CS FOR SENATE JOINT RESOLUTION NO. 16(RES)

IN THE LEGISLATURE OF THE STATE OF ALASKA

TWENTY-EIGHTH LEGISLATURE - SECOND SESSION

BY THE SENATE RESOURCES COMMITTEE

Offered: 2/10/14 Referred: Rules

Sponsor(s): SENATORS GIESSEL, Dunleavy, Kelly

A RESOLUTION

- 1 Urging the federal government to stop providing funding, through federal agencies, to
- 2 nongovernmental organizations that oppose the environmentally responsible
- 3 development of Alaska's resources.

4 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF ALASKA:

- 5 WHEREAS, on July 7, 1958, President Dwight D. Eisenhower signed the Alaska
- 6 Statehood Act, which mandated that Alaskans vote to approve or disapprove the terms of the
- 7 United States, thus establishing a compact between the United States Congress and Alaskans;
- 8 and
- 9 WHEREAS, at statehood, the United States Congress recognized that Alaska's small
- 10 population would not be able to pay for government services through taxes alone; thus, the
- 11 United States Congress promised the state 90 percent of revenue earned from environmentally
- 12 responsible resource development on federal land in Alaska; and
- WHEREAS, in joining the Union, Alaska was not merely absorbed into the federal
- 14 government; Alaska did not become a state until the people went to the polls to decide
- whether to accept the terms crafted by the United States Congress and Alaska's designated

representatives; and

WHEREAS, because of those circumstances, Alaska's statehood is not simply an Act
of Congress that can be amended on a whim or infringed upon by federal agencies; Alaska's
statehood is a compact, otherwise known as a contract, between two sovereign parties and not
amendable by one side without the other's consent; and

WHEREAS art. VIII, sec. 1, Constitution of the State of Alaska, states that "it is the policy of the State to encourage the settlement of its land and the development of its resources by making them available for maximum use consistent with the public interest"; and

WHEREAS art. VIII, sec. 2, the Constitution of the State of Alaska, states that "the legislature shall provide for the utilization, development, and conservation of all natural resources belonging to the State, including land and waters, for the maximum benefit of its people"; and

WHEREAS art. VIII, sec. 4, Constitution of the State of Alaska, states that "fish, forests, wildlife, grasslands, and all other replenishable resources belonging to the State shall be utilized, developed, and maintained on the sustained yield principle, subject to preferences among beneficial users"; and

WHEREAS the mission of the Department of Natural Resources is to oversee environmentally responsible development of the state's resources by making them available for maximum use and benefit consistent with public interest; and

WHEREAS the mission of the Department of Environmental Conservation is to conserve, improve, and protect the state's natural resources and environment and control water, land, and air pollution, in order to enhance the health, safety, and welfare of the people of the state and their overall economic and social well-being; and

WHEREAS the State of Alaska, through the Department of Natural Resources and Department of Environmental Conservation, has comprehensive and stringent regulations in place to ensure environmentally responsible development of the state's resources and protection of its environment; and

WHEREAS the mission of the Department of Fish and Game is to protect, maintain, and improve the fish, game, and aquatic plant resources of the state and manage their use and development in the best interest of the economy and well-being of the people of the state, consistent with the sustained yield principle; and

1	WHEREAS the United States Fish and Wildlife Service is a Bureau within the United
2	States Department of the Interior whose mission is to work with others to conserve, protect,
3	and enhance fish, wildlife, and plants, and their habitats for the continuing benefit of the
4	American people; and
5	WHEREAS the United States Department of Justice, Environment and Natural
6	Resources Division, has the responsibility for the conduct and oversight of litigation
7	conducted, directly and indirectly, on behalf of the United States Fish and Wildlife Service;
8	and
9	WHEREAS, despite the March 13, 1982, Master Memorandum of Understanding
10	with the Department of Fish and Game, which allows the department to have primary
11	responsibility to manage fish and resident wildlife in the state, and despite the promises in the
12	Alaska Statehood Compact, the United States Fish and Wildlife Service awards a variety of
13	Natural Resource Assistance Grants and contracts to nongovernmental organizations, some of
14	which aggressively oppose the express promises to Alaskans at statehood and oppose the
15	intent behind sec. 101(d) of the Alaska National Interest Lands Conservation Act, also known
16	as the "no more" clause; and
17	WHEREAS the United States Fish and Wildlife Service has provided \$10,000 -
18	\$50,000 to the Alaska Conservation Foundation in 2010 and 2011; and
19	WHEREAS the Alaska Conservation Foundation financially supports advocacy
20	groups such as the Chuitna Citizens Coalition, a group whose sole purpose is to oppose the
21	proposed Chuitna coal mine; and
22	WHEREAS the Alaska Conservation Foundation financially supports the Bristol Bay
23	Protection Campaign and Cook Inletkeeper, groups opposed to the prospective Pebble mining
24	project; and
25	WHEREAS the Alaska Conservation Foundation financially supports the Kachemak
26	Bay Conservation Society, a group avowed to restricting the expansion of oil and gas projects
27	in Cook Inlet; and
28	WHEREAS the Alaska Conservation Foundation has provided numerous grants to
29	Trustees for Alaska, a group that provides advocacy and legal representation to other groups
30	that oppose a variety of environmentally responsible resource development projects around
31	the state, including the filing of law suits against the State of Alaska and the Department of

