59.8

Estimate of any current year (FY97) cost: \$ None

POSITIONS

FULL-TIME	1.0	1.0	1.0	1.0	1.0	1.0
PART-TIME	0.0	0.0	0.0	0.0	0.0	0.0
TEMPORARY	0.0	0.0	0.0	0.0	0.0	0.0

ANALYSIS:

(Attach a separate page if necessary)

Legislation allows for conveyance of "isolated tracts" to boroughs and unified municipalities. Fiscal analysis assumes that municipalities would, wherever possible, drop their selections under the existing AS 29.65 and apply under this bill instead, as conveyances under this bill would not count against their entitlement, and this strategy would maximize the amount of land the state owes them. "Isolated tracts" is undefined and theoretically any parcel of land adjacent to municipal land could qualify. The fiscal analysis assumes additional obligations of 5,000 acres per year on a perennial basis, resulting in the need for one full-time adjudicator to deal with new applications for isolated tracts as each year's conveyances create new "contiguous" parcels.

Analysis continued on following page...

Prepared by: Jane Angvik, Director *[Signature]* Phone: 269-8503
 Division: Land Date: 10-Mar-97
 Approved by Commissioner: [Signature] Date: 3-10-97
 Agency: Natural Resources

Fiscal Analysis SB98 continued...

Cost could be reduced by allowing conveyance of isolated tracts only if a municipality has exhausted its entitlement under existing programs and if the municipality does not have a proposed use that would qualify as a "public purpose" (i.e., unlawful to convey under AS 38.05.810(a) / AS 29.65.100(c)).

DNR owes municipalities over 600,000 acres of land under existing municipal entitlement legislation. This new program would increase that large land debt, which is already an underfunded obligation, a "deferred maintenance" problem to be passed on to future Alaskans. Twelve of the 16 boroughs and unified municipalities can acquire tracts of land (isolated or otherwise) under the existing municipal entitlement statutes because only four of the 16 boroughs' and unified municipalities' land entitlements are fulfilled to date. And even the four whose land debt has been satisfied could acquire isolated parcels, if needed for a "public purpose," under existing state law (AS 38.05.810).

Further, the bill seems to reverse the intent of the existing municipal entitlement program, which allows municipalities to select prime development land so as to encourage development. This bill gives them the incentive to do the opposite. It rewards municipalities that retain ownership of their land conveyances, using them as a foothold to acquire additional "contiguous" land and consolidate municipal land holdings. With the exception of the Mat-Su Borough and (for a brief period) the Kenai Peninsula Borough, municipalities have minimal or nonexistent land disposal programs as it is.

Municipality
of
Anchorage



P.O. Box 196650
Anchorage, Alaska 99519-6650
Telephone: (907) 343-4431
Fax: (907) 343-4499

Rick Mystrom, Mayor

OFFICE OF THE MAYOR

D✓

March 3, 1997

The Honorable Jerry Mackie, Chairman
Senate Community and Regional Affairs Committee
State Capitol
Juneau, AK 99801-1182

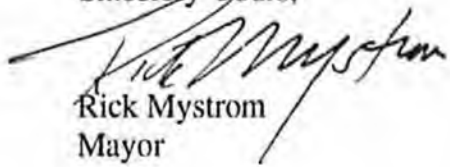
Dear Chairman Mackie:

Recently Senator Loren Leman introduced Senate Bill 98, relating to the conveyance of certain isolated tracts of state land to Boroughs and Unified Municipalities. This bill has been referred to the Community and Regional Affairs Committee.

Senate Bill 98 was introduced at the request of the Municipality of Anchorage and is part of our approved legislative package. However, the bill would also benefit many other municipalities across the state. Because of this, the Alaska Municipal League has unanimously passed a resolution in support of this legislation (attached). In addition, the Department of Natural Resources has indicated it will support the bill.

Your consideration is respectfully requested to schedule the bill at an early date. If we can provide any additional information or otherwise assist in any way, please contact Gary Gustafson, Director of the Heritage Land Bank, at (907) 343-4336. Thank you for your assistance.

Sincerely Yours,


Rick Mystrom
Mayor

c: Senator Loren Leman
Senator Dave Donley
Senator Randy Phillips

"City of Lights and Flowers"

A Resolution of the Alaska Municipal League

Resolution 97-11

**A RESOLUTION SUPPORTING LEGISLATION TO PROVIDE FOR THE
CONVEYANCE OF ISOLATED TRACTS OF STATE LAND TO BOROUGHES
AND UNIFIED MUNICIPALITIES**

WHEREAS, the State of Alaska currently manages isolated tracts of land within the jurisdiction of Boroughs and Unified Municipalities which are vacant, unappropriated and unreserved; and

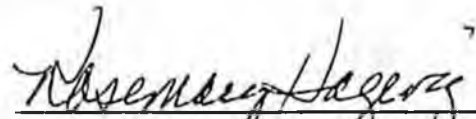
WHEREAS, many of these isolated tracts of state land are adjacent to, or in proximity to, land already owned and managed by Boroughs and Unified Municipalities; and

WHEREAS, the conveyance of certain isolated tracts of state land to Boroughs and Unified Municipalities will consolidate land ownership patterns, result in more cost effective and efficient land management, or achieve state and local government land use planning objectives; and

WHEREAS, the conveyance of additional land to municipalities will serve local interests, expand the local tax base and enhance local control during the land use decision-making process.

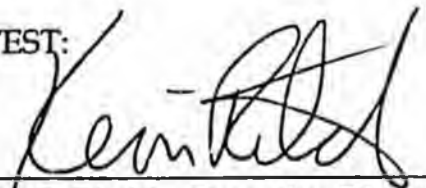
NOW, THEREFORE, BE IT RESOLVED by the Alaska Municipal League that the Alaska State Legislature is urged to pass legislation to amend AS 29.65 to provide an opportunity for the conveyance of isolated tracts of vacant, unappropriated and unreserved state land to Boroughs and Unified Municipalities upon a finding that such conveyance will be in the best interest of the state.

PASSED and APPROVED November 22, 1996.



Rosemary Hagevig, President

ATTEST:



Kevin C. Ritchie, Executive Director

0-LS0529\F
Cook
4/12/97

CS FOR SENATE BILL NO. 98()
IN THE LEGISLATURE OF THE STATE OF ALASKA
TWENTIETH LEGISLATURE - FIRST SESSION

BY

Offered:
Referred:

Sponsor(s): SENATOR LEMAN

A BILL
FOR AN ACT ENTITLED

1 **"An Act relating to the conveyance of certain isolated tracts of state land to**
2 **municipalities; and providing for an effective date."**

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

4 *** Section 1. AS 29.65 is amended by adding a new section to read:**

5 **Sec. 29.65.085. Conveyance of isolated tracts. (a) Consistent with the best**
6 **interest of the state, it is the policy of the state to provide municipalities title to**
7 **isolated tracts of vacant, unappropriated, unreserved land within their boundaries.**

8 **(b) The commissioner of natural resources may convey under this section an**
9 **isolated tract of vacant, unappropriated, unreserved land within the boundaries of a**
10 **municipality to the municipality upon application for the tract by the municipality.**
11 **The commissioner of natural resources shall give special consideration to conveyance**
12 **of a tract that is contiguous to or near other municipal land. The commissioner of**
13 **natural resources shall consider the value of the tract to the state and may approve an**
14 **application for conveyance of the tract only if the commissioner finds that the**

1 conveyance will be in the best interest of the state because the conveyance will:

2 (1) consolidate land ownership patterns;

3 (2) result in more cost-effective and efficient land management;

4 (3) achieve the land use planning objectives of the state and the
5 municipality in which the tract is located; and

6 (4) not adversely affect present or future interests of the state.

