

LAWS OF ALASKA 2009

Source CSHB 152(JUD)

Chapter	No
---------	----

AN ACT

Making corrective amendments to the Alaska Statutes as recommended by the revisor of statutes; providing for an effective date by repealing the effective date of sec. 33, ch. 122, SLA 1977; and providing for an effective date.

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

THE ACT FOLLOWS ON PAGE 1

AN ACT

1	Making corrective amendments to the Alaska Statutes as recommended by the revisor of
2	statutes; providing for an effective date by repealing the effective date of sec. 33, ch. 122,
3	SLA 1977; and providing for an effective date.
4	
5	* Section 1. AS 03.09.020(a) is amended to read:
6	(a) The director of the division of the department with responsibility for
7	agriculture [OF THE DEPARTMENT] shall serve as the director of the Board of
8	Agriculture and Conservation. The director may employ staff and, as directed by the
9	board, is responsible for the daily operations of the agricultural revolving loan fund
10	(AS 03.10.040).
11	* Sec. 2. AS 03.22.010 is amended to read:
12	Sec. 03.22.010. Establishment of plant materials center. The Department of
13	Natural Resources, in cooperation with the college or department of the University
14	of Alaska responsible for the Agricultural and Forestry Experiment Station

1	[INSTITUTE OF AGRICULTURAL SCIENCES], shall establish and maintain a
2	plant materials center.
3	* Sec. 3. AS 03.22.020 is amended to read:
4	Sec. 03.22.020. Purpose of center. The objectives of the plant materials
5	center, in cooperation with the college or department of the University of Alaska
6	responsible for the Agricultural and Forestry Experiment Station [INSTITUTE
7	OF AGRICULTURAL SCIENCES], are to
8	(1) assemble, evaluate, select, and increase plant materials needed in
9	soil and water conservation, agriculture, and industry, and maintain genetic purity of
10	these materials;
11	(2) increase promising plant materials for field scale testing;
12	(3) test the promising materials in field plantings on sites that represent
13	soil and climatic conditions not found at the center;
14	(4) maintain and provide for increase of basic seed stocks of plant
15	materials for agricultural and conservation interests;
16	(5) make seed and plant materials available, for a fee if necessary, in
17	such a manner as to avoid monopolistic control of basic stocks of these materials and
18	encourage the development of a seed industry;
19	(6) support but not duplicate activities carried on by state or federally
20	funded research programs in the state;
21	(7) prepare, publish, and disseminate a summary report on all studies
22	as they are completed.
23	* Sec. 4. AS 03.22.040 is amended to read:
24	Sec. 03.22.040. Personnel. The department shall ensure that competent
25	professional, secretarial, and subprofessional personnel necessary to carry on the work
26	of the center are employed. The administrator of the plant materials center is a joint
27	appointment between the Department of Natural Resources and the college or
28	department of the University of Alaska responsible for the Agricultural and
29	Forestry Experiment Station.
30	* Sec. 5. AS 03.22.050 is amended to read:
31	Sec 03 22 050 Department to cooperate The department shall cooperate

1	with the <u>college or department of the University of Alaska responsible for the</u>
2	Agricultural and Forestry Experiment Station [INSTITUTE OF
3	AGRICULTURAL SCIENCES] and the United States Soil Conservation Service by a
4	formal memorandum of understanding and may cooperate with any department or
5	agency of federal, state, or local government, research organization, or other
6	organization concerned with conservation or agriculture.
7	* Sec. 6. AS 03.47.040(2) is amended to read:
8	(2) "division" means the division of the department with
9	responsibility for agriculture [, DEPARTMENT OF NATURAL RESOURCES];
10	* Sec. 7. AS 08.36.246(a) is amended to read:
11	(a) An applicant for a specialty license shall
12	(1) meet all of the requirements under AS 08.36.110(1) and (3);
13	(2) have completed as many academic years of advanced education in
14	the specialty as are required by the appropriate specialty board in a program accredited
15	by the Commission on Accreditation of the American Dental Association or its
16	successor agency;
17	(3) be a diplomate or the equivalent of the appropriate specialty board,
18	or be eligible to be examined for diplomate status as documented by an organization
19	recognized by the American Dental Association; and
20	(4) satisfy one of the following:
21	(A) pass an examination approved by the board; or
22	(B) [PASS A SPECIALTY EXAMINATION GIVEN BY THE
23	CENTRAL REGIONAL EXAMINING BOARD; OR
24	(C)] be board certified by a specialty certification board
25	recognized by the American Dental Association.
26	* Sec. 8. AS 11.56.762(a) is amended to read:
27	(a) A person commits the crime of unlawful use of DNA samples if the person
28	knowingly, without authorization under AS 44.41.035, possesses or allows another
29	person access to
30	(1) a blood, oral, or tissue sample collected for inclusion in the
31	deoxyribonucleic acid identification registration system under AS 44.41.035; [.] or

- (2) identification data or records derived from those samples.
- * **Sec. 9.** AS 12.55.125(b) is amended to read:

- (b) A defendant convicted of attempted murder in the first degree, solicitation to commit murder in the first degree, conspiracy to commit murder in the first degree, kidnapping, or misconduct involving a controlled substance in the first degree shall be sentenced to a definite term of imprisonment of at least five years but not more than 99 years. A defendant convicted of murder in the second degree or murder of an unborn child under AS 11.41.150(a)(2) (4) shall be sentenced to a definite term of imprisonment of at least 10 years but not more than 99 years. A defendant convicted of murder in the second degree shall be sentenced to a definite term of imprisonment of at least 20 years but not more than 99 years when the defendant is convicted of the murder of a child under 16 years of age and the court finds by clear and convincing evidence that the defendant (1) was a natural parent, a stepparent, an **adoptive** [ADOPTED] parent, a legal guardian, or a person occupying a position of authority in relation to the child; or (2) caused the death of the child by committing a crime against a person under AS 11.41.200 11.41.530. In this subsection, "legal guardian" and "position of authority" have the meanings given in AS 11.41.470.
- * **Sec. 10.** AS 12.61.020(a) is amended to read:
 - (a) Every person contracting with an offender with respect to the reenactment of the offender's crime by way of a movie, book, magazine article, radio or television presentation, <u>or</u> live entertainment of any kind, or <u>to</u> [FROM] the expression of the offender's thoughts, feelings, opinions, or emotions regarding the crime, shall pay to the state any money that would otherwise be owing to the offender.
- * **Sec. 11.** AS 12.61.020(c) is amended to read:
 - (c) Notwithstanding other statutory limitations, a civil action by a victim against an offender for damages resulting from the commission of the crime [,] must be commenced within 10 years of the date of the crime [,] or the date of the discovery of the perpetrator of the crime if the perpetrator is unknown on the date of the commission of the crime.
- * **Sec. 12.** AS 12.62.160(a) is amended to read:
- (a) Criminal justice information and the identity of recipients of criminal

justice information <u>are</u> [IS] confidential and exempt from disclosure under AS 40.25
The existence or nonexistence of criminal justice information may not be released to
or confirmed to any person except as provided in this section and AS 12.62.180(d).

* **Sec. 13.** AS 13.06.050(21) is amended to read:

- (21) "heir," ["HEIRS,"] except as controlled by AS 13.12.711, means a person, including the surviving spouse and the state, who is entitled under the statutes of intestate succession to the property of a decedent;
- * **Sec. 14.** AS 14.03.075(g)(2) is amended to read:
 - (2) "individualized education program team" means a group of people that translates child assessment information regarding a child into a practical plan for specially designed instruction and delivery of services for the child, consisting of the persons necessary to qualify the team under appropriate federal regulations applicable to a child with a disability who is eligible for special education services under AS 14.30 [HAS THE MEANING GIVEN IN AS 14.30.350].
- * **Sec. 15.** AS 14.17.600 is amended to read:
 - Sec. 14.17.600. Student count [COUNTING] periods. (a) Within two weeks after the end of the 20-school-day period ending the fourth Friday in October, each district shall transmit a report to the department that, under regulations adopted by the department, reports its ADM for that count [COUNTING] period and other student count information that will aid the department in making a determination of its state aid under the public school funding program. For centralized correspondence study, the October report shall be based on the period from July 1 through the fourth Friday in October. The department may make necessary corrections in the report submitted and shall notify the district of changes made. The commissioner shall notify the governor of additional appropriations the commissioner estimates to be necessary to fully finance the public school funding program for the current fiscal year.
 - (b) Upon written request and for good cause shown, the commissioner may permit a district to use a 20-school-day **count** [COUNTING] period other than the period set out in (a) of this section. However, a **count** [COUNTING] period approved under this subsection must be 20 consecutive school days unless one or more alternate

-5-

count [COUNTING] periods are necessary to permit a district to implement flexible scheduling that meets the district's needs and goals without jeopardizing the state aid for which the district would ordinarily be eligible under this chapter.

