28-LS0999\C

HOUSE BILL NO. 275

IN THE LEGISLATURE OF THE STATE OF ALASKA

TWENTY-EIGHTH LEGISLATURE - SECOND SESSION

BY REPRESENTATIVE HAWKER

Introduced: 1/24/14 Referred:

A BILL

FOR AN ACT ENTITLED

1 "An Act relating to electronic publication of certain municipal notices and to

2 publication and electronic distribution of reports by state agencies."

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

4	* Section 1. AS 29.45.020(a) is amended to read:	
5	(a) If a municipality levies and collects property taxes, the	ne governing body
6	shall provide the following notice:	
7	"NOTICE TO TAXPAYER	
8	For the current fiscal year the (city)(borough) has been al	located the
9	following amount of state aid for school and municipal purp	poses under
10	the applicable financial assistance Acts:	
11	PUBLIC SCHOOL FUNDING PROGRAM (AS 14.17)	\$
12	STATE AID FOR RETIREMENT OF SCHOOL	\$
13	CONSTRUCTION DEBT (AS 14.11.100)	
14	COMMUNITY REVENUE SHARING PROGRAM	\$

1	(AS 29.60.850 - 29.60.879)	
2	TOTAL AID \$	
3	The millage equivalent of this state aid, based on the dollar value of a	
4	mill in the municipality during the current assessment year and for the	
5	preceding assessment year, is:	
6	MILLAGE EQUIVALENT	
7	PREVIOUS YEAR THIS YEAR	
8	PUBLIC SCHOOL FUNDINGMILLSMILLS	
9	PROGRAM ASSISTANCE	
10	STATE AID FOR RETIREMENTMILLSMILLS	
11	OF SCHOOL CONSTRUCTION	
12	DEBT	
13	COMMUNITY REVENUEMILLSMILLS	
14	SHARING PROGRAM	
15	TOTAL MILLAGE EQUIVALENTMILLSMILLS"	
16	Notice shall be provided by	
17	(1) furnishing a copy of the notice with tax statements mailed for the	
18	fiscal year for which aid is received; or	
19	(2) publishing in a newspaper of general circulation in the municipality	
20	a copy of the notice once each week for a period of three successive weeks, with	
21	publication to occur not later than 45 days after the final adoption of the municipality's	
22	budget; instead of newspaper publication, a municipality may by ordinance	
23	provide for electronic publication by posting the notice for three consecutive	
24	weeks on a municipal Internet website accessible to the public.	
25	* Sec. 2. AS 29.45.330(a) is amended to read:	
26	(a) A municipality shall	
27	(1) annually present a petition for judgment and a certified copy of the	
28	foreclosure list for the previous year's delinquent taxes in the superior court for	
29	judgment;	
30	(2) publish the foreclosure list for four consecutive weeks in a	
31	newspaper of general circulation distributed in the municipality, on a municipal	

Internet website accessible to the public, or, if there is no newspaper of general circulation distributed in the municipality and no municipal Internet website, post the list at three public places for at least 30 days;

(3) within 10 days after the first publication or posting, mail to the last known owner of each property as the owner's name and address appear on the list a notice advising of the foreclosure proceeding in which a petition for judgment of foreclosure has been filed and describing the property and the amount due as stated on the list.

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* Sec. 3. AS 29.45.440(a) is amended to read:

10 (a) At least 30 days before the expiration of the redemption period the clerk or 11 the clerk's designee shall publish a redemption period expiration notice. The notice 12 must contain the date of judgment, the date of expiration of the period of redemption, 13 and a warning that all properties ordered sold under the judgment, unless redeemed, 14 shall be deeded to the municipality immediately on expiration of the period of 15 redemption and that every right or interest of a person in the properties will be 16 forfeited forever to the municipality. The notice appears once a week for four 17 consecutive weeks in a newspaper of general circulation distributed in the 18 municipality or on a municipal Internet website accessible to the public. If there is 19 no newspaper of general circulation distributed in the municipality and no municipal 20 **Internet website**, the notice is posted in three public places for at least four 21 consecutive weeks. The clerk shall send a copy of the notice by certified mail to each 22 record owner of property against which a judgment of foreclosure has been taken and, 23 if the assessed value of the property is more than \$10,000, to all holders of mortgages 24 or other liens of record on the property. The notice shall be mailed within five days 25 after the first publication. The mailing shall be sufficient if mailed to the property 26 owner and to the holder of a mortgage or recorded lien at the last address of record.