7 (c) An isolated tract of land may not be conveyed under this section to a
8 municipality unless the general grant land entitlement of that municipality under
9 AS 29.65.010 - 29.65.030 has been fulfilled. A municipality may only receive a total
10 amount of land under this section that is equal to or less than 15 percent of the general
11 grant land entitlement for that municipality under AS 29.65.010 - 29.65.030. *shall*

12 (d) When a tract is conveyed under this section, the commissioner may require
13 the municipality to pay an amount that is fair, proper, and in the best interests of the
14 public, but that does not exceed the fair market value of the tract.

15 * Sec. 2. This Act takes effect July 1, 1997.



SENATOR LOREN LEMAN

Northwest Anchorage

716 W 4th Ave, Suite 520, Anchorage, AK 99501 (907) 258-8189 Session: State Capitol, Juneau, AK 99801 (907) 465-2095

SPONSOR STATEMENT

SENATE BILL 98: CONVEY LAND TO MUNICIPALITIES/BOROUGHES

SB 98 has been introduced at the request of the Municipality of Anchorage. It is intended to address situations where Title 29 land entitlement limits have been satisfied, yet there remain isolated tracts of state land which could be more effectively and efficiently managed by a municipality.

AS 38.05.810 applies when the land needed by a municipality is to be used for public or charitable purposes. This might not always be the case with these isolated land tracts. In fact, the municipalities may opt to sell or lease these tracts, which would mean additional tax income to the municipality.

The statutory land entitlement for Anchorage under Title 29 is 44,893 acres; however, to date the municipality has received only about 23,000 acres of this, along with in lieu payments equal to another 4,000 acres.

The MOA states that it intends SB 98 to be applied in the Girdwood Valley, where state land is located between existing municipal land and national forest land; and a 3-acre parcel (Lot 5A of Community Park) in east Anchorage off East Northern Lights Boulevard.

To transfer the land, the director of the Division of Lands must first make a determination that the conveyance:

- 1) consolidates land ownership patterns
- 2) results in more cost-effective and efficient land management
- 3) achieves the land use planning objectives of the state and municipality in

which the tract is located.

March 17, 1997

100 on line

DATE

Dir. Land

JANE ANNE

\$

Guy Gustafson

on line

MATSON LIDS

and

books



SENATOR LOREN LEMAN

Northwest Anchorage

716 W 4th Ave, Suite 520, Anchorage, AK 99501 (907) 258-8189 Session: State Capitol, Juneau, AK 99801 (907) 465-2095

COMMITTEE SUBSTITUTE FOR SB 98
~~LS0529B~~ dated 4/8/97 by Cook
(in Senate Community and Regional Affairs Committee)

I. Changes throughout the bill

a) Replace director with "commissioner"

Committee was concerned with giving the director additional authority, and requested this change.

b) Replace "vacant, unappropriated, unreserved land" with "state land" .

Fairbanks North Star Borough is interested in land that doesn't meet the definition of "vacant, unappropriated, unreserved land". Added a definition of isolated land tracts to help define request.

c) Delete "boroughs and unified".

Intention was for this bill to apply to municipalities. Committee agreed.

II. Definition of Isolated Land Tract:

Concern expressed by the Division of Lands that this term was undefined in the original bill. Tracts must be:

- *not in a statutorily designated area; and
- *not selected in fulfillment of general grant land entitlement
- or
- *640 acres or smaller, not contiguous to other state land
- or
- *larger than 640 acres and contiguous to municipal land

III. Added requirements that:

- *tracts conveyed only to a municipality where the general grant land entitlement has been fulfilled
- *under this program, municipalities may only receive up to 15% more than their general grant land entitlement

0-LS0529B
Cook
4/8/97

CS FOR SENATE BILL NO. 98()

IN THE LEGISLATURE OF THE STATE OF ALASKA

TWENTIETH LEGISLATURE - FIRST SESSION

BY

Offered:
Referred:

Sponsor(s): SENATOR LEMAN

A BILL

FOR AN ACT ENTITLED

1 "An Act relating to the conveyance of certain isolated tracts of state land to
2 municipalities; and providing for an effective date."

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

4 * Section 1. AS 29.65 is amended by adding a new section to read:

5 Sec. 29.65.085. Conveyance of isolated tracts. (a) Consistent with the best
6 interest of the state, it is the policy of the state to provide municipalities title to
7 isolated tracts of land within their boundaries.

8 (b) The commissioner of natural resources may convey under this section an
9 isolated tract of land within the boundaries of a municipality to the municipality upon
10 application for the tract by the municipality. The commissioner of natural resources
11 shall give special consideration to conveyance of an isolated tract of land that is
12 contiguous or in proximity to other municipal land. The commissioner of natural
13 resources may approve an application for conveyance of an isolated tract of land only
14 if the commissioner finds that the conveyance will be in the best interest of the state

1 because it will satisfy one or more of the following criteria:

2 (1) the conveyance will consolidate land ownership patterns;

3 (2) the conveyance will result in more cost-effective and efficient land
4 management;

5 (3) the conveyance will achieve the land use planning objectives of the
6 state and the municipality in which the tract is located.

7 (c) An isolated tract of land may not be conveyed under this section to a
8 municipality unless the general grant land entitlement of that municipality under
9 AS 29.65.010 - 29.65.030 has been fulfilled. A municipality may only receive a total
10 amount of land under this section that is equal to or less than 15 percent of the general
11 grant land entitlement for that municipality under AS 29.65.010 - 29.65.030.

12 (d) For purposes of this section, "isolated tract of land" means a parcel of state
13 land that is not in a statutorily designated area, is not selected in fulfillment of a
14 general grant land entitlement, and is

15 (1) 640 acres or smaller and not contiguous to other state land; or

16 (2) larger than 640 acres and contiguous to municipal land.

17 * Sec. 2. This Act takes effect July 1, 1997.



ALASKA STATE LEGISLATURE

Senate Community & Regional Affairs Committee

State Capitol

Juneau, AK 99801-i182

(907) 465-4989

COMMITTEE PACKET

SB 98, Convey Land to Muni/Boro

1. Sponsor Statement
2. Bill
3. Fiscal Note Analysis
4. Letters of Support

STATE OF ALASKA

TONY KNOWLES, GOVERNOR

DEPARTMENT OF NATURAL RESOURCES

DIVISION OF LAND

3601 C STREET, SUITE 1122
ANCHORAGE, ALASKA 99509-5947
PHONE: (907) 269-8503
FAX: (907) 269-8904

April 7, 1997

Mr. Gary Gustafson, Director
Municipality of Anchorage
Heritage Land Bank
via Fax to 343-4526

Re: Committee Substitute for Senate Bill 98

Dear Mr. Gustafson:

The Division of Land offers the following comments on the draft Committee Substitute for Senate Bill 98 that you sent to us on April 3.