* **Sec. 16.** AS 14.17.990(5) is amended to read:

- (5) "eligible federal impact aid" means the amount of federal impact aid received by a district as of March 1 of the fiscal year as a result of an application submitted in the preceding fiscal year, including advance payments and adjustments received since March 1 of the preceding fiscal year from prior year applications, under 20 U.S.C. 7701 7714, except payments received under **former** 20 U.S.C. 7703(f)(2)(B), to the extent the state may consider that aid as local resources under federal law;
- * **Sec. 17.** AS 14.20.149(a) is amended to read:
 - (a) A school board shall adopt [BY JULY 1, 1997,] a certificated employee evaluation system for evaluation and improvement of the performance of the district's teachers and administrators. The evaluation system applies to all the district's certificated employees except the district's superintendent. A school board shall consider information from students, parents, community members, classroom teachers, affected collective bargaining units, and administrators in the design and periodic review of the district's certificated employee evaluation system. An evaluation of a certificated employee under this section must be based on observation of the employee in the employee's workplace.
- * **Sec. 18.** AS 14.35.025 is amended to read:
 - Sec. 14.35.025. Duties of the Department of Education and Early Development. When required by any of the Acts described in AS 14.35.010₂ the department shall
 - (1) cooperate with the <u>appropriate federal agency</u> [UNITED STATES DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE] in the administration of the Act;
 - (2) do everything necessary to entitle the state to receive money available according to the Act;
 - (3) represent the state in all matters related to the administration of the

1	Act;
2	(4) expend and disburse money received according to the Act;
3	(5) designate the districts, schools, departments, or classes to
4	participate in the benefits of money received according to the Act.
5	* Sec. 19. AS 14.40.826(a) is amended to read:
6	(a) The powers and responsibilities of the corporation are vested in the board
7	of directors. The board of directors of the corporation consists of nine members
8	appointed by the governor as follows:
9	(1) three state residents who have a significant high level of experience
10	in the private business sector, specializing in financing or economic development or
11	marketing; two of the state residents appointed under this paragraph shall be residents
12	of the borough where the launch activities of the corporation occur if qualified
13	candidates residing in the borough are available;
14	(2) the president or the designee of the president of the University of
15	Alaska;
16	(3) the director or designee of the Geophysical Institute of the
17	University of Alaska;
18	(4) the commissioner of commerce, community, and economic
19	development or the commissioner's designee;
20	(5) two members who have held or currently hold positions in the
21	aerospace or commercial space industry, have [OR] special experience regarding
22	federal regulatory procedures and policies involving space, or have operational
23	experience; members with aerospace experience may not exceed one; and
24	(6) a public school educator or a public member.
25	* Sec. 20. AS 14.50.010 is amended to read:
26	Sec. 14.50.010. Acceptance of federal funds. The legislature assents to
27	federal aid under former 20 U.S.C. 401 - 602 [PUBLIC LAW 85-864, 72 STAT.
28	1580, 85TH CONGRESS (20 U.S.C. 401-602)] on behalf of the state. The
29	commissioner of education and early development may do all things necessary to
30	cooperate with the United States government to participate under former 20 U.S.C.
31	401 - 602 [THE ACT] and under any Act [AMENDING OR] supplementing the

1	provisions of former 20 U.S.C. 401 - 602 [IT], subject to prior concurrence of the
2	governor.
3	* Sec. 21. AS 14.57.199(1) is amended to read:
4	(1) "director" means the director of the division of the department
5	that has responsibility for [OF] state libraries, archives, and museums;
6	* Sec. 22. AS 15.45.160 is amended to read:
7	Sec. 15.45.160. Bases for determining the petition was improperly filed.
8	The lieutenant governor shall notify the committee that the petition was improperly
9	filed upon determining that
10	(1) there is an insufficient number of qualified subscribers; [OR]
11	(2) the subscribers were not resident in at least three-fourths [TWO-
12	THIRDS] of the house districts of the state; or
13	(3) there is an insufficient number of qualified subscribers from
14	each of the house districts described in (2) of this section.
15	* Sec. 23. AS 15.45.390 is amended to read:
16	Sec. 15.45.390. Bases for determining the petition was improperly filed.
17	The lieutenant governor shall notify the committee that the petition was improperly
18	filed upon determining that
19	(1) there is an insufficient number of qualified subscribers;
20	(2) the subscribers were not resident in at least three-fourths [TWO-
21	THIRDS] of the house districts of the state; [OR]
22	(3) there is an insufficient number of qualified subscribers from
23	each of the house districts described in (2) of this section; or
24	(4) the petition was not filed within 90 days after the adjournment of
25	the legislative session at which the act was passed.
26	* Sec. 24. AS 17.37.070(6) is amended to read:
27	(6) "facility monitored by the department or the Department of
28	Administration" means an institution, building, office, or home operated by the
29	department or the Department of Administration, funded by the department or the
30	Department of Administration, under contract with the department or the Department
31	of Administration, inspected by the department or the Department of Administration,

1	designated by the department of the Department of Administration, or licensed by the
2	department or the Department of Administration, for the care of
3	(A) juveniles; for the purposes of this subparagraph,
4	"institution" includes a foster home and a group home, and a juvenile detention
5	facility, a juvenile detention home, a juvenile work camp, and a treatment
6	facility, as those terms are defined in AS 47.12.990 [AS 47.14.990];
7	(B) the elderly; for the purposes of this subparagraph,
8	"institution" includes
9	(i) an assisted living home as defined in AS 47.33.990;
10	and
11	(ii) the Alaska Pioneers' Home or the Alaska Veterans'
12	Home, operated under AS 47.55;
13	(C) the mentally ill; for the purposes of this subparagraph,
14	"institution" includes a designated treatment facility and an evaluation facility,
15	as those terms are defined in AS 47.30.915;
16	* Sec. 25. AS 19.15.025(a) is amended to read:
17	(a) <u>The</u> [BEFORE OCTOBER 1, 2006, THE DEPARTMENT MAY
18	ANNUALLY ALLOCATE UP TO FOUR PERCENT OF NONRESTRICTED
19	FEDERAL-AID HIGHWAY APPORTIONMENTS TO PROJECTS CLASSIFIED
20	UNDER THE TRAILS AND RECREATIONAL ACCESS FOR ALASKA
21	PROGRAM UNDER A STATEWIDE TRANSPORTATION IMPROVEMENT
22	PROGRAM. ON OR AFTER OCTOBER 1, 2006, THE] department may allocate up
23	to two percent of nonrestricted federal-aid highway apportionments to projects
24	classified under the trails and recreational access for Alaska program under a
25	statewide transportation improvement program.
26	* Sec. 26. AS 19.15.025(b) is amended to read:
27	(b) <u>The</u> [BEFORE OCTOBER 1, 2006, THE DEPARTMENT SHALL
28	ANNUALLY ALLOCATE AT LEAST 37 PERCENT OF NONRESTRICTED
29	FEDERAL-AID HIGHWAY APPORTIONMENTS TO PROJECTS CLASSIFIED
30	UNDER THE COMMUNITY TRANSPORTATION PROGRAM UNDER A
31	STATEWIDE TRANSPORTATION IMPROVEMENT PROGRAM ON OR AFTER

1	OCTOBER 1, 2006, THE department shall annually allocate at least 39 percent of
2	nonrestricted federal-aid highway apportionments to projects classified under the
3	community transportation program under a statewide transportation improvement
4	program.
5	* Sec. 27. AS 21.54.120(a) is amended to read:
6	(a) A health care insurer that offers, issues for delivery, delivers, or renews in
7	this state a health care insurance plan in the group market shall count a period of
8	creditable coverage based on
9	(1) the standard method authorized by 42 U.S.C. 300gg (Health
10	Insurance [CARE] Portability and Accountability Act of 1996) for determining
11	creditable coverage without regard to the specific benefits covered during the period;
12	or
13	(2) an alternative method based on coverage of benefits within each of
14	several classes or categories of benefits specified in federal regulation if
15	(A) made on a uniform basis for all participants and
16	beneficiaries; and
17	(B) the insurer counts a period of creditable coverage with
18	respect to any class or category of benefits if any level of benefits is covered
19	within the class or category.
20	* Sec. 28. AS 21.54.500(11) is amended to read:
21	(11) "federal continuation provision" means a "COBRA continuation
22	provision" as defined in 42 U.S.C. 300gg-91(d) (Health Insurance [CARE]
23	Portability and Accountability Act of 1996);
24	* Sec. 29. AS 21.54.500(17) is amended to read:
25	(17) "health care insurer" means a person transacting the business of
26	health care insurance, including an insurance company licensed under AS 21.09, a
27	hospital or medical service corporation licensed under AS 21.87, a fraternal benefit
28	society licensed under AS 21.84, a health maintenance organization licensed under
29	AS 21.86, a multiple employer welfare arrangement, a church plan, and a
30	governmental plan, except for a nonfederal governmental plan that elects to be

31

excluded under 42 U.S.C. 300gg-21(b)(2) (Health <u>Insurance</u> [CARE] Portability and

1	Accountability Act of 1996);
2	* Sec. 30. AS 23.05.060 is amended to read:
3	Sec. 23.05.060. Powers of the department. The department may
4	(1) enforce all state labor laws;
5	(2) act as mediator and appoint deputy commissioners of conciliation
6	in labor disputes whenever it considers the interest of industrial peace requires it;
7	(3) make investigations <u>and</u> [,] collect and compile statistical
8	information concerning the conditions of labor generally and upon all matters relating
9	to the enforcement of this chapter;
10	(4) institute court proceedings against an employer of labor without
11	cost to the employee when it is satisfied that the employer has failed to pay an
12	employee an amount due by contract;
13	(5) issue cease and desist orders and other orders and regulations
14	necessary for the enforcement of state labor laws;
15	(6) in accordance with AS 37.07 (the Executive Budget Act), receive
16	and spend money derived from agreements with local governments, nongovernmental
17	organizations, or other persons.
18	* Sec. 31. AS 23.05.067(a) is amended to read:
19	(a) Each insurer providing workers' compensation insurance and each
20	employer who is self-insured or uninsured for purposes of AS 23.30 in this state shall
21	pay an annual service fee to the department for the administrative expenses of the state
22	for workers' safety programs under AS 18.60 and the workers' compensation program
23	under AS 23.30 as follows:
24	(1) for each employer,
25	(A) except as provided in (b) of this section, the service fee
26	shall be paid each year to the department at the time that the annual report is
27	required to be filed under AS 23.30.155(m) or (n); and
28	(B) the service fee is 2.9 percent of all payments reported to the
29	division of workers' compensation in the department [ALASKA
30	WORKERS' COMPENSATION BOARD] under AS 23.30.155(m) or (n),
31	except second injury fund payments; and

1 (2) for each insurer, the director of the division of insurance shall, 2 under (e) of this section, deposit from funds received from the insurer under 3 AS 21.09.210 a service fee of 1.82 percent of the direct premium income for workers' 4 compensation insurance received by the insurer during the year ending on the 5 preceding December 31, subject to all the deductions specified in AS 21.09.210(b).

* **Sec. 32.** AS 23.20.175(c) is amended to read:

(c) For the purposes of AS 23.20.165 and 23.20.170, [AFTER DECEMBER 31, 1982,] wages do not include that part of remuneration paid during any calendar year to an individual by an employer or by a predecessor of the employer that exceeds 75 percent of the average annual wage, as defined in AS 23.20.520, in Alaska for the preceding 12-month period ending June 30 computed to the nearest multiple of \$100.

