

list, on a form to be provided by the Insurance Commissioner, setting forth the names and addresses of the individual, co-partnership, association or corporation who actually represents the non-resident agents or brokers in effecting insurance in the Territory. Non-resident agents or brokers shall not be required to maintain an office within the Territory for the transaction of business.

(Revocation). The Commissioner of Insurance shall have the power to revoke any license granted to any non-resident agent or broker for cause, upon hearing, after reasonable notice has been given to such non-resident licensed agent or broker; but, such revocation shall not relieve or discharge such agent or broker or his surety from civil liability under the aforesaid bond.

Approved March 28, 1955

CHAPTER 161

AN ACT

Relating to the powers of the Veterans' Service Council; amending Section 6 of Chapter 109, SLA 1951; and setting an effective date.

(H. B. 214)

Be it Enacted by the Legislature of the Territory of Alaska:

Section 1. Section 6 of Chapter 109, Session Laws of Alaska 1951, is amended to read as follows:

Sec. 6. The Council is hereby empowered to approve expenditures by Veterans organizations and to reimburse such organizations for their expenditures in employing full time service officers, for necessary travel expenses, including travel by the

respective service officers outside of Alaska not more than once each year for purposes of training in veterans' rehabilitation and service work, and for per diem not to exceed that allowed Territorial employees. The Council shall limit payments to Veterans organizations to an amount which will fairly compensate them for the salaries and expenses, above enumerated, paid to their full time service officers in performing rehabilitation work for Veterans, including the prosecution

of their claims and solution of their problems arising out of military service. Such service and assistance shall be rendered all Veterans and their dependents and also all beneficiaries of any military claim and shall include but not be limited to those serv-

ices now rendered by the service departments of the respective council organizations.

Section 2. This Act shall be in effect on and after its passage and approval, or upon its becoming law without such approval.

Approved March 28, 1955

CHAPTER 162

AN ACT

Authorizing the Territorial Highway Engineer to lease or sell marine or harbor facilities.

(H. B. 237)

Be it Enacted by the Legislature of the Territory of Alaska:

Section 1. The Highway Engineer is authorized to lease for a period up to fifty (50) years or to sell for a nominal sum to any incorporated city, public utility district, or other incorporated area, any marine or harbor facilities constructed or re-

built with Territorial funds or with Territorial and Federal matching funds. The intent of this Act is to allow cities, public utility districts, or other incorporated areas to lease or purchase marine or harbor facilities so that they may enforce municipal ordinances thereon and legally assess fees to meet maintenance costs.

Approved March 28, 1955