On page 1, line 6, and elsewhere, by replacing "unified municipalities and boroughs" with "municipalities", the number of municipalities potentially eligible under this bill increases from 16 to at least 44. This significantly increases the state's obligations under this bill, increases DNR's workload, and will add to the backlog of unprocessed municipal entitlement requests. We are revising the fiscal note for the bill to reflect this.

On page 1, line 7, do not delete the phrase "vacant, unappropriated, and unreserved (VUU) state land". This deletion was not discussed at the March 19 Senate Community and Regional Affairs teleconference and is not appropriate. The state should give land to municipalities only if it is VUU defined in AS 29.65. DNR should not give municipalities land that has been classified for retention in state ownership for a public purpose.

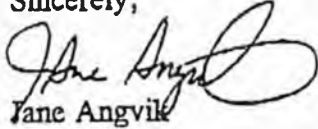
On page 2, line 10, the addition of a 15% limit will create an expectation that all municipalities will be entitled to receive a 15% increase in their entitlements. This will create an additional debt by the state to municipalities and will require DNR to set up a new tracking system for all municipalities. We prefer to reduce the size of what is defined as an "isolated tract" and to delete this 15 % cap.

Additionally, on page 2, lines 12-15, the definition of an "isolated tract" is way too broad. Essentially any parcel of state land could qualify for municipal ownership under the proposed definition. We recommend that the definition be: "a parcel of vacant, unappropriated, and unreserved state land that is 40 acres or smaller".

We are aware of the Municipality of Anchorage's desire to acquire land in the Glacier-Winner creeks area near Girdwood, but feel this legislation is not the appropriate mechanism. The Girdwood parcel of state land is over 5,000 acres, and is too near an urban area to be considered

isolated. To apply to this 5,000 plus acre parcel, this legislation will need to broadly define an "isolated tract", which will create a large future obligation of the state to fulfill to other municipalities. The Municipality should consider addressing the Glacier-Winner creeks parcel through separate legislation.

Sincerely,



Jane Angvik

Director

cc: Senator Loren Leman
Senate Community and Regional Affairs Committee
Carol Carroll, DNR Juneau
Marty Rutherford, Deputy Commissioner

Dave:

Witnesses for SB 98: Isolated Land Tracts

Gus Gustafson, Director Heritage Land Bank, Municipality of Anchorage
Please teleconference to ANCHORAGE LIO so that Mr. Gustafson can testify

Kevin Ritchie, Executive Director, Alaska Municipal League
Will be in Juneau to testify

There may be a request from the Fairbanks North Star Borough to add on to the teleconference, but no one has confirmed that with me, yet.

Annette
3844

March 17, 1997



217 Second Street, Suite 200 ■ Juneau, Alaska 99801 ■ Tel (907) 586-1325, Fax (907) 463-5480

March 5, 1997

MAR 06 1997

Senator Loren Lemam
State Capitol
Juneau, AK 99811

Dear Senator Lemam:

Thank you for introducing SB 98, relating to the conveyance of certain isolated tracts of state land to boroughs and unified municipalities. The Alaska Municipal League supports this legislation, as evidenced by our resolution #97-11 (enclosed).

SB 98 allows the state to convey isolated tracts of land within the boundaries of a borough which will consolidate land ownership patterns and provide for more cost effective and efficient land management.

We appreciate your continued support of local governments in Alaska. If you have any questions on this or other municipal issues, please let me know.

Sincerely,

A handwritten signature in black ink, appearing to read 'Kevin Ritchie', with a long horizontal line extending to the right.

Kevin C. Ritchie
Executive Director

Enclosures

c:/jk/leg97/SB98ltr.doc

5B 98

1. ~~Boroughs & District~~
Municipalities

2. Director vs
Commissioner

3. Value of
land: asset of
state. What does
state get?

*Jan
Prick* DNR: operating Budget
down. concerned about
new responsibility
Triggering municipalities to
dispose of existing
muni land.

1. Best interest
finding. \Rightarrow value

Land valuation
Anvik

2. ~~§1~~ Law 6
6-24 cities
who were solicited
land req.

\downarrow 15% \Rightarrow devaluation
of isolated tracts

Define "isolated"
Concerned as loophole
for muni to pad
land entitlements

Compensation all other
land disposal is
for "fair market
value"
Director of Authority

Also, isolated tracts can
be used in land
exchanges.



ALASKA STATE LEGISLATURE

Senate Community & Regional Affairs Committee

State Capitol

Juneau, AK 99801-1182

(907) 465-4969

COMMITTEE PACKET

SB 139, State Aid for Vol. Fire Depts.

1. Sponsor Statement
2. Bill Sectional
3. Bill
4. Amendment
5. Fiscal Note Analysis

Alaska State Legislature



Committee Membership

Senate Finance
Senate Resources
Senate Rules
Legislative Budget & Audit

Senator John Torgerson

District Address:
145 Main St. Loop; Ste. 226
Kenai, AK 99611
(907) 283-2690
fax 283-9267

Session Address:
State Capitol: Room 514
Juneau, AK 99801-1182
(907) 465-2828
fax 465-4779

SPONSOR STATEMENT

SB 139 - AID TO VOLUNTEER FIRE DEPARTMENTS

Senate Bill 139 revises current statutes which limits funding for volunteer fire departments to those which are not in an organized municipality. This bill, when enacted, would provide for payment to any volunteer fire department and not be restricted to only those in the unorganized area. The payment amount remains the same, \$10.00 per capita for the population served, as determined by the state fire marshal.

It has come to my attention that there are a number of small, volunteer fire departments in Alaska which are not the beneficiary of this existing program. They are within an organized borough, but receive no financial support from either the borough or applicable municipality. There are also some who receive very limited financial support from either source.

I am of the opinion that this support for volunteer fire departments should extend to all areas of the state and not just those in the unorganized areas. Certainly, public safety is a high priority and should encompass all peoples.

SS: SB 139: S(CRA) 3/17/97: mj

Representing the Kenai Peninsula

Alaska State Legislature



Committee Membership

Senate Finance
Senate Resources
Senate Rules
Legislative Budget & Audit

Senator John Torgerson

District Address:
145 Main St. Loop; Ste. 226
Kenai, AK 99611
(907) 283-2690
fax 283-9267

Session Address:
State Capitol: Room 514
Juneau, AK 99801-1182
(907) 465-2828
fax 465-4779

Sectional Analysis

SB 139 - AID TO VOLUNTEER FIRE DEPARTMENTS

Section 1: Deletes language which specifies that recipients can not be in an organized municipality.

Section 2: Effective date of the legislation.

SENATE BILL NO. 139

IN THE LEGISLATURE OF THE STATE OF ALASKA

TWENTIETH LEGISLATURE - FIRST SESSION

BY SENATOR TORGERSON

Introduced: 3/13/97

Referred: CRA, Finance

A BILL

FOR AN ACT ENTITLED

1 "An Act relating to state aid to volunteer fire departments; and providing for
2 an effective date."