* **Sec. 33.** AS 23.20.276(b) is amended to read:

(b) A nonprofit organization described in this section **that** [WHICH], under **AS 23.20.525(a)(4)** [AS 23.20.525(a)(6)], is, or becomes, subject to this chapter [ON OR AFTER JANUARY 1, 1972,] shall pay contributions under the provisions of AS 23.20.165, unless it elects, in accordance with this section, to pay to the department for the unemployment compensation fund an amount equal to the amount of regular benefits and of one-half of the extended benefits paid, that is attributable to service in the employ of the nonprofit organization, to individuals for weeks of unemployment **that** [WHICH] begin during the effective period of the election.

* **Sec. 34.** AS 23.20.277(c) is amended to read:

- (c) Each nonprofit organization that has elected payments in place of contributions may request permission to make payments as provided in this subsection. This method of payment becomes effective upon approval by the department. At the end of each calendar quarter or at the end of any other period as determined by the department, the department shall bill each nonprofit organization for an amount representing one of the following:
- (1) [FOR 1972, .25 PERCENT OF ITS TOTAL PAYROLL FOR 1971;
- (2) FOR YEARS AFTER 1972,] that percentage of its total payroll for the immediately preceding calendar year as the department determines; the

1	determination shall be based each year on the average benefit costs attributable to
2	service in the employ of nonprofit organizations during the preceding calendar year;
3	(2) [(3)] for any organization that [WHICH] did not pay wages
4	throughout the four calendar quarters of the preceding calendar year, that percentage
5	of its payroll during the year as the department determines.
6	* Sec. 35. AS 23.20.278 is amended to read:
7	Sec. 23.20.278. Financing benefits paid to employees of the state and its
8	political subdivisions. A political subdivision or a department, division, or other
9	agency of the state subject to this chapter, under AS 23.20.525(a)(12)
10	[AS 23.20.525(a)(4) AND (14)], shall pay contributions under the provisions of
11	AS 23.20.165, unless it elects to reimburse the department for the unemployment
12	compensation fund according to the provisions applicable to nonprofit organizations
13	under AS 23.20.276 and 23.20.277.
14	* Sec. 36. AS 23.20.401(b) is amended to read:
15	(b) The department shall, unless the obligor and obligee agree otherwise,
16	deduct and withhold from unemployment compensation payable to an individual who
17	owes child support obligations as defined in (h) of this section
18	(1) the amount specified by the individual to the department to be
19	deducted and withheld under this subsection, if neither (2) nor (3) of this subsection is
20	applicable;
21	(2) the amount specified in an agreement submitted to the department
22	under 42 U.S.C. 654(19)(B)(i) (sec. 454(19)(B)(i), Social Security Act) [SECTION
23	42 U.S.C. 654(20)(B)(i) (SEC. 454 (20)(B)(i), SOCIAL SECURITY ACT)], by the
24	child support services agency of the Department of Revenue, unless (3) of this
25	subsection is applicable; or
26	(3) any amount required to be deducted and withheld through legal
27	process, as defined in 42 U.S.C. 662(e) (Sec. 462(e), Social Security Act), properly
28	served upon the department.
29	* Sec. 37. AS 23.20.408(h) is amended to read:
30	(h) In (f) [AND (g)] of this section, "rate of insured unemployment" means the
31	percentage derived by dividing (1) the average weekly number of individuals filing

claims for regular compensation in this state for weeks of unemployment with respect to the most recent 13 consecutive week period, as determined by the department on the basis of its reports to the United States Secretary of Labor, by (2) the average monthly employment covered under this chapter for the first four of the most recent six completed calendar quarters ending before the close of that 13-week period. Computations required by this subsection shall be made by the department in accordance with regulations prescribed by the United States Secretary of Labor. * **Sec. 38.** AS 23.20.525 is amended to read: Sec. 23.20.525. "Employment" defined. (a) In this chapter, unless the context

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

- otherwise requires, "employment" means
- (1) service performed by an individual for wages or by an officer of a corporation, including service in interstate commerce;
- (2) service performed by an individual who, under (8) [(10)] of this subsection, has the status of an employee;
- (3) service performed by an individual other than an individual who is an employee under (1) or (2) of this subsection who performs services for remuneration for any person
 - (A) as an agent-driver or commission-driver engaged in distributing meat products, vegetable products, fruit products, bakery products, beverages, or laundry or dry-cleaning services, for the individual's principal; or
 - (B) as a traveling or city salesman, other than as an agentdriver or commission-driver, engaged upon a full-time basis in the solicitation on behalf of, and the transmission to, the individual's principal of orders from wholesalers, retailers, contractors, or operators of hotels, restaurants, or other similar establishments for merchandise for resale or supplies for use in their business operations; however, for all purposes of this paragraph, the term "employment" includes services described in this subparagraph and (A) of this paragraph [, PERFORMED AFTER DECEMBER 31, 1971,] only if
 - (i) the contract of service contemplates that substantially all of the services are to be performed personally by the individual;

(ii) the individual does not have a substantial investment in facilities used in connection with the performance of the services, other than in facilities for transportation; and

- (iii) the services are not in the nature of a single transaction that is not part of a continuing relationship with the person for whom the services are performed;
- (4) [SERVICE PERFORMED AFTER DECEMBER 31, 1971 AND THROUGH DECEMBER 31, 1977 BY AN INDIVIDUAL IN THE EMPLOY OF THIS STATE OR ANY INSTRUMENTALITY OF THIS STATE, OR IN THE EMPLOY OF THIS STATE AND ONE OR MORE STATES OR THEIR INSTRUMENTALITIES, FOR A HOSPITAL OR INSTITUTION OF HIGHER EDUCATION IN THIS STATE EXCEPT SERVICE DESCRIBED IN AS 23.20.526(d) IF THE SERVICE IS EXCLUDED FROM THE TERM "EMPLOYMENT" SOLELY BY REASON OF 26 U.S.C. 3306(c)(7) (FEDERAL UNEMPLOYMENT TAX ACT, INTERNAL REVENUE CODE);
- (5) SERVICE PERFORMED BEFORE JANUARY 1, 1978, IN THE EMPLOY OF A POLITICAL SUBDIVISION OF THIS STATE OR A WHOLLY OWNED INSTRUMENTALITY OF A POLITICAL SUBDIVISION OF THIS STATE, IF COVERAGE WAS ELECTED UNDER AS 23.20.325;
- (6)] service performed by an individual in a calendar quarter [AFTER JUNE 30, 1962,] in the employ of an organization exempt from income tax under 26 U.S.C. 501(a) (Internal Revenue Code), other than an organization described in 26 U.S.C. 401(a), or under 26 U.S.C. 521, if the remuneration for the service is \$250 or more; notwithstanding the provisions of this paragraph, services performed [AFTER DECEMBER 31, 1971,] by an individual in the employ of a religious, charitable, educational, or other organization described in 26 U.S.C. 501(c)(3) (Internal Revenue Code) that is exempt from income tax under 26 U.S.C. 501(a), constitutes employment for the purposes of this chapter even though remuneration for the services is less than \$250 in a calendar quarter, but only if the organization had four or more individuals in employment for some portion of a day in each of 20 different weeks, whether or not the weeks were consecutive, within either the current or preceding calendar year,

1	regardless of whether the individuals were employed at the same moment of time;
2	(5) [(7)] service of an individual who is a citizen of the United States,
3	performed outside the United States, except in Canada, [AFTER DECEMBER 31,
4	1971,] in the employ of an American employer, or of this state or of any of its
5	instrumentalities or any of its political subdivisions, other than service that [WHICH]
6	is considered "employment" under the provisions of (9) or (10) [(11) OR (12)] of this
7	subsection or the parallel provisions of the law of another state, if
8	(A) the employer's principal place of business in the United
9	States is located in this state; or
10	(B) the employer has no place of business in the United States,
11	but
12	(i) the employer is an individual who is a resident of
13	this state; or
14	(ii) the employer is a corporation that [WHICH] is
15	organized under the laws of this state; or
16	(iii) the employer is a partnership or a trust and the
17	number of the partners or trustees who are residents of this state is
18	greater than the number who are residents of any one other state; or
19	(C) none of the criteria in (A) and (B) of this paragraph is met
20	but the employer has elected coverage in this state or, the employer having
21	failed to elect coverage in any state, the individual has filed a claim for
22	benefits, based on service described in this paragraph, under the law of this
23	state;
24	(6) [(8)] notwithstanding the provisions of (9) [(11)] of this subsection,
25	all service performed by an officer or member of the crew of an American vessel or in
26	connection with the vessel, if the operating office, from which the operations of
27	vessels operating on navigable waters inside, or inside and outside the United States
28	are ordinarily and regularly supervised, managed, directed, and controlled, is inside
29	this state;
30	(7) [(9)] notwithstanding any other provisions of this section, service
31	with respect to which tax is required to be paid under any federal law imposing a tax

1	against which credit may be taken for contributions required to be paid into a state
2	unemployment fund or which as a condition for full tax credit against the tax imposed
3	by the Federal Unemployment Tax Act is required to be covered under this chapter;
4	(8) [(10)] service performed by an individual whether or not the
5	common-law relationship of master and servant exists, unless and until it is shown to
6	the satisfaction of the department that
7	(A) the individual has been and will continue to be free from
8	control and direction in connection with the performance of the service, both
9	under the individual's contract for the performance of service and in fact;
10	(B) the service is performed either outside the usual course of
11	the business for which the service is performed or is performed outside of all
12	the places of business of the enterprise for which the service is performed; and
13	(C) the individual is customarily engaged in an independently
14	established trade, occupation, profession, or business of the same nature as that
15	involved in the service performed;
16	(9) [(11)] an individual's entire service performed inside or both inside
17	and outside this state if the service is localized in this state; service is considered to be
18	localized inside a state or territory if
19	(A) the service is performed entirely inside the state or
20	territory; or
21	(B) the service is performed both inside and outside the state or
22	territory but the service performed outside the state or territory is incidental to
23	the individual's service inside the state or territory; for example, where it is
24	temporary or transitory in nature or consists of isolated transactions;
25	(10) [(12)] an individual's entire service performed inside or both
26	inside and outside this state if the service is not localized in a state or territory but
27	some of the service is performed in this state and
28	(A) the individual's base of operations is in this state; [OR]
29	(B) if there is no base of operations, then the place from which
30	the service is directed or controlled is in this state; or
31	(C) the individual's base of operations or place from which the