Natural	Resources;	and
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WHEREAS the Alaska Conservation Foundation has awarded more than \$30,000,000
over the last 30 years in grants to over 200 Alaska nongovernmental organizations and other
entities that aggressively oppose environmentally responsible resource development projects
in the state; and

WHEREAS the Alaska Conservation Foundation opposes environmentally responsible resource development projects by hiring legislative organizers, commonly known as lobbyists, to generate support in the legislature for the Alaska Conservation Foundation's legislative priorities; and

WHEREAS the Alaska Conservation Foundation has solicited support for their "efforts to keep Alaska's coal in the ground, where it belongs" and has made numerous grants to organizations opposing the environmentally responsible development of coal-related projects throughout the state, granting \$3,155,238 to organizations in 2012; and

WHEREAS the Alaska Conservation Foundation coordinates the Bristol Bay Protection Campaign, a campaign working to stop a proposed mine in the area, and provides funding for legal support; and

WHEREAS the United States Fish and Wildlife Service funded studies conducted by groups such as the Wilderness Society and Cook Inletkeeper, nongovernmental groups actively opposing environmentally responsible resource development; and

WHEREAS the Wilderness Society is a conservation organization that is focused on preventing oil and gas development and logging in the state, and Cook Inletkeeper is a nonprofit advocacy organization that has opposed a number of coal-related projects and oil and gas developments; and

WHEREAS the Alaska Mental Health Trust Authority and the Trust Land Office manage land to generate income to improve the lives of trust beneficiaries, whose lands are near rural resource development areas such as the Chuitna Coal Project, the Chickaloon Coal Project, the Fort Knox Mine, and the Livengood Gold Project, all of which have been aggressively opposed by nongovernmental organizations funded through the Alaska Conservation Fund; and

WHEREAS those grants and study partnerships funded and approved by United States Fish and Wildlife Service are adverse and contrary to the Alaska Statehood Compact,

1	the Constitution of the State of Alaska, and the well-being of Alaskans; and
2	WHEREAS dispersing taxpayer funds to federal bureaus that then give those funds to

nongovernmental organizations that are not working in the state's best interest is a

4 misappropriation of public funds;

BE IT RESOLVED that the Alaska State Legislature urges the United States Fish and Wildlife Service to stop providing grant money and contracts to nongovernmental organizations opposed to environmentally responsible resource development in the state; and be it

FURTHER RESOLVED that the Alaska State Legislature urges the United States Fish and Wildlife Service to hire unbiased, independent firms and credible scientists to collect data and compile peer-reviewed scientific reports and documents; and be it

FURTHER RESOLVED that the Alaska State Legislature opposes any efforts by the United States Fish and Wildlife Service to hinder or delay development of the state's natural resources by funding advocacy campaigns opposed to environmentally responsible resource development in the state, thereby prejudicing the public and preempting the permitting process; and be it

FURTHER RESOLVED that the Alaska State Legislature urges the United States Office of Management and Budget to investigate those expenditures and perform a comprehensive audit of all grants and contracts that may have been issued from taxpayer funds through the United States Fish and Wildlife Service; and be it

FURTHER RESOLVED that the Alaska State Legislature urges the United States Department of Justice to exercise greater oversight of litigation underwritten by grants from the United States Fish and Wildlife Service; and be it

FURTHER RESOLVED that the Alaska State Legislature urges the United States Congress to exercise greater oversight of the United States Fish and Wildlife Service budget and management of grants and contracts by the United States Fish and Wildlife Service; and be it

FURTHER RESOLVED that the Alaska State Legislature urges the United States Congress to pass legislation prohibiting grants by agencies of the United States to nongovernmental organizations engaged in opposing and litigating against the environmentally responsible development of natural resources in the state.

1 **COPIES** of this resolution shall be sent to the Honorable Joseph R. Biden, Jr., Vice-2 President of the United States and President of the U.S. Senate; the Honorable John Boehner, 3 Speaker of the U.S. House of Representatives; the Honorable Harry Reid, Majority Leader of 4 the U.S. Senate; the Honorable Eric H. Holder, Jr., Attorney General of the United States; the 5 Honorable Sally Jewell, United States Secretary of the Interior; the Honorable Sylvia 6 Matthews Burwell, Director of the U.S. Office of Management and Budget; Robert Dreher, 7 acting Assistant Attorney General for the Environment and Natural Resources Division; the 8 Honorable Hilary Tompkins, Solicitor, U.S. Department of the Interior; the Honorable Daniel 9 M. Ashe, Director of the U.S. Fish and Wildlife Service; and the Honorable Lisa Murkowski 10 and the Honorable Mark Begich, U.S. Senators, and the Honorable Don Young, U.S. 11 Representative, members of the Alaska delegation in Congress.