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

4 * Section 1. AS 29.60.130 is amended to read:

5 Sec. 29.60.130. State aid to volunteer fire departments [NOT IN
6 ORGANIZED MUNICIPALITY]. (a) The department shall pay to a volunteer fire
7 department registered with the state fire marshal [AND SERVING AN AREA NOT
8 IN AN ORGANIZED MUNICIPALITY] a sum for protection purposes equal to \$10
9 per capita for the population served by the fire department, as determined by the state
10 fire marshal.

11 (b) A grant shall be made under (a) of this section to facilitate the organization
12 of a volunteer fire department [IN AN AREA NOT IN AN ORGANIZED
13 MUNICIPALITY.] upon application of the proposed fire protection group to the state
14 fire marshal and upon approval of applications according to standards of organization

- 1 and service prescribed by regulations adopted by the state fire marshal.
- 2 * Sec. 2. This Act takes effect July 1, 1997.

Jensen, Nevada

Include volunteer EMS in bill

Craig Lewis, HB 125
Add

add volunteer EMS ambulance services

ch 27 2
160
115-118

cert. and amb services

A M E N D M E N T

OFFERED IN THE SENATE

BY SENATOR TORGERSON

TO: SB 139

1 Page 1, line 7:

2 Delete "registered with the state fire marshal ["

3 Insert "[REGISTERED WITH THE STATE FIRE MARSHAL"

4 Page 1, line 10, following "marshal":

5 Insert "if the fire department is serving an area in

6 (1) the unorganized borough outside of a city; or

7 (2) a municipality, and the fire department did not receive funds

8 from a municipality during the previous fiscal year"

9 Page 1, line 14:

10 Delete "upon

11 Insert "[UPON]"

12 Page 2, line 1, following "marshal":

13 Insert "if the proposed fire department will serve an area in

14 (1) the unorganized borough outside of a city; or

15 (2) a municipality, and the fire department will not receive funds

16 from a municipality during the fiscal year in which it is organized"

FISCAL NOTE

Revision Date: _____ Dept. Affected: Community & Regional Affairs
 Title: An Act relating to state aid to volunteer fire departments; and providing for ... BRU: none
 Component: none
 Sponsor: SENATOR TORGERSON
 Requestor: Senate CRA Committee COMPONENT SERIAL NO. _____

Expenditures/Revenues: (Thousands of Dollars)

OPERATING	FY 98	FY 99	FY 00	FY 01	FY 02	FY 03
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	0.0	0.0	0.0	0.0	0.0	0.0
----------------	------------	------------	------------	------------	------------	------------

REVENUE FUND SOURCE:						
-----------------------------	--	--	--	--	--	--

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	0	0	0	0	0	0
PART-TIME						
TEMPORARY						

Estimate of current (FY97) impact \$ none

ANALYSIS: (Attach a separate page if necessary)

This legislation expands the State Revenue Sharing Miscellaneous Entitlement Sharing for volunteer fire departments to include those located inside boroughs. The department believes the additional administrative requirements resulting from this change are not significant and can be absorbed by existing program staff. This legislation would have no fiscal impact on the department.

Prepared by: Remond Henderson, Director *Remond Henderson* Phone: 465-4708

Division: Division of Administrative Services Date: 3/18/97

Approved by Commissioner: *Mike Sullivan* Date: 3/18/97

Agency: Community & Regional Affairs

PREPARER TO PROVIDE ALL DISTRIBUTION COPIES TO GOVERNOR'S LEGISLATIVE OFFICE

For further distribution information call the Governor's Legislative Office



SENATOR LOREN LEMAN

Northwest Anchorage

716 W 4th Ave, Suite 520, Anchorage, AK 99501 (907) 258-8189 Session: State Capitol, Juneau, AK 99801 (907) 465-2095

COMMITTEE SUBSTITUTE FOR SB 98

LS0529\B dated 4/8/97 by Cook

(in Senate Community and Regional Affairs Committee)

I. Changes throughout the bill

a) Replace director with "commissioner"

Committee was concerned with giving the director additional authority, and requested this change.

b) Replace "vacant, unappropriated, unreserved land" with "state land" .

Fairbanks North Star Borough is interested in land that doesn't meet the definition of "vacant, unappropriated, unreserved land". Added a definition of isolated land tracts to help define request.

c) Delete "boroughs and unified".

Intention was for this bill to apply to municipalities. Committee agreed.

II. Definition of Isolated Land Tract:

Concern expressed by the Division of Lands that this term was undefined in the original bill. Tracts must be:

*not in a statutorily designated area; and

*not selected in fulfillment of general grant land

entitlement

*640 acres or smaller, not contiguous to other state land

or

*larger than 640 acres and contiguous to municipal land

III. Added requirements that:

*tracts conveyed only to a municipality where the general grant land entitlement has been fulfilled

*under this program, municipalities may only receive up to 15% more than their general grant land entitlement

0-LS0529AB
Cook
4/8/97

CS FOR SENATE BILL NO. 98()
IN THE LEGISLATURE OF THE STATE OF ALASKA
TWENTIETH LEGISLATURE - FIRST SESSION

BY

Offered:
Referred:

Sponsor(s): SENATOR LEMAN

A BILL
FOR AN ACT ENTITLED

1 "An Act relating to the conveyance of certain isolated tracts of state land to
2 municipalities; and providing for an effective date."

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

4 * Section 1. AS 29.65 is amended by adding a new section to read:

5 Sec. 29.65.085. Conveyance of isolated tracts. (a) Consistent with the best
6 interest of the state, it is the policy of the state to provide municipalities title to
7 isolated tracts of land within their boundaries.

8 (b) The commissioner of natural resources may convey under this section an
9 isolated tract of land within the boundaries of a municipality to the municipality upon
10 application for the tract by the municipality. The commissioner of natural resources
11 shall give special consideration to conveyance of an isolated tract of land that is
12 contiguous or in proximity to other municipal land. The commissioner of natural
13 resources may approve an application for conveyance of an isolated tract of land only
14 if the commissioner finds that the conveyance will be in the best interest of the state

1 because it will satisfy one or more of the following criteria:

2 (1) the conveyance will consolidate land ownership patterns;

3 (2) the conveyance will result in more cost-effective and efficient land
4 management;

5 (3) the conveyance will achieve the land use planning objectives of the
6 state and the municipality in which the tract is located.

7 (c) An isolated tract of land may not be conveyed under this section to a
8 municipality unless the general grant land entitlement of that municipality under
9 AS 29.65.010 - 29.65.030 has been fulfilled. A municipality may only receive a total
10 amount of land under this section that is equal to or less than 15 percent of the general
11 grant land entitlement for that municipality under AS 29.65.010 - 29.65.030.

12 (d) For purposes of this section, "isolated tract of land" means a parcel of state
13 land that is not in a statutorily designated area, is not selected in fulfillment of a
14 general grant land entitlement, and is

15 (1) 640 acres or smaller and not contiguous to other state land; or

16 (2) larger than 640 acres and contiguous to municipal land.

17 * Sec. 2. This Act takes effect July 1, 1997.