1	service is unected of controlled is not in a state of territory in which some part
2	of the service is performed, but the individual's residence is in this state;
3	(11) [(13)] service covered by an election under AS 23.20.325, and
4	service covered by an election approved by the commissioner in accordance with an
5	arrangement under AS 23.20.090(a) during the effective period of the election;
6	(12) [(14)] service [PERFORMED AFTER DECEMBER 31, 1977,] in
7	the employ of this state or any of its instrumentalities or any political subdivision of
8	this state or any of its instrumentalities or any instrumentality of any of the foregoing
9	and one or more other states or political subdivisions, if that service is excluded from
10	"employment" under 26 U.S.C. 3306(c)(7) (Federal Unemployment Tax Act, Internal
11	Revenue Code) and is not excluded from "employment" under AS 23.20.526(d)(8);
12	(13) [(15)] domestic services [PERFORMED AFTER DECEMBER
13	31, 1977,] for an employer who paid wages of \$1,000 or more in any calendar quarter
14	in the current or preceding calendar year for those services;
15	(14) [(16)] service [PERFORMED AFTER DECEMBER 31, 1977,]
16	by an individual in agricultural labor when that service is performed for a person who
17	(A) during any calendar quarter in either the current or the
18	preceding year, paid remuneration in cash of \$20,000 or more to individuals
19	employed in agricultural labor; or
20	(B) employed in agricultural labor 10 or more individuals for
21	some portion of the day in each of at least 20 different calendar weeks in either
22	the current or the preceding calendar year, whether or not the weeks were
23	consecutive, and regardless of whether the individuals were employed at the
24	same moment of time;
25	(C) for the purposes of this paragraph, any individual who is a
26	member of a crew furnished by a crew leader to perform service in agricultural
27	labor for any other person shall be treated as an employee of that crew leader
28	(i) if that crew leader holds a valid certificate of
29	registration under the Farm Labor Contractor Registration Act of 1963,
30	or substantially all the members of that crew operate or maintain
31	tractors, mechanized harvesting or cropdusting equipment, or any other

1	mechanized equipment, which is provided by that crew leader; and
2	(ii) if that individual is not an employee of that other
3	person within the meaning of (8) [(10)] of this subsection;
4	(D) for the purposes of this paragraph, in the case of an
5	individual who is furnished by a crew leader to perform service in agricultural
6	labor for any other person and who is not treated as an employee of that crew
7	leader under (C) of this paragraph,
8	(i) that other person and not the crew leader shall be
9	treated as the employer of that individual; and
10	(ii) that other person shall be treated as having paid cash
11	remuneration to that individual in an amount equal to the amount of
12	cash remuneration paid to that individual by the crew leader, either on
13	behalf of the crew leader or on behalf of that other person, for the
14	service in agricultural labor performed for that other person;
15	(E) for the purposes of this paragraph, the term "crew leader"
16	means an individual who
17	(i) furnishes individuals to perform service in
18	agricultural labor for any other person;
19	(ii) pays, either on behalf of the crew leader or on
20	behalf of that other person, the individuals furnished by the crew leader
21	for the service in agricultural labor performed by the individuals; and
22	(iii) has not entered into a written agreement with that
23	farm operator under which the agricultural worker is designated as an
24	employee of that farm operator.
25	(b) In (a)(5) [(a)(7)] of this section, "American employer" means a person
26	who is
27	(1) an individual who is a resident of the United States;
28	(2) a partnership if two-thirds or more of the partners are residents of
29	the United States;
30	(3) a trust, if all of the trustees are residents of the United States; or
31	(4) a corporation organized under the laws of the United States or of

1	any state.
2	* Sec. 39. AS 23.20.526(a) is amended to read:
3	(a) In this chapter, unless the context otherwise requires, "employment" does
4	not include
5	(1) domestic service in a private home, except as provided in
6	<u>AS 23.20.525(a)(13)</u> [AS 23.20.525(a)(15)];
7	(2) service performed by an individual under 18 years of age
8	[NEWSBOYS' SERVICES] in selling or distributing newspapers on the street or from
9	house to house;
10	(3) service not in the course of the employing unit's trade or business
11	performed in a calendar quarter by an individual, unless the cash remuneration paid
12	for the service is \$50 or more and the service is performed by an individual who is
13	regularly employed by the employing unit to perform the service; an individual is here
14	considered to be regularly employed to perform service not in the course of an
15	employing unit's trade or business during a calendar quarter only if the individual
16	performs the service for some portion of the day on each of [SOME] 24 days during
17	the quarter or during the preceding calendar quarter;
18	(4) service performed by an individual in the employ of the
19	individual's
20	(A) son, daughter, or spouse;
21	(B) parent or legal guardian if the individual was under the age
22	of 21 years and a full-time student during eight of the last 12 months and
23	intends to resume full-time student status within the next four months; and
24	(C) mother or father if the service is performed by a child under
25	the age of 18;
26	(5) service with respect to which unemployment insurance is payable
27	under an unemployment insurance program established by an Act of Congress;
28	(6) service performed in the employ of a foreign government including
29	service as a consular or other officer or employee or a nondiplomatic representative;
30	(7) service performed in the employ of an instrumentality wholly
31	owned by a foreign government if

(A) the service is of a character similar to that performed in foreign countries by employees of the United States government or its instrumentalities; and

- (B) the department finds that the United States Secretary of State has certified to the United States Secretary of the Treasury that the foreign government, with respect to whose instrumentality exemption is claimed, grants an equivalent exemption with respect to similar service performed in the foreign country by employees of the United States government and its instrumentalities;
- (8) service performed by an insurance agent, insurance solicitor, [A] real estate broker, [A] real estate salesperson, or [A] securities <u>salesperson</u> [SALESMAN] to the extent the person is compensated by commission, unless the service is required to be covered under the Federal Unemployment Tax Act₂ as amended;
- (9) notwithstanding AS 23.20.525(a)(9) [AS 23.20.525(a)(11)], service performed by an officer or member of the crew of an American vessel on or in connection with the vessel, if the operating office, from which the operations of the vessel operating on navigable waters inside or inside and outside the United States are ordinarily and regularly supervised, managed, directed, and controlled, is outside this state;
- (10) service performed on or in connection with a vessel not an American vessel by an individual if the individual performed service on and in connection with the vessel when outside the United States:
- or an instrumentality of the United States exempt under the Constitution of the United States from the contributions imposed by this chapter, except that to the extent that the Congress of the United States permits states to require an instrumentality of the United States to make payments into an unemployment fund under a state employment security law, all of the provisions of this chapter apply to the instrumentalities, and to service performed for the instrumentalities in the same manner, to the same extent, and on the same terms as to all other employers, employing units, individuals, and service;

however, if this state is not certified for any year by the <u>United States</u> Secretary of Labor under 26 U.S.C. 3304(c) (Federal Unemployment Tax Act, Internal Revenue Code), the payments required of the instrumentalities with respect to the year shall be refunded by the department from the fund in the same manner and within the same period as is provided in AS 23.20.225 with respect to contributions erroneously collected;

- subdivision of another state, or an instrumentality of another state or political subdivision that [WHICH] is wholly owned by another state or its political subdivision, or a service performed in the employ of an instrumentality of another state or its political subdivisions to the extent that the instrumentality is, with respect to the service, exempt under the Constitution of the United States from the tax imposed by 26 U.S.C. 3301 (Federal Unemployment Tax Act, Internal Revenue Code):
 - (13) service performed in the employ of an international organization;
- (14) service covered by an election approved by the agency charged with the administration of any other state or federal employment security law, in accordance with an arrangement under AS 23.20.090(a) during the effective period of the election;
- (15) service performed by an individual in agricultural labor, except as provided in <u>AS 23.20.525(a)(14)</u> [AS 23.20.525(a)(16)]; the term "agricultural labor" means remunerated service
 - (A) on a farm, in the employ of any person in connection with cultivating the soil, or in connection with raising or harvesting any agricultural or horticultural commodity, including the raising, shearing, feeding, caring for, training, and management of livestock, bees, poultry, and fur-bearing animals and wildlife:
 - (B) in the employ of the owner or tenant or other operator of a farm, in connection with the operation, management, conservation, improvement, or maintenance of the farm and its tools and equipment, or in salvaging timber or clearing land of brush and other debris left by a hurricane,

1 if the major part of the service is performed on a farm; 2 (C) in connection with the production or harvesting of any 3 commodity defined as an agricultural commodity in 12 U.S.C. 1141j (Sec. 4 15(g), Agricultural Marketing Act), as amended, or in connection with the 5 operation or maintenance of ditches, canals, reservoirs, or waterways, not 6 owned or operated for profit, used exclusively for supplying and storing water 7 for farming purposes; 8 (D) in the employ of the operator of a farm in handling, 9 planting, drying, packing, packaging, processing, freezing, grading, storing, or 10 delivering to storage or to market or to a carrier for transportation to market, in 11 its unmanufactured state, any agricultural or horticultural commodity; but only 12 if the operator produced more than one-half of the commodity with respect to 13 which the service is performed except as stated in (b) of this section; 14 (E) in the employ of a group of operators of farms, or a 15 cooperative organization of which the operators are members, in the 16 performance of service described in (D) of this paragraph, but only if the 17 operators produced more than one-half of the commodity with respect to which 18 the service is performed; 19 (F) on a farm operated for profit if the service is not in the 20 course of the employer's trade or business; 21 (16) service performed as a student nurse in the employ of a hospital or 22 a nurses' training school by an individual who is enrolled and is regularly attending 23 classes in a nurses' training school chartered or approved in accordance with the laws 24 of this state, and service performed as an intern in the employ of a hospital by an 25 individual who has completed a four-year course in a medical school chartered or 26 approved in accordance with the laws of this state, unless the service is required to be 27 covered under the Federal Unemployment Tax Act; 28 (17) service performed by an individual on a boat engaged in catching 29 fish or other forms of aquatic animal life under an arrangement with the owner or 30 operator of that boat under which