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* Sec. 4. AS 44.62.175(a) is amended to read:

(a) The lieutenant governor shall develop and supervise the Alaska Online
Public Notice System, to be maintained on the state's site on the Internet. The
lieutenant governor shall prescribe the form of notices posted on the system by state
agencies. The Alaska Online Public Notice System must include

1	(1) notices of proposed actions given under AS 44.62.190(a);	
2	(2) notices of state agency meetings required under AS 44.62.310(e),	
3	even if the meeting has been held;	
4	(3) notices of solicitations to bid issued under AS 36.30.130;	
5	(4) notices of state agency requests for proposals issued under	
6	AS 18.55.255, 18.55.320; AS 36.30.210; AS 37.05.316; AS 38.05.120; and	
7	AS 43.40.010;	
8	(5) executive orders and administrative orders issued by the governor;	
9	(6) written delegations of authority made by the governor or the head	
10	of a principal department under AS 44.17.010;	
11	(7) the text or a summary of the text of a regulation or order of repeal	
12	of a regulation for which notice is given under AS 44.62.190(a), including an	
13	emergency regulation or repeal regardless of whether it has taken effect;	
14	(8) notices required by AS 44.62.245(b) regarding an amended version	
15	of a document or other material incorporated by reference in a regulation;	
16	(9) a summary of the text of recently issued published opinions of the	
17	attorney general;	
18	(10) a list of vacancies on boards, commissions, and other bodies	
19	whose members are appointed by the governor;	
20	(11) in accordance with AS 39.52.240(h), advisory opinions of the	
21	attorney general; [AND]	
22	(12) notices required by AS 26.30.010(d) and (e) regarding	
23	applications for military facility zones; and	
24	(13) reports of state agencies, if required under AS 44.99.250.	
25	* Sec. 5. AS 44.99 is amended by adding new sections to read:	
26	Article 3A. Distribution of Agency Reports.	
27	Sec. 44.99.250. Electronic distribution and posting. (a) A state agency that	
28	produces and distributes a report shall, if the agency has the technological capability to	
29	do so, provide copies electronically and post the report on the Alaska Online Public	
30	Notice System (AS 44.62.175). An agency may not produce print copies of reports	
31	except as	

1	(1) required
2	(A) under AS 14.56.120;
3	(B) by agreement; or
4	(C) by federal law; or
5	(2) requested under AS 44.99.260 or specifically approved by the head
6	of a state agency or the head's designee.
7	(b) Except as provided in (a) of this section, electronic distribution and
8	electronic posting on the Alaska Online Public Notice System (AS 44.62.175) fulfills
9	any obligation in state law to publish, prepare, or present a report, and electronic
10	distribution fulfills any obligation in state law to submit a report.
11	Sec. 44.99.260. Print copy requests. A person may obtain a print copy of a
12	report from the state library distribution and data access center under AS 14.56.170.
13	Sec. 44.99.270. Graphic design for reports. Notwithstanding AS 44.99.200,
14	when preparing reports, a state agency may not hire contractors to provide
15	photographs or graphics unless
16	(1) no agency employee qualified to perform the work is available; or
17	(2) the agency would use fewer state resources by hiring a contractor.
18	Sec. 44.99.290. Definitions. In AS 44.99.250 - 44.99.290,
19	(1) "report" means an official document that a state agency is required
20	by law to prepare and distribute to the legislature or the public without a specific
21	request;
22	(2) "state agency" means a department, institution, board, commission,
23	division, authority, public corporation, committee, or other administrative unit of the
24	executive branch of state government, including the University of Alaska, the Alaska
25	Railroad Corporation, the Alaska Permanent Fund Corporation, and the Alaska
26	Housing Finance Corporation.