SENATE BILL NO. 98

IN THE LEGISLATURE OF THE STATE OF ALASKA

TWENTIETH LEGISLATURE - FIRST SESSION

BY SENATOR LEMAN

Introduced: 2/21/97

Referred: CRA, Resources, Finance

A BILL

FOR AN ACT ENTITLED

1 "An Act relating to the conveyance of certain isolated tracts of state land to
2 boroughs and unified municipalities; and providing for an effective date."

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

4 * Section 1. AS 29.65 is amended by adding a new section to read:

5 Sec. 29.65.085. Conveyance of isolated tracts. (a) Consistent with the best
6 interest of the state, it is the policy of the state to provide boroughs and unified
7 municipalities title to isolated tracts of vacant, unappropriated, unreserved land within
8 their boundaries.

9 (b) The director may convey isolated tracts of vacant, unappropriated,
10 unreserved land within the boundaries of a borough or unified municipality to the
11 municipality upon application for the tract by the municipality. The director shall give
12 special consideration to conveyance of a tract of land that is contiguous or in proximity
13 to other municipal land. The director may approve an application for conveyance of
14 an isolated tract of land only if the director finds that the conveyance will be in the

1
2
3
4
5
6
7
8
9
10

best interest of the state because it will satisfy one or more of the following criteria:

- (1) the conveyance will consolidate land ownership patterns;
- (2) the conveyance will result in more cost-effective and efficient land management;
- (3) the conveyance will achieve the land use planning objectives of the state and the municipality in which the tract is located.

shall Wilkows

(c) Tracts of land conveyed under this subsection ~~may not~~ be considered in fulfilling the general grant land entitlement of a borough or unified municipality under AS 29.65.010.

* Sec. 2. This Act takes effect July 1, 1997.

S B

1 1 1

FISCAL NOTE

STATE OF ALASKA
1997 LEGISLATIVE SESSION

BILL NO. SB 111

Revision Date: _____ Dept. Affected: EDUCATION
 Title: Appropriation: Education Facilities Fund BRU: School Finance
 Component: Educational Facilities Support
 Sponsor: Senator Mackie
 Requester: _____ COMPONENT SERIAL NO. _____ 1957

Expenditures/Revenues: (Thousands of Dollars)

OPERATING EXPENDITURES	FY98	FY99	FY00	FY01	FY02	FY03
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 EXPENDITURES						
----------------------	--	--	--	--	--	--

CHANGES IN REVENUES						
---------------------	--	--	--	--	--	--

FUNDING: (Thousands of Dollars)

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

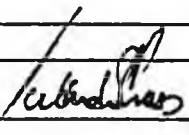
Estimate of current year (FY97) cost: \$

POSITIONS:

FULL-TIME						
PART-TIME						
TEMPORARY						

ANALYSIS: (Attach a separate page if necessary)

This bill provides for an appropriation of \$1,200,000,000 from the constitutional budget reserve fund to the education facilities fund contingent upon passage of a bill establishing the fund, SSSB 37.

Prepared by: Karen J. Rehfeld, Director
 Division: Education Support Services
 Approved by Commissioner: Shirley J. Holloway, Ph.D. 
 Agency: Department of Education

Phone: 465-8650
 Date: 3/4/97
 Date: 3/4/97

PREPARER TO PROVIDE ALL DISTRIBUTION COPIES TO GOVERNOR'S LEGISLATIVE OFFICE
 For further distribution information call the Governor's Legislative Office

SENATE DISTRICT C
KODIAK ISLAND
SOUTHEAST ISLANDS

STATE CAPITOL
JUNEAU, ALASKA 99801-1182
(907) 465-4925
(800) 821-4925 (TOLL FREE)
(907) 465-3517 (FAX)

SENATOR JERRY MACKIE

ALASKA STATE LEGISLATURE

SPONSOR STATEMENT

SB 111, Appropriation to the Education Facilities Fund.

SB 111 appropriates \$1.2 billion from the Constitutional Budget Reserve Fund to a new education facilities fund established by sponsor substitute for SB 37, an act creating the Education Facilities Financing Authority. The appropriation capitalizes the fund and does not lapse. The appropriation requires three fourths vote of both the House and the Senate.

SB

130

FISCAL NOTE

STATE OF ALASKA
1997 LEGISLATIVE SESSION

BILL NO. SB 130

Revision Date: _____
 Title: An Act amending the retirement incentive programs for municipalities and school districts; and providing for an effective date.
 Sponsor: Sen. Duncan
 Requestor: (S) CRA

Department Affected: Administration
 BRU: Retirement and Benefits
 Component: _____
 COMPONENT SERIAL NO. 64

Expenditures/Revenues: (Thousands of Dollars)

OPERATING EXPENDITURES	FY 93	FY 99	FY 00	FY 01	FY 02	FY 03
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	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						
1004 GF						
1005 GF/Program Receipts						
1037 GF/Mental Health						
OTHER						
TOTAL	0.0	0.0	0.0	0.0	0.0	0.0

Estimate of any current year (FY 97) cost: \$ zero

POSITIONS:

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

ANALYSIS: (Attach a separate page if necessary.)

This bill extends the period of time that a municipality or school district may elect to participate in the RIP. These amendments provide that a municipality or school district may elect to open a window period for a minimum of 30, but no longer than 60 days. Applicants must retire no later than the first of the month that is six months after the close of the application window.

There is no fiscal impact on the Division of Retirement & Benefits.

If enacted, this bill will not materially affect the accrued liabilities or the funding ratio of the Public Employees' or Teachers' Retirement Systems.

Prepared by: Janet Parker
 Division: Retirement & Benefits

Phone: 465-4460
 Date: _____

Approved by Commissioner: Mark Boyer
 Agency: Department of Administration

Date: 4/25/97

PREPARER TO PROVIDE ALL DISTRIBUTION COPIES TO GOVERNOR'S LEGISLATIVE OFFICE
 For further distribution information, call the Governor's Legislative Office



SENATOR JIM DUNCAN
ALASKA STATE LEGISLATURE

Alaska State Senate

State Capitol • Room 119 • Juneau, Alaska 99801-1182 • (907) 465-4766 • Fax 465-4748

MEMORANDUM

DATE: April 21, 1997

TO: Senator Jerry Mackie, Chair
Senate Community & Regional Affairs Committee

FROM: Senator Jim Duncan
Minority Leader

SUBJECT: Request to Schedule SB 130, Extending the Application
Periods for School Districts and Municipalities under the
Retirement Incentive Program

I request that you schedule SB 130, relating to application periods for the retirement incentive program for municipalities and school districts.

Under the bill, school districts and municipalities will be allowed to request additional application periods for participation until June 30, 1999. The current window period for school districts expired on December 31, 1996, with retirement required on or before August 30, 1997. The application period for municipalities is open until June 30, 1997 with retirement required on or before February 1, 1998.

I believe it is in the best interests of our municipal governments and school districts to allow them the maximum flexibility to address declining state revenues without requiring layoffs and consequent diminishment of services to the public and increasing class sizes in our schools.

Thank you for your favorable consideration of this request.