(A) that individual does not receive any cash remuneration

1	except as provided in (B) of this paragraph;
2	(B) that individual receives a share of the boat's, or the boats' in
3	the case of a fishing operation involving more than one boat, catch of fish or
4	other forms of aquatic animal life or a share of the proceeds from the sale of
5	that catch; and
6	(C) the amount of that individual's share depends on the
7	amount of the boat's, or the boats' in the case of a fishing operation involving
8	more than one boat, catch of fish or other forms of aquatic animal life; but only
9	if the operating crew of that boat, or each boat from which the individual
10	receives a share in the case of a fishing operation involving more than one
11	boat, is normally made up of fewer than 10 individuals;
12	(18) service performed as a prospective or impaneled juror in a court;
13	(19) service performed for a corporation by an employee of the
14	corporation if
15	(A) the corporation is incorporated under AS 10.06;
16	(B) the corporation is not a government corporation; and
17	(C) the employee is an executive officer of the corporation;
18	(20) service performed by an individual who drives a taxicab whose
19	compensation and written contractual arrangements are as described in
20	AS 23.10.055(a)(13);
21	(21) service of an individual who
22	(A) directly sells or solicits the sale of consumer products, for
23	resale or otherwise, personally to a prospective consumer in the home or
24	otherwise than in a permanent retail establishment; a sale or solicitation by
25	telephone, mail, other telecommunications method, or other nonpersonal
26	method does not satisfy the requirement of this subparagraph;
27	(B) is compensated solely by
28	(i) commissions on sales or other remuneration directly
29	related to sales or sales performance; or
30	(ii) a profit represented by the difference between the
31	wholesale cost of the product to the seller and the final sale price to the

1	consumer; and
2	(C) performs under a written contract with the person for whom
3	the service is performed that provides, notwithstanding AS 23.20.395(a), that
4	the individual is not an employee for purposes of this chapter or for federal or
5	state tax purposes;
6	(22) temporary services related to emergency oil spill training and
7	response activities by an individual described in (17) of this subsection; in this
8	paragraph, "temporary" means a period of less than seven continuous days.
9	* Sec. 40. AS 23.20.526(d) is amended to read:
10	(d) For the purposes of AS 23.20.525(a)(4) and (12) [AS 23.20.525(a)(4) - (6)
11	AND (14)], the term "employment" does not apply to service performed
12	(1) by a duly ordained, commissioned, or licensed minister of a church
13	in the exercise of the person's ministry or by a member of a religious order in the
14	exercise of duties required by the order;
15	(2) in a facility conducted for the purpose of carrying out a program of
16	rehabilitation for individuals whose earning capacity is impaired by age or physical or
17	mental deficiency or injury or providing remunerative work for individuals who
18	because of their impaired physical or mental capacity, cannot be readily absorbed in
19	the competitive labor market by an individual receiving the rehabilitation or
20	remunerative work;
21	(3) as part of an unemployment work-relief or work-training program
22	assisted or financed in whole or in part by any federal agency or any agency of a state
23	or political subdivision of the state, by an individual receiving work relief or work
24	training;
25	(4) for a state hospital by an inmate of a prison or correctional
26	institution;
27	(5) in the employ of a school, college, or university if the service is
28	performed by a student who is enrolled and is regularly attending classes at the school,
29	college, or university;
30	(6) by an individual under the age of 22 who is enrolled at a nonprofit
31	or public educational institution that normally maintains a regular faculty and

1 curriculum and normally has a regularly organized body of students in attendance at 2 the place where its educational activities are carried on as a student in a full-time 3 program, taken for credit at the institution, that combines academic instruction with 4 work experience if the service is an integral part of the program and the institution has 5 so certified to the employer, except that this paragraph does not apply to service 6 performed in a program established for or on behalf of an employer or group of 7 employers; 8 (7) in the employ of a hospital if the service is performed by a patient 9 of the hospital, as defined in AS 23.20.520; 10 (8) in the employ of the state or a political subdivision of the state if 11 the service is performed by an individual in the exercise of duties 12 (A) as a judicial officer, the governor, the lieutenant governor, 13 a person hired or appointed as the head or deputy head of a department in the 14 executive branch, a person hired or appointed as the director of a division of a 15 department in the executive branch, an assistant to the governor, a chair or 16 member of a state commission or board, state investment officers and the state 17 comptroller in the Department of Revenue, an appointed or elected municipal 18 officer, any other elected official, the fiscal analyst of the legislative finance 19 division, the legislative auditor of the legislative audit division, the executive 20 director of the Legislative Affairs Agency, and the directors of the divisions 21 within the Legislative Affairs Agency; 22 (B) as a member of the Alaska Army National Guard or Alaska 23 Air National Guard or Alaska Naval Militia: 24 (C) as an employee serving on only a temporary basis in case 25 of fire, storm, snow, earthquake, flood, or similar emergency; or 26 (D) as an election official or election worker if the amount of 27 remuneration received by the individual during the calendar year for services 28 as an election official or election worker is less than \$1,000; 29 (9) in the employ of 30 (A) a church or a convention or association of churches; or 31 (B) an organization that is operated primarily for religious

1	purposes and that is operated, supervised, controlled, or principally supported
2	by a church or a convention or association of churches.
3	* Sec. 41. AS 23.20.530(b) is amended to read:
4	(b) In this chapter, unless the context otherwise requires, "wages" does not
5	include
6	(1) the amount of any payment, including an amount paid by an
7	employing unit for insurance or annuities or into a fund to provide for the payment, to
8	or on behalf of an individual or the individual's dependent under a plan or system
9	established by an employing unit that [WHICH] makes provisions generally for
10	individuals performing service for it, or for such individuals generally and their
11	dependents, or for a class or classes of the individuals and their dependents, on
12	account of
13	(A) retirement; [,]
14	(B) sickness or accident disability; [,]
15	(C) medical or hospitalization expenses in connection with
16	sickness or accident disability; [,] or
17	(D) death;
18	(2) the amount of a payment made by an employing unit to an
19	individual performing service for it, including an amount paid by an employing unit
20	for insurance or annuities or into a fund to provide for the payment, on account of
21	retirement;
22	(3) the amount of a payment on account of sickness or accident
23	disability, or medical or hospitalization expenses in connection with sickness or
24	accident disability [MADE AFTER DECEMBER 31, 1954], by an employing unit to
25	or on behalf of an individual performing service for it after the expiration of six
26	calendar months following the last calendar month in which the individual performed
27	services for the employing unit;
28	(4) the amount of a payment made by an employing unit to or on
29	behalf of an individual performing services for it or the individual's beneficiary
30	(A) from or to a trust described in 26 U.S.C. 401(a) (Internal
31	Revenue Code) that [WHICH] is exempt from taxation [TAX] under 26

1	U.S.C. 501(a) at the time of the payment, unless the payment is made to an
2	individual performing services for the trust as remuneration for those services
3	and not as a beneficiary of the trust; [,] or
4	(B) under or to an annuity plan that, [WHICH] at the time of
5	the payment ₂ meets the requirements of 26 U.S.C. 401(a)(3) - (6);
6	(5) the amount of a payment made by an employing unit (without
7	deduction from the remuneration of the individual in its employ) of the tax imposed
8	upon an individual in its employ under 26 U.S.C. 3101 (Internal Revenue Code) with
9	respect to service performed [AFTER JANUARY 1, 1941];
10	(6) remuneration paid in a medium other than cash to an individual for
11	service not in the course of the employing unit's trade or business;
12	(7) the amount of a payment, other than vacation or sick pay, [MADE
13	AFTER DECEMBER 31, 1954,] to an individual after the month in which the
14	individual attains the age of 65, if the individual did not perform services for the
15	employing unit in the period for which the payment is made;
16	(8) dismissal payments that [AFTER JANUARY 1, 1941, WHICH]
17	the employing unit is not legally required to make;
18	(9) the amount of any payment, including any amount paid by an
19	employer into a fund to provide for any such payment, made to or on behalf of an
20	employee under a plan or system established by an employer that [WHICH] makes
21	provision for the employer's employees generally, or for a class or group of the
22	employer's employees, for the purpose of supplementing unemployment benefits;
23	(10) the amount of a payment made to or on behalf of an employee for
24	subsistence while the employee is employed away from home, but this exemption
25	applies only to that portion of a subsistence payment that [WHICH] does not exceed
26	the actual expenses of the employee while so employed;
27	(11) compensation received for inactive service performed by a
28	member of the Alaska National Guard or Naval Militia;
29	(12) the amount of a payment made to or on behalf of an employee or
30	the employee's beneficiary under a cafeteria plan as defined in 26 U.S.C. 125, if the

31

payment would not be treated as wages under this section without regard to the

1	cafeteria plan;
2	(13) the amount of payment made, or benefit furnished, by the
3	employer under a plan to provide educational assistance to or for the benefit of an
4	employee if, at the time of the payment or the furnishing, it is reasonable to believe
5	that the employee will be able to exclude the payment or benefit from income under
6	26 U.S.C. 127(b).
7	* Sec. 42. AS 24.05.135(c) is amended to read:
8	(c) As the tapes, spools, or other recording devices are filled, or as reports are
9	completed, they shall be transferred to the state library for placement in the state
10	archives. Reproductions shall be placed in a centrally located public library in Juneau,
11	Anchorage, and Fairbanks, until one year after adjournment of the legislative session
12	recorded. The division of the Department of Education and Early Development
13	that has responsibility for state libraries, archives, and museums shall supply
14	reproductions of electronic recordings at cost to any person requesting them.
15	* Sec. 43. AS 29.10.200 is amended to read:
16	Sec. 29.10.200. Limitation of home rule powers. Only the following
17	provisions of this title apply to home rule municipalities as prohibitions on acting
18	otherwise than as provided. These provisions supersede existing and prohibit future
19	home rule enactments that provide otherwise:
20	(1) AS 29.05.140 (transition);
21	(2) AS 29.06.010 (change of municipal name);
22	(3) AS 29.06.040 - 29.06.060 (annexation and detachment);
23	(4) AS 29.06.090 - 29.06.170 (merger and consolidation);
24	(5) AS 29.06.190 - 29.06.420 (unification of municipalities);
25	(6) AS 29.06.450 - 29.06.530 (dissolution);
26	(7) AS 29.10.100 (charter amendment);
27	(8) AS 29.20.010 (conflict of interest);
28	(9) AS 29.20.020 (meetings public);
29	(10) AS 29.20.050 (legislative power);
30	(11) AS 29.20.060 - 29.20.120 (assembly composition and
31	apportionment);