Attachments

LEGAL SERVICES

DIVISION OF LEGAL AND RESEARCH SERVICES
LEGISLATIVE AFFAIRS AGENCY
STATE OF ALASKA

(907) 465-3867 or 465-2450
FAX (907) 465-2029
Mail Stop 3101

130 Seward Street, Suite 409
Juneau, Alaska 99801-2105

MEMORANDUM

March 19, 1997

SUBJECT: Sectional Summary of SB 130. (Application periods for retirement incentive programs for municipalities and school districts)

TO: Senator Jim Duncan
Attn: Roxanne Stewart

FROM: Teresa B. Cramer *TBC*
Legislative Counsel

You have requested a sectional summary of the above-described bill. As a preliminary matter, note that a sectional summary of a bill should not be considered an authoritative interpretation of the bill and the bill itself is the best statement of its contents.

Section 1 permits school districts to request additional periods during which employees of the school district may apply to retire under the retirement incentive program. The last application period must end by June 30, 1999. The section retains the window from June 30 through December 31, 1996, enacted in the legislation last year.

Sec. 2 changes the repeal of the school district retirement incentive program authorization to reflect the extension of the application periods made by sec. 1.

Sec. 3 amends the authorization for retirement incentive programs for municipalities and other political subdivisions to permit them to request additional periods during which their employees may retire under the retirement incentive program. The last application period must end by June 30, 1999. The section retains the window from December 31, 1996, through June 30, 1997, enacted in the legislation last year.

Sec. 4 changes the repeal of the municipal retirement incentive program authorization to reflect the extension of the application periods made by sec. 3.

Sec. 5 is an immediate effective date.

TC:glc
97-192.glc

COMMITTEE PACKET

SB 130, RIP for School Districts and Municipalities

1. Sponsor Statement
2. Bill Sectional
3. Bill

SENATOR JIM DUNCAN

ALASKA STATE LEGISLATURE

Alaska State Senate

State Capitol • Room 119 • Juneau, Alaska 99801-1182 • (907) 465-4766 • Fax 465-4748

SPONSOR STATEMENT SB 130 RETIREMENT INCENTIVE PROGRAM EXTENSION FOR MUNICIPALITIES AND SCHOOL DISTRICTS

SB 130 will allow school districts and municipalities to request one or more window periods before June 30, 1999 to allow their employees to participate in the retirement incentive program.

Under the terms of the Retirement Incentive legislation which passed in 1995, the window period for school districts expired on December 31, 1996, with retirement required on or before August 30, 1997. The application period for municipalities is open until June 30, 1997 with retirement required on or before February 1, 1998.

This bill will allow school districts and municipalities to request one or more window periods up until June 30, 1999, with retirement required within six months of the end of the application period. This gives school districts and municipalities more flexibility to address declining revenues over the same period as is available under the State employees Retirement Incentive Program.

According to statistics from the Division of Retirement and Benefits, currently there are 32 of 61 school districts participating in the Retirement Incentive. These districts have designated almost 1,800 employees to participate with an estimated savings over three years of almost \$80 million. 125 school employees have actually retired to date with the rest expected to retire this summer after summer vacation begins.

Only 12 of 99 municipalities so far have chosen to use the program. 175 municipal employees have been designated with an estimated savings if all participate of \$3.3 million.

I believe it is in the best interests of our municipal governments and school districts to allow them the maximum flexibility to address declining state revenues and increasing demands for public services through the use of the Retirement Incentive Program through 1999.

April 24, 1997

Retirement Incentive Program Statistics							
Group	Employers	Participating	Percent	Designated	Cost	Savings	Retired
TRS-SD	61	32	52.46%	1263	46,678,550	71,113,394	89
PERS-SD	54	19	35.19%	493	9,162,669	8,593,790	36
TRS-UA	1	1	100.00%	272	10,530,296	4,941,750	14
PERS-UA	1	1	100.00%	209	6,150,090	2,142,314	12
STATE	18	16	88.89%	549	17,666,563	12,868,486	51
ST-LEG	1	1	100.00%	17	471,517	491,773	10
PERS-PS	99	12	12.12%	175	4,494,110	3,289,458	21
TOTALS	235	82		2978	95153795	103440965	233

Post-it [®] Fax Note	7671	Date	3/10/97	# of pages	1
To	KORANNE	From	Bill Church		
Co./Dept.	Sen. Duncan's Off	Co.	Div Ret & Ben		
Phone #		Phone #	5700		
Fax #	4748	Fax #	2086		



NEA-ALASKA

Affiliated with the National Education Association

NEA-ALASKA POSITION PAPER RETIREMENT INCENTIVE PROGRAM

SB 130

NEA-Alaska supports utilization of a retirement incentive program (RIP) as a cost effective means to reduce the overall cost of school district operation. This cost saving measure is needed especially at a time when student population is increasing and inflation continues to chop away at the opportunities schools offer children. Additional funding is needed to correct the problem but, in the short term, the RIP provides an option for school districts to trim already tight budgets.

We support the enactment of a retirement incentive program that is actuarially sound. We favor making the program available to all school employees in each school district since we believe no school support personnel has been given the option of using prior retirement incentives.

If it is the intent of the Legislature and the Administration to reduce the cost of state and local governments, a retirement incentive program is an excellent opportunity to achieve that goal without harming employees at the upper or lower ends of the salary schedule. Absent a RIP, a school district attempting to cut operating costs through reduction in staff (RIP) would be forced to lay off less experienced employees. This option creates a hardship on younger employees and their families and disrupts initial career goals of these employees.

Previous RIPs provided certified and non-certified school employees the benefit of the retirement incentive. Lawmakers have a history that demonstrates the benefits of RIP to both the employee and employer.

NEA-Alaska represents nearly 10,000 members; 2,500 of which are non-certified Educational Support Personnel. Earlier bills extended the benefits of RIP to all school employees. We support the universal application of the RIP to all school employees.

A retirement incentive program offers school district administrators an opportunity to retire staff at the top end of the salary schedule. Those who retire can be replaced by employees at a lower position on the salary schedule. If school administration carefully employs equally qualified but less experienced teachers and support employees, a school district will net a reduction in operating costs.

Previous RIPs offered experienced employees an early retirement option by providing them a credit of three additional years of service provided the employer and employee pay the actuarial cost of that service. Maintaining that option will not encourage large numbers of experienced school employees to retire since many would likely retire within three to five years anyway. Furthermore, it would maintain the strength of the retirement system for present and future generations of retirees.

We support a retirement incentive plan that is universal in nature. State and local governments, including school districts, can utilize a RIP to achieve cost savings in fair way to both the employer and employee.

04/20/97

LEGISLATIVE TELECONFERENCE NETWORK SYSTEM

LTN1150

13:25:37

PARTICIPANT LIST (ALL PARTICIPANTS)

BY:MAT

TCN:70715

SCHEDULED FOR:04/28/97 13:30 TO 15:00

FOR:MAT

PUBLIC HEARING

SENATE COMMUNITY & REGIONAL AFFAIRS

LOCATION:MATSU

SB 130

MS.