1	(12) AS 29.20.140 (qualifications of members of governing bodies);	
2	(13) AS 29.20.150 (term of office);	
3	(14) AS 29.20.220 (executive power);	
4	(15) AS 29.20.270(e) (ordinance veto by mayor);	
5	(16) AS 29.20.630 (prohibited discrimination);	
6	(17) AS 29.20.640 (reports);	
7	(18) AS 29.25.010(a)(10) (municipal exemption on contractor bond	d
8	requirements);	
9	(19) AS 29.25.050 (codification);	
10	(20) AS 29.25.060 (resolutions);	
11	(21) AS 29.25.070(e) (notices of certain civil actions);	
12	(22) AS 29.25.074 (surcharge);	
13	(23) AS 29.25.080 (breast-feeding);	
14	(24) AS 29.26.030 (notice of elections);	
15	(25) AS 29.26.050 (voter qualification);	
16	(26) AS 29.26.250 - 29.26.360 (recall);	
17	(27) AS 29.35.020 (extraterritorial jurisdiction);	
18	(28) AS 29.35.030 (eminent domain);	
19	(29) AS 29.35.050 (garbage and solid waste services);	
20	(30) AS 29.35.055 (local air quality control program);	
21	(31) AS 29.35.060 (franchises and permits);	
22	(32) AS 29.35.070 (public utilities);	
23	(33) AS 29.35.080 (alcoholic beverages);	
24	(34) AS 29.35.090(b) (certain vacations of rights-of-way prohibited);	
25	(35) AS 29.35.120 (post audit);	
26	(36) AS 29.35.125 (fees for police protection services);	
27	(37) AS 29.35.131 - 29.35.137 (enhanced 911 system);	
28	(38) AS 29.35.141 (regulation of radio antennas);	
29	(39) AS 29.35.145 (regulation of firearms);	
30	(40) AS 29.35.160 (education);	
31	(41) AS 29.35.170(b) (assessment and collection of taxes);	

1	(42) AS 29.35.180(b) (land use regulation);
2	(43) AS 29.35.250 (cities inside boroughs);
3	(44) AS 29.35.260 (cities outside boroughs);
4	(45) AS 29.35.340 (acquisition of areawide power);
5	(46) AS 29.35.450 ([VOTER APPROVAL OF ALTERATION OR
6	ABOLISHMENT OF] service areas);
7	(47) AS 29.35.500 - 29.35.590 (hazardous materials and wastes);
8	(48) AS 29.40.160(a) - (c) (title to vacated areas);
9	(49) AS 29.40.200 (subdivisions of state land);
10	(50) AS 29.45.010 - 29.45.560 and 29.45.800 [AS 29.45.010 -
11	29.45.570] (property taxes);
12	(51) AS 29.45.650(c), (d), (e), (f), (i), (j), and (k) (sales and use tax);
13	(52) AS 29.45.700(d), (e), and (g) (sales and use tax);
14	(53) AS 29.45.750 (taxation of mobile telecommunications);
15	(54) AS 29.45.810 (exemption from municipal taxation);
16	(55) AS 29.46.010(b) (exemption from municipal assessment);
17	(56) AS 29.47.200(b) (security for bonds);
18	(57) AS 29.47.260 (revenue bonds) [(CONSTRUCTION)];
19	(58) AS 29.47.470 (air carriers);
20	(59) [REPEALED
21	(60) REPEALED
22	(61)] AS 29.65 (general grant land);
23	(60) [(62)] AS 29.71.040 (procurement preference for state agricultural
24	and fisheries products);
25	(61) [(63)] AS 29.71.050 (procurement preference for recycled Alaska
26	products).
27	* Sec. 44. AS 29.46.010(b) is amended to read:
28	(b) Notwithstanding (a) of this section, a party to a contract approved by the
29	legislature as a result of submission of a proposed contract developed under AS 43.82
30	or as a result of acts by the legislature in implementing the purposes of AS 43.82, is
31	exempt as specified in the contract from assessment under this chapter against rea

1	property associated with the approved qualified project that is subject to the contract.
2	This subsection applies to home rule municipalities.
3	* Sec. 45. AS 29.46.030(a) is amended to read:
4	(a) When an improvement proposal is filed with the municipal clerk and
5	presented to the governing body, the municipality shall find by resolution or ordinance
6	whether (1) the improvement requested is necessary and should be made, and (2) if by
7	petition, the request has sufficient and proper petitioners. The findings under this
8	subsection [SECTION] are conclusive.
9	* Sec. 46. AS 29.60.860(b) is amended to read:
10	(b) The per capita amount distributed to each community in the unorganized
11	borough may not, when added to the basic community revenue sharing payment for
12	that community, exceed the basic amount calculated under AS 29.60.855(b)(3). If the
13	per capita distribution for a community in the unorganized borough, when added to
14	the basic community revenue sharing payment for that community, would exceed
15	[EXCEEDS] the basic amount calculated under AS 29.60.855(b)(3), the excess
16	amount shall be distributed on a per capita basis to other communities in the
17	unorganized borough.
18	* Sec. 47. AS 33.16.090(c)(1) is amended to read:
19	(1) "active term of imprisonment" has the meaning given in
20	<u>AS 12.55.127</u> [AS 12.55.185];
21	* Sec. 48. AS 33.30.015(a) is amended to read:
22	(a) The [ON AND AFTER AUGUST 27, 1999, THE] commissioner may not
23	(1) make per capita expenditures for food for prisoners in a state
24	correctional facility operated by the state that exceed 90 percent of per capita
25	expenditures for food that is available to enlisted personnel in the United States Army
26	stationed in the state;
27	(2) provide ₂ in a state correctional facility operated by the state ₂
28	(A) living quarters for a prisoner into which the view is
29	obstructed; however, the commissioner is not required to renovate a facility to
30	comply with this subparagraph if the facility is being used as a correctional
31	facility on August 27, 1997, or if the facility was already built before being

1	acquired by the department;
2	(B) equipment or facilities for publishing or broadcasting
3	material the content of which is not subject to prior approval by the department
4	as consistent with keeping order in the institution and prisoner discipline;
5	(C) cable television service other than a level of basic cable
6	television service that is available as a substitute for services that are broadcast
7	to the public in the community in which a correctional facility is located;
8	(3) allow a prisoner held in a state correctional facility operated by the
9	state to
10	(A) possess in the prisoner's cell a cassette tape player or
11	recorder, a video cassette recorder (VCR), or a computer or modem of any
12	kind;
13	(B) view movies rated "R," "X," or "NC-17";
14	(C) possess printed or photographic material that
15	(i) is obscene as defined by the commissioner in
16	regulation;
17	(ii) could reasonably be expected to incite racial, ethnic,
18	or religious hatred that is detrimental to the security, good order, or
19	discipline of the institution or violence;
20	(iii) could reasonably be expected to aid in an escape or
21	in the theft or destruction of property;
22	(iv) describes procedures for brewing alcoholic
23	beverages or for manufacturing controlled substances, weapons, or
24	explosives; or
25	(v) could reasonably be expected to facilitate criminal
26	activity or a violation of institution rules;
27	(D) receive instruction in person, or by broadcast medium, or
28	engage in boxing, wrestling, judo, karate, or other martial art or in any activity
29	that, in the commissioner's discretion, would facilitate violent behavior;
30	(E) possess or have access to equipment for use in the activities
31	listed in (D) of this paragraph;

1	(F) possess or have access to free weights;
2	(G) possess in the prisoner's cell a coffee pot, hot plate,
3	appliance or heating element for food preparation, or more than three electrical
4	appliances of any kind;
5	(H) possess or appear in a state of dress, hygiene, grooming, or
6	appearance other than as permitted as uniform or standard in the correctional
7	facility;
8	(I) use a computer other than those approved by the
9	correctional facility; the use of a computer under this subparagraph may be
10	approved only as part of the prisoner's employment, education, or vocational
11	training and may not be used for any other purpose;
12	(J) smoke or use tobacco products of any kind.
13	* Sec. 49. AS 38.07.030(a) is amended to read:
14	(a) An owner of agricultural land, or a lessee from the state of agricultural
15	land, in the general vicinity of the land to be cleared or drained under AS 38.07.010(a)
16	may apply to the commissioner to have the land cleared or drained or both along with
17	the state land. The applicant's land shall be included in the contract of land to be
18	cleared or drained if, in the discretion of the commissioner, the inclusion is feasible
19	and furthers the agricultural policies of the division of the Department of Natural
20	Resources with responsibility for agriculture.
21	* Sec. 50. AS 39.25.110(14) is amended to read:
22	(14) petroleum engineers and petroleum geologists employed in a
23	professional capacity by the Department of Natural Resources and by the Alaska Oil
24	and Gas Conservation Commission, except for those employed in the division of
25	geological and geophysical surveys in the Department of Natural Resources;
26	* Sec. 51. AS 41.10.100(b) is amended to read:
27	(b) The board shall also
28	(1) receive and review reports concerning the use of soil resources of
29	the state;
30	(2) hold public hearings and meetings to determine whether land in the
31	state is being used in a manner consistent with sound soil and water conservation

practices;

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

- (3) make recommendations for specific action necessary to provide for the effective and orderly development of agricultural, forest, and grazing land in the state:
- (4) review an appeal by an applicant or lessee from a decision of the director of the division of lands concerning a sale or lease of state agricultural or grazing land and submit its recommendations to the commissioner or hearing officer;
- (5) act in an advisory capacity to the soil and water conservation districts in the state;
- (6) act in an advisory capacity to the commissioner and director of the division of **the department with responsibility for** agriculture in the review of farm conservation plans for all state agricultural land sales in the state.