LUCY

HOPE

TESTIFY

PARTICIPATING LIOs

ANCHORAGE

BARROW

CORDOVA

FAIR BANKS

HOMER

X MATSU

S B

1 3 5

FISCAL NOTE

STATE OF ALASKA
1997 LEGISLATIVE SESSION

BILL NO. SB 135

Revision Date: _____
 Title: An act relating to participating share for school construction grants; and providing for an effective date.
 Sponsor: Senator Adams
 Requester: Senate CRA

Department Affected: Education
 BRU: Capital Budget
 Component: Educational Facilities Support

COMPONENT SERIAL NO. _____ 153 _____

Expenditures/Revenues:

(Thousands of Dollars)

OPERATING	FY 98	FY 99	FY 00	FY 01	FY 02	FY 03
PERSONAL SERVICES						
TRAVEL						
CONTRACTUAL						
SUPPLIES						
EQUIPMENT						
LAND & STRUCTURES						
GRANTS, CLAIMS						
MISCELLANEOUS						
TOTAL OPERATING						

CAPITAL EXPENDITURES	0 - *	0 - *	0 - *	0 - *	0 - *	0 - *
-----------------------------	-------	-------	-------	-------	-------	-------

CHANGE IN REVENUES						
---------------------------	--	--	--	--	--	--

FUND SOURCE

(Thousands of Dollars)

FUND SOURCE	FY 98	FY 99	FY 00	FY 01	FY 02	FY 03
1002 Federal Receipts						
1003 GF Match						
1004 GF	0 - *	0 - *	0 - *	0 - *	0 - *	0 - *
1005 GF/Program Receipts						
1030 School Fund						
Other						
TOTAL	0 - *	0 - *	0 - *	0 - *	0 - *	0 - *

* There will be costs for projects that are eligible for participating share waivers. The department cannot project which projects the legislature will fund this year or in the future under the grant program.

Positions:

FULL-TIME						
PART-TIME						
TEMPORARY						

Estimate of current year (FY97) impact: -0-

ANALYSIS: (Attach a separate page if necessary.) Projects qualifying for waiver under this bill could cost the state -0- to \$3,080,000 dependent on appropriation level. Section 1 - repeals and reenacts AS 14.11.0 9(d) by requiring the Commissioner of Education to waive the participating share required under the school construction grant program, AS 14.11, for districts that meet three criteria: (1) has a full value per ADM less than \$200,000, (2) has an unemployment rate of 10% or more and (3) the average per capital income of residents is 85% or less of the statewide average. The analysis on the following pages show the effects of this bill for school construction and major maintenance grants. The list of eligible school districts was provided by Senator Adam's office and has not been verified by DOE.

Prepared by: Eddy Jeans, School Finance Manager
 Division: Education Support Services
 Approved by Commissioner: _____
 Agency: Education

Phone: 465-8679
 Date: Shirley Holloway
 Shirley Holloway, Ph. D., Commissioner

PREPARER TO PROVIDE ALL DISTRIBUTION COPIES TO GOVERNOR'S LEGISLATIVE OFFICE

For further distribution information call the Governor's Legislative Office

State of Alaska
Department of Education
Capital Improvement Program
Major Maintenance Grant Fund

Issued December 12, 1996

Dec. 12			DOE				SB135 Waived	Cummulative
Prj. #	District Name	Project Name	Amount Requested	Recommended Amount	State Share	Participating Share	Participating Share	Waived Share
1	Juneau	Mendenhall River School Roof Replace	\$2,230,651	\$2,230,651	\$1,561,456	\$669,195		\$0
2	Fairbanks	Hunter: Planning, Design & Renovation/Addition	\$2,875,571	\$2,875,571	\$2,012,900	\$862,671		\$0
3	North Slope	Bulk Fuel Systems Upgrade	\$6,012,074	\$6,012,074	\$3,907,848	\$2,104,226		\$0
4	Bering Strait	Diomedea Structural Remediation Phase II & III	\$343,592	\$343,592	\$336,720	\$6,872	\$6,872	\$6,872
5	Fairbanks	Denali: Planning Design & Renovation/Addition	\$8,806,624	\$373,583	\$261,508	\$112,075		\$6,872
6	NW Arctic	Kiana High School Renovation	\$2,551,571	\$2,551,571	\$2,296,414	\$255,157	\$255,157	\$262,029
7	SW Region	Koliganek Foundation & Basement Repair	\$1,367,835	\$1,367,835	\$1,340,476	\$27,357		\$262,029
8	Sitka	High School Renovation	\$10,260,604	\$437,337	\$306,136	\$131,201		\$262,029
9	Delta/Greely	Delta Roof Repair & Fire Alarm Replacement	\$1,074,013	\$1,074,013	\$1,052,533	\$21,480	\$21,480	\$283,509
10	Anchorage	Ronig Jr. High Roof	\$1,795,000	\$1,795,000	\$1,256,500	\$538,500		\$283,509
11	Sitka	Baranof Renovation	\$5,926,045	\$242,641	\$169,849	\$72,792		\$283,509
12	Hoonah	Roof, Foundation & Fuel Tank Replacement	\$1,294,705	\$1,294,705	\$1,229,970	\$64,735		\$283,509
13	Lake & Penn.	Pedro Bay Renovation	\$1,008,000	\$776,160	\$698,544	\$77,616		\$283,509
14	Ketchikan	Housing Maintenance & Renovation	\$3,338,720	\$3,338,720	\$2,337,104	\$1,001,616		\$283,509
15	Lake & Penn.	District Wide Fuel Tank Upgrade	\$1,250,000	\$1,250,000	\$1,125,000	\$125,000		\$283,509
16	Chatham	Tenakee Retaining Wall Replacement	\$239,327	\$239,327	\$234,540	\$4,787		\$283,509
17	Fairbanks	Barnette Planning Design & Renovation/Addition	\$5,717,586	\$238,417	\$166,892	\$71,525		\$283,509
18	NW Arctic	Noorvik High School Renovation	\$2,664,469	\$2,664,469	\$2,398,022	\$266,447	\$266,447	\$549,956
19	Anchorage	Birchwood Roof Replacement	\$970,000	\$970,000	\$679,000	\$291,000		\$549,956
20	Fairbanks	Nordale: Planning Design & Renovation	\$9,299,000	\$393,463	\$275,424	\$118,039		\$549,956
21	Cordova	Elementary & High School Renovation	\$135,766	\$135,766	\$95,036	\$40,730		\$549,956
22	Chugach	Whittier Drainage	\$144,508	\$144,608	\$141,716	\$2,892		\$549,956
23	Ketchikan	Valley Park Maintenance & Renovation	\$1,893,963	\$1,893,963	\$1,325,774	\$568,189		\$549,956
24	Lake & Penn.	District Wide Sprinkler Systems	\$1,515,000	\$1,515,000	\$1,363,500	\$151,500		\$549,956
25	Annette Island	Major Maintenance Renovation	\$3,555,455	\$3,555,455	\$3,484,346	\$71,109	\$71,109	\$621,065
26	Pelican	Major Maintenance	\$781,172	\$781,172	\$546,820	\$234,352		\$621,065
27	Lower Kuskokwim	Mikelnguut Ellinaurviat Roof Repair	\$1,384,332	\$1,010,562	\$990,351	\$20,211		\$621,065
28	Juneau	Marie Drake Roof Replacement	\$1,189,354	\$1,189,354	\$832,548	\$356,806		\$621,065
29	Juneau	Auke Bay Roof Replacement	\$847,817	\$847,817	\$593,472	\$254,345		\$621,065
30	Lower Kuskokwim	Bulk Fuel Tank Repairs 9 sites	\$3,159,966	\$3,159,966	\$3,096,767	\$63,199		\$621,065
31	Klawock	Major Maintenance	\$2,033,477	\$90,962	\$86,414	\$4,548	\$4,548	\$625,613
32	Wrangell	Exterior Windows	\$165,477	\$165,477	\$115,834	\$49,643		\$625,613
33	Alaska Gateway	Northway Wastewater Treatment	\$144,284	\$144,284	\$141,398	\$2,886	\$2,886	\$628,499
34	Haines	High School -Swimming Pool Roof Replacement	\$403,459	\$403,459	\$282,421	\$121,038		\$628,499
35	Galena	Roofing & Sprinkler Renovation	\$1,277,281	\$1,277,281	\$1,149,553	\$127,728	\$127,728	\$756,227
36	Lower Yukon	Hooper Bay Major Maintenance	\$1,607,162	\$1,607,162	\$1,575,019	\$32,143	\$32,143	\$788,370
37	NW Arctic	Ambler High School Renovation	\$2,009,179	\$2,009,179	\$1,808,261	\$200,918	\$200,918	\$989,288
38	Annette Island	Asbestos Abatement	\$117,719	\$117,719	\$115,365	\$2,354	\$2,354	\$991,643
39	Wrangell	Civil Site Work	\$89,315	\$89,315	\$62,521	\$26,795		\$991,643