* **Sec. 52.** AS 44.41.035(b) is amended to read:

(b) The Department of Public Safety shall collect for inclusion into the DNA **identification** registration system a blood sample, oral sample, or both, from (1) a person convicted in this state of a crime against a person or a felony under AS 11 or AS 28.35 or a law or ordinance with elements similar to a crime against a person or a felony under AS 11 or AS 28.35, (2) a minor 16 years of age or older, adjudicated as a delinquent in this state for an act that would be a crime against a person or a felony under AS 11 or AS 28.35 if committed by an adult or for an act that would violate a law or ordinance with elements similar to a crime against a person or a felony under AS 11 or AS 28.35 if committed by an adult, (3) a voluntary donor, (4) an anonymous DNA donor for use in forensic validation, forensic protocol development, quality control, or population or statistical data bases, (5) a person required to register as a sex offender or child kidnapper under AS 12.63, and (6) a person arrested for a crime against a person or a felony under AS 11 or AS 28.35, or a law or ordinance with elements similar to a crime against a person or a felony under AS 11 or AS 28.35. The department also may collect for inclusion into the DNA identification registration system a blood sample, oral sample, or tissue sample from crime scene evidence or from unidentified human remains. The DNA identification registration system consists of the blood, oral, or tissue samples drawn under this section, any DNA or other blood

grouping tests done on those samples, and the identification data related to the samples or tests. Blood samples, oral samples, and tissue samples not subject to testing under this section, and test or identification data related to those samples, may not be entered into, or made a part of, the DNA identification registration system.

* **Sec. 53.** AS 44.41.035(*l*) is amended to read:

(*l*) The Department of Public Safety may not include in the DNA <u>identification</u> registration system a blood sample, or al sample, or tissue sample of the victim of a crime, unless that person would otherwise be included under (b)(1) - (6) of this section.

* **Sec. 54.** AS 44.41.035(n) is amended to read:

(n) A juvenile or adult correctional, probation, or parole officer or a peace officer may use reasonable force to collect an oral sample for inclusion into the DNA **identification** registration system from a person required to submit to collection of a sample under this section, AS 12.55.015(h), 12.55.100(d), AS 33.16.150(a), or another law.

* **Sec. 55.** AS 44.41.035(p) is amended to read:

(p) The department shall make every reasonable effort to process each sample collected from a person under (b)(1), (b)(2), (b)(5), and (b)(6) of this section and include the identification data resulting from the testing of the sample in the **DNA** identification registration system within 90 days after receiving the sample.

* **Sec. 56.** AS 45.07.309(a) is amended to read:

(a) A carrier who issues a bill of lading, whether negotiable or nonnegotiable, **shall** [MUST] exercise the degree of care in relation to the goods that a reasonably careful **person** [MAN] would exercise under like circumstances. This subsection does not repeal or change any law or rule of law that imposes liability upon a common carrier for damages not caused by its negligence.

* **Sec. 57.** AS 45.10.220(6) is amended to read:

(6) "rate" means the percentage <u>that</u> [WHICH], when multiplied <u>by</u> [TIMES] the outstanding balance for each month or other installment period, yields the amount of the service charge for the month or period;

* **Sec. 58.** AS 45.14.403(a) is amended to read:

1	(a) Payment of the sender's obligation under AS 45.14.402 to pay the
2	receiving bank occurs as follows:
3	(1) if the sender is a bank, payment occurs when the receiving bank
4	receives final settlement of the obligation through a federal reserve bank or through a
5	funds-transfer system;
6	(2) if the sender is a bank and the sender
7	[(A)] credited an account of the receiving bank with the sender
8	[;] or
9	[(B)] caused an account of the receiving bank in another bank
10	to be credited, payment occurs when the credit is withdrawn or, if not
11	withdrawn, at midnight of the day on which the credit is withdrawable and the
12	receiving bank learns of that fact;
13	(3) if the receiving bank debits an account of the sender with the
14	receiving bank, payment occurs when the debit is made to the extent that the debit is
15	covered by a withdrawable credit balance in the account.
16	* Sec. 59. AS 45.29.313(b) is amended to read:
17	(b) With respect to goods covered by a certificate of title issued by this state, a
18	secured party may perfect a security interest in the goods by taking possession of the
19	goods only in the circumstances described in AS 45.29.316(d) [AS 45.29.316(e)].
20	* Sec. 60. AS 45.29.314(a) is amended to read:
21	(a) A security interest in deposit accounts, electronic chattel paper, investment
22	property, or letter-of-credit rights [, OR] may be perfected by control of the collateral
23	under AS 45.29.104, 45.29.105, 45.29.106, or 45.29.107.
24	* Sec. 61. AS 45.50.471(b)(34) is amended to read:
25	(34) violating AS 08.66.260 - 08.66.350 [AS 08.66.200 - 08.66.350]
26	(motor vehicle buyers' agents);
27	* Sec. 62. AS 46.03.450(8) is amended to read:
28	(8) "underground storage tank" means one or a combination of
29	stationary devices, including underground pipes connected to the devices, that is
30	designed to contain an accumulation of petroleum, the volume of which, including the
31	volume of underground pipes, is 10 percent or more beneath the surface of the ground,

1	except that the term does not include a
2	(A) farm or residential tank of 1,100 gallons or less capacity
3	used for storing motor fuel for noncommercial purposes;
4	(B) tank used for storing heating oil for consumptive use on the
5	premises where stored;
6	(C) septic tank;
7	(D) pipeline facility, including gathering lines,
8	[(i)] regulated under 49 U.S.C. 60101 [49 U.S.C. 1671,]
9	et seq. [, (NATURAL GAS PIPELINE SAFETY ACT OF 1968);
10	(ii) REGULATED UNDER 49 U.S.C. 2001, ET SEQ.,
11	(HAZARDOUS LIQUID PIPELINE SAFETY ACT OF 1979);] or
12	[(iii)] that is an intrastate pipeline facility regulated
13	under state laws comparable to the provisions of 49 U.S.C. 60101 et
14	seq. [LAW REFERRED TO IN (i) OR (ii) OF THIS
15	SUBPARAGRAPH];
16	(E) surface impoundment, pit, pond, or lagoon;
17	(F) storm water or waste water collection system;
18	(G) flow-through process tank;
19	(H) liquid trap or associated gathering lines directly related to
20	oil or gas production and gathering operations;
21	(I) storage tank situated in an underground area such as a
22	basement, cellar, mineworking, drift, shaft, or tunnel, if the storage tank is
23	situated upon or above the surface of the floor;
24	(J) tank with a capacity of 110 gallons or less;
25	(K) tank containing hazardous wastes regulated under 42
26	U.S.C. 6921 - 6939b; or
27	(L) tank system that the department has exempted by
28	regulations adopted under AS 46.03.365;
29	* Sec. 63. AS 46.06.090(a) is amended to read:
30	(a) $\underline{\mathbf{A}}$ [BEGINNING OCTOBER 1, 1981, A] person may not sell or offer to
31	sell a nonglass beverage container that is designed and constructed so that the

1	container is opened by detaching a metal ring or tab. This section does not apply to a
2	beverage container that is opened by a detachable piece of tape, foil, or other soft
3	material.
4	* Sec. 64. AS 46.06.090(b) is amended to read:
5	(b) $\underline{\mathbf{A}}$ [BEGINNING JANUARY 1, 1985, A] person may not sell or offer to
6	sell in this state beverage containers that are held together by plastic rings or similar
7	plastic devices unless the rings or devices are degradable and bear a distinguishing
8	mark furnished to the department by the manufacturer. The department may require
9	test data that shows that the plastic rings or plastic devices meet or exceed the
10	department's standards of degradability.
11	* Sec. 65. AS 46.14.170(c) is amended to read:
12	(c) Failure by the department to act within the time limits established in or
13	under (a) [, (b),] or (d) of this section is considered to be a final agency action, but
14	only for the purpose of judicial review to determine whether the court will require that
15	action be taken by the department.
16	* Sec. 66. AS 46.14.300(c) is amended to read:
17	(c) Except as provided in AS 46.14.310(b), the department shall provide
18	assistance as described in (b) of this section to a requesting stationary source that is
19	not a small business concern as defined in 15 U.S.C. 632 [15 U.S.C. 631] but that is
20	subject to the requirements of this chapter if the legislature appropriates money from
21	the general fund for this purpose.
22	* Sec. 67. AS 46.14.990(24) is amended to read:
23	(24) "small business facility" means a stationary source that
24	(A) is owned or operated by a person who employs 100 or
25	fewer individuals;
26	(B) is a small business concern as defined in 15 U.S.C. 632 [15
27	U.S.C. 631 (SMALL BUSINESS ACT)]; and
28	(C) emits less than 100 TPY of regulated air pollutants;
29	* Sec. 68. AS 46.15.035(c) is amended to read:
30	(c) Except as provided in AS 46.15.090, and in addition to the requirements of
31	(a) of this section, the commissioner may approve an application for removal or permit

an appropriation for removal under (a) of this section of water from a lake, river, or stream that is used by fish for spawning, incubation, rearing, or migration, or ground water that significantly influences the volume of water in a lake, river, or stream that is used by fish for spawning, incubation, rearing, or migration, only if the commissioner reserves a volume of water in the lake or an instream flow in the river or stream for the use of fish and to maintain habitat for fish. The commissioner may adjust the volume of water reserved under this subsection if the commissioner, after public notice and opportunity to comment and with the concurrence of the commissioner of fish and game, finds that the best interests of the state are served by the adjustment. A reservation under this subsection

- (1) of a volume of water or an instream flow for the use of fish and to maintain habitat for fish that is reserved under this section is withdrawn from appropriation;
- (2) for fish from a lake, river, or stream, identified under AS 16.05.871 [AS 16.05.870] or identified in a Department of Fish and Game regional guide as being used by fish for spawning, incubation, rearing, or migration on or before July 1, 1992, has a priority date as of July 1, 1992;
- (3) of water does not apply to an application for removal or appropriation for removal under AS 46.15.040 for nonconsumptive uses of water or for single family domestic use;
 - (4) is not subject to AS 46.15.145;
- (5) of water does not apply to appropriations of ground water of 5,000 gallons or less a day unless the commissioner, in consultation with the Department of Fish and Game, determines that the appropriation may adversely affect fish habitat in a lake, river, or stream; the commissioner shall consider multiple appropriations of water for a single related use as a single appropriation for the purposes of this subsection.
- * **Sec. 69.** AS 46.15.165(c) is amended to read:
 - (c) Upon initiation of the adjudication, the commissioner shall
 - (1) serve the order on each applicant, certificate holder, or permittee listed in the department's records within the adjudication area;

1	(2) serve the order on any agency of the federal, state, or a local
2	government with management authority over land or water within the adjudication
3	area;
4	(3) serve the order on any person who owns or claims land within the
5	adjudication area if the land is held in trust by the United States for the person or if the
6	patent, deed, or certificate to the land from the United States was issued under 25
7	U.S.C. 334 (Indian General Allotment Act of February 8, 1887, 24 Stat. 389, as
8	amended and supplemented), 25 U.S.C. 372 (the Allotment Act of June 25, 1910, 36
9	Stat. 855), former 43 U.S.C. 270-1, 270-2 (the Allotment Act of May 17, 1906, 34
10	Stat. 197), any other allotment act, or the Alaska Native Townsite Act of May 25,
11	1926, 44 Stat. 629, and serve the order on the United States on behalf of the person;
12	(4) serve the order on the United States and the appropriate governing
13	body of the Annette Island Reserve established by 25 U.S.C. 495 (the Act of March 3,
14	1891, 26 Stat. 1101) if the land or water, including hydrologically interconnected
15	water, of the Annette Island Reserve is within the adjudication area;
16	(5) serve the order on any other person claiming a federal reserved
17	water right within the adjudication area;
18	(6) serve the regional corporation and village corporation established
19	under 43 U.S.C. 1601 et seq. (Alaska Native Claims Settlement Act) that has a
20	pending land selection or has acquired ownership to land under that act that is located
21	within the adjudication area; and
22	(7) serve the order on each mining claimant of record with the United
23	States and the state within the adjudication area as of the date of the order initiating
24	the administrative adjudication.
25	* Sec. 70. AS 46.30.080 is amended to read:
26	Sec. 46.30.080. Regulations. The department, with the advice of the Water
27	and Wastewater Works Advisory Board, shall adopt regulations for administration of
28	this chapter. The regulations must include
29	(1) the basis for classification of potable water supply and wastewater

systems and facilities, including the type and size of lesser systems and facilities, if

any, to which the provisions of this chapter do not apply, as required by AS 46.30.010;

30

1	(2) criteria for the qualification of applicants for operator certification
2	corresponding to each of the classifications referred to in AS 46.30.010;
3	(3) procedures for examination of candidates and renewal of
4	certificates;
5	(4) procedures for the revocation of certificates;
6	(5) determination as to which additional personnel shall be certified
7	when certification is required for more than the operator in direct responsible charge.
8	* Sec. 71. AS 47.10.396 is amended to read:
9	Sec. 47.10.396. Confidentiality of records. If the department requires record
10	keeping by a shelter for runaways or by a [NONPROFIT] corporation that is licensed
11	to designate shelters for runaways, records of the shelter and the [NONPROFIT]
12	corporation that identify a runaway minor who has been sheltered in a shelter for
13	runaways or has sought assistance from a shelter for runaways are confidential and are
14	not subject to inspection or copying under AS 40.25.110 - 40.25.120 unless
15	(1) after being informed of the minor's right to privacy, the minor
16	consents in writing to the disclosure of the records;
17	(2) the records are relevant to an investigation or proceeding involving
18	child abuse or neglect or a child in need of aid petition; or
19	(3) disclosure of the records is necessary to protect the life or health of
20	the minor.
21	* Sec. 72. AS 47.14.100 is amended by adding a new subsection to read:
22	(n) In this section, "adult family member" has the meaning given in
23	AS 47.10.990.
24	* Sec. 73. AS 47.14.990(12) is amended to read:
25	(12) ["TREATMENT FACILITY" OR] "treatment institution" means a
26	hospital, clinic, institution, center, or other health care facility that has been designated
27	by the department for the treatment of juveniles.
28	* Sec. 74. AS 47.30.660(b) is amended to read:
29	(b) The department, in fulfilling its duties under this section and through its
30	division <u>responsible for</u> [OF] mental health [AND DEVELOPMENTAL
31	DISABILITIES], shall

1	(1) administer a comprehensive program of services for persons with
2	mental disorders, for the prevention of mental illness, and for the care and treatment of
3	persons with mental disorders, including inpatient and outpatient care and treatment
4	and the procurement of services of specialists or other persons on a contractual or
5	other basis;
6	(2) take the actions and undertake the obligations that are necessary to
7	participate in federal grants-in-aid programs and accept federal or other financial aid
8	from whatever sources for the study, prevention, examination, care, and treatment of
9	persons with mental disorders;
10	(3) administer AS 47.30.660 - 47.30.915;
11	(4) designate, operate, and maintain treatment facilities equipped and
12	qualified to provide inpatient and outpatient care and treatment for persons with
13	mental disorders;
14	(5) provide for the placement of patients with mental disorders in
15	designated treatment facilities;
16	(6) enter into arrangements with governmental agencies for the care or
17	treatment of persons with mental disorders in facilities of the governmental agencies
18	in the state or in another state;
19	(7) enter into contracts with treatment facilities for the custody and
20	care or treatment of persons with mental disorders; contracts under this paragraph are
21	governed by AS 36.30 (State Procurement Code);
22	(8) enter into contracts, which incorporate safeguards consistent with
23	AS 47.30.660 - 47.30.915 and the preservation of the civil rights of the patients with
24	another state for the custody and care or treatment of patients previously committed
25	from this state under 48 U.S.C. 46 et seq., and P.L. 84-830, 70 Stat. 709;
26	(9) prescribe the form of applications, records, reports, requests for
27	release, and consents to medical or psychological treatment required by AS 47.30.660
28	- 47.30.915;
29	(10) require reports from the head of a treatment facility concerning
30	the care of patients;

(11) visit each treatment facility at least annually to review methods of

1	care or treatment for patients;
2	(12) investigate complaints made by a patient or an interested party on
3	behalf of a patient;
4	(13) delegate upon mutual agreement to another officer or agency of it,
5	or a political subdivision of the state, or a treatment facility designated, any of the
6	duties and powers imposed upon it by AS 47.30.660 - 47.30.915;
7	(14) after consultation with the Alaska Mental Health Trust Authority,
8	adopt regulations to implement the provisions of AS 47.30.660 - 47.30.915;
9	(15) provide technical assistance and training to providers of mental
10	health services; and
11	(16) set standards under which each designated treatment facility shall
12	provide programs to meet patients' medical, psychological, social, vocational,
13	educational, and recreational needs.
14	* Sec. 75. AS 47.30.662(c) is amended to read:
15	(c) The board members
16	(1) shall include the director of the division of the department
17	responsible for mental health [AND DEVELOPMENTAL DISABILITIES IN THE
18	DEPARTMENT]; and
19	(2) may include representatives of the principal state agencies with
20	respect to education, vocational rehabilitation, criminal justice, housing, social
21	services, medical assistance, substance abuse, and aging.
22	* Sec. 76. AS 47.30.772 is amended to read:
23	Sec. 47.30.772. Medication and treatment. An evaluation facility or
24	designated treatment facility may administer medication or other treatment to an
25	involuntarily committed patient only in a manner that is consistent with the provisions
26	of AS 47.30.817 - 47.30.865 [AS 47.30.825 - 47.30.865].
27	* Sec. 77. AS 47.30.835(b) is amended to read:
28	(b) Court-ordered evaluation or treatment under AS 47.30.660 - 47.30.915 is
29	not a determination of legal incapacity under AS 13.26.005 - 13.26.320 [AS 13.26.005
30	- 13.26.330].
31	* Sec. 78. AS 47.30.838(b) is amended to read:

- (b) When a patient is no longer in the crisis situation that <u>led</u> [LEAD] to the use of psychotropic medication without consent under (a) of this section, an appropriate health care professional shall discuss the crisis with the patient, including precursors to the crisis, in order to increase the patient's and the professional's understanding of the episode and to discuss prevention of future crises. The professional shall seek and consider the patient's recommendations for managing potential future crises.
- * **Sec. 79.** AS 47.30.855 is amended to read:

- Sec. 47.30.855. Posting of rights. The rights set out in AS 47.30.817 47.30.855 [AS 47.30.825 47.30.855] shall be prominently posted in all treatment facilities in places accessible to all patients. A patient who does not understand English shall have the patient rights explained in a language the patient understands.
- * **Sec. 80.** Section 14, ch. 137, SLA 2002, is amended to read:
 - Sec. 14. AS 16.43.970(b) is amended to read:
 - (b) A person [OR ENTITY] who knowingly makes a false statement to the commission for the purpose of obtaining a benefit, including the issuance, renewal, duplication, or transfer of an entry or interim-use permit or [,] vessel license [, VESSEL INTERIM-USE PERMIT, OR VESSEL ENTRY PERMIT], or a person who assists another by knowingly making a false statement to the commission for the purpose of obtaining a benefit for another, is guilty of the crime of unsworn falsification in the second degree as set out in AS 11.56.210. Upon conviction, the person [OR ENTITY] is also subject to suspension of commercial fishing privileges and revocation of commercial fishing permits under (i) of this section.
- * **Sec. 81.** Section 12, ch. 50, SLA 2005, is amended to read:
- 25 Sec. 12. [AS 14.25.070(b);] AS 39.35.150(f), 39.35.150(g), 39.35.150(h), and 26 39.35.270(b) are repealed July 1, 2009.
- * **Sec. 82.** AS 08.36.246(a)(4)(B); AS 31.05.080(b); AS 44.88.180(b); AS 46.14.170(b),
- 28 46.14.990(13); AS 47.14.295(1), 47.14.990(11); AS 47.20.390(4); and sec. 33, ch. 122, SLA
- 29 1977, are repealed.
- * **Sec. 83.** AS 14.25.070(e) is repealed.
- * Sec. 84. The uncodified law of the State of Alaska is amended by adding a new section to

- 1 read:
- 2 CONDITIONAL EFFECT. Section 83 of this Act takes effect only if AS 14.20.135 is
- 3 repealed under secs. 12 and 15, ch. 57, SLA 2001, as amended by sec. 6, ch. 15, SLA 2003,
- 4 and by secs. 10 and 17, ch. 50, SLA 2005, and any future amendments extending the date of
- 5 that repeal.
- 6 * **Sec. 85.** Section 34, ch. 122, SLA 1977, is repealed.
- * Sec. 86. If sec. 83 of this Act takes effect, it takes effect on the date of the repeal described
- 8 in sec. 84 of this Act.
- 9 * Sec. 87. Section 55 of this Act takes effect July 1, 2009.
- * Sec. 88. Except as provided in secs. 86 and 87 of this Act, this Act takes effect
- immediately under AS 01.10.070(c).