Issue Date: 12/12/96
Run Date: 4/7/97

State of Alaska
Department of Education
Capital Improvement Program
Major Maintenance Grant Fund

Issued December 12, 1996

Dec. 12			DOE				SB135 Waived	Cummulative
Pri. #	District Name	Project Name	Amount Requested	Recommended Amount	State Share	Participating Share	Participating Share	Waived Share
40	Kake	District Wide Maintenance	\$3,000,730	\$117,031	\$111,179	\$5,852		\$991,643
41	Lower Kuskokwim	Nelson Island, Tooksook Bay, Roof Repair	\$998,300	\$993,300	\$978,334	\$19,966		\$991,643
42	Tanana	Electrical Retrofit	\$278,065	\$278,065	\$264,162	\$13,903	\$13,903	\$1,005,546
43	Wrangell	Civil Site Development Parking Lot	\$264,375	\$264,375	\$185,063	\$79,313		\$1,005,546
44	Iditarod	Lime Village Oil Spill	\$396,611	\$396,611	\$388,679	\$7,932	\$7,932	\$1,013,478
45	Juneau	High School Heating & Ventilation	\$106,663	\$106,663	\$74,664	\$31,999		\$1,013,478
46	Iditarod	Grayling Oil Storage	\$162,612	\$162,612	\$159,360	\$3,252	\$3,252	\$1,016,730
47	NW Arctic	Noatak Major Maintenance	\$253,913	\$253,913	\$228,522	\$25,391	\$25,391	\$1,042,122
48	Juneau	Floyd Dryden Gym Floor Replacement	\$183,654	\$183,654	\$128,558	\$55,096		\$1,042,122
49	Bristol Bay	Sprinkler System	\$2,551,374	\$2,551,374	\$1,658,393	\$892,981		\$1,042,122
50	Lower Kuskokwim	Districtwide Water Treatment 8 Sites	\$8,166,524	\$352,331	\$345,284	\$7,047		\$1,042,122
51	SW Region	Weather Protection 4 buildings.	\$771,955	\$771,955	\$756,516	\$15,439		\$1,042,122
52	Alaska Gateway	Northway Fuel Storage Replacement	\$177,638	\$177,638	\$174,085	\$3,553	\$3,553	\$1,045,674
53	NW Arctic	Shungnak Major Maintenance	\$380,495	\$380,495	\$342,446	\$38,050	\$38,050	\$1,083,724
54	Alaska Gateway	Mentasta Storage Tank	\$562,493	\$562,493	\$551,243	\$11,250	\$11,250	\$1,094,974
55	Alaska Gateway	Northway Soil Remediation	\$3,798,330	\$138,121	\$135,359	\$2,762	\$2,762	\$1,097,736
56	Hydaburg	Heating System Renovation	\$184,248	\$184,248	\$175,036	\$9,212	\$9,212	\$1,106,949
57	Nenana	Handicap Access Repairs & Improvements	\$138,757	\$138,757	\$124,881	\$13,876	\$13,876	\$1,120,824
58	Nenana	Interior Lighting	\$64,709	\$64,709	\$58,238	\$6,471	\$6,471	\$1,127,295
59	Hydaburg	Major Maintenance	\$857,316	\$857,316	\$814,450	\$42,866	\$42,866	\$1,170,161
60	Fairbanks	District Wide ADA Compliance	\$6,200,048	\$230,700	\$161,490	\$69,210		\$1,170,161
61	Chatham	Angoon High School Major Maintenance	\$301,683	\$301,683	\$295,649	\$6,034		\$1,170,161
62	Fairbanks	District Physical Plant Renovation/Addition	\$4,884,480	\$150,721	\$105,505	\$45,216		\$1,170,161
63	Chugach	Districtwide Building Security & ADA	\$65,175	\$65,175	\$63,872	\$1,304		\$1,170,161
64	Juneau	High School Gym Floor Replacement	\$129,197	\$129,197	\$90,438	\$38,759		\$1,170,161
65	Tanana	Voc-Ed Roof Replacement	\$50,061	\$50,061	\$47,558	\$2,503	\$2,503	\$1,172,664
66	Wrangell	Hot Water Tank Replacement	\$33,750	\$33,750	\$23,625	\$10,125		\$1,172,664
67	Lower Kuskokwim	Districtwide ADA	\$1,047,823	\$174,636	\$171,144	\$3,493		\$1,172,664
68	Wrangell	Interior Corridor Finish	\$39,500	\$39,500	\$27,650	\$11,850		\$1,172,664
69	Juneau	Gastineau Heating Coil Replacement	\$183,236	\$183,236	\$128,265	\$54,971		\$1,172,664
70	Skagway	School Roof Replacement	\$798,855	\$798,855	\$519,256	\$279,599		\$1,172,664
71	Kenai	Homer Jr High Handicap Access	\$200,000	\$200,000	\$140,000	\$60,000		\$1,172,664
72	Lower Kuskokwim	Districtwide Asbestos Abatement	\$7,106,415	\$199,286	\$195,301	\$3,986		\$1,172,664
73	Nenana	Sprinkler System Renovation	\$151,606	\$151,606	\$136,445	\$15,161	\$15,161	\$1,187,825
74	Yukon/Koyukuk	Districtwide Structural Repairs	\$467,547	\$467,547	\$458,196	\$9,351	\$9,351	\$1,197,176
75	Unalaska	Multi-Purpose Room Roof Replacement	\$76,985	\$76,985	\$50,040	\$26,945		\$1,197,176
76	Chugach	Districtwide Fuel Tank Upgrade	\$193,373	\$193,373	\$189,506	\$3,867		\$1,197,176
77	Yukon/Koyukuk	Districtwide Tank Farm Upgrades	\$4,251,099	\$142,620	\$139,768	\$2,852	\$2,852	\$1,200,028