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MEMORANDUMES THAT DIGE.

State of Alaska ਮੇਂ ਤ੍ਰਿਸ਼ੰਸ਼ ਹੈ Department of Transportation & Public Facilities D. O. T. & P F.

DISTRIBUTION TO:

DATE: February 9, 1989

89 FEB 15 P4: 10

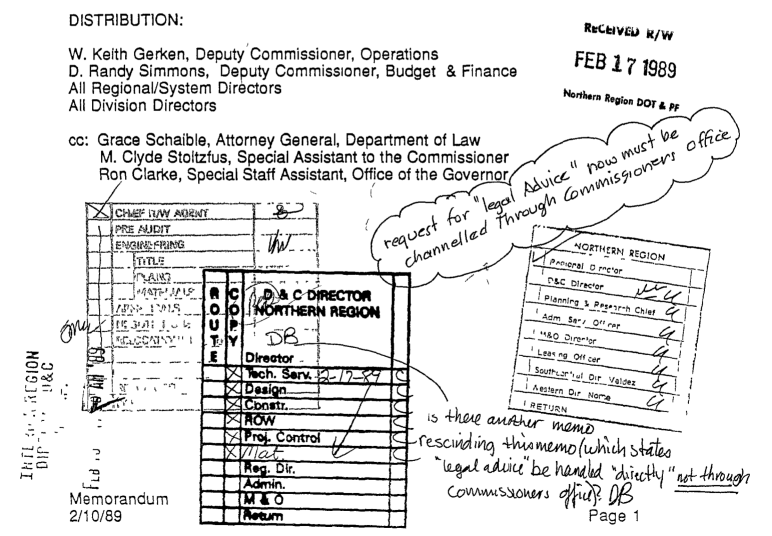
TELEPHONE NO: 465-3900

SUBJECT:

Requests for Legal Opinions and Advice

FROM: Mark S. Hickey

Please find attached a series of correspondence regarding requesting legal opinions from the Attorney General's Office. Concern has been expressed about the requirements of my memorandum of January 4 on this subject. With this memorandum, my January 4 memorandum is rescinded until further clarification is received form the Attorney General's Office regarding her memorandum of December 19, 1988. Until then, please forward only requests for written opinions through this office. All regular oral advice requests and other-routine matters, should be handled directly. Any oral inquiry involving department-wide policy issues should continue to be coordinated through my office.



MEMORANDUM

State of Alaska

Department of Transportation & Public Facilities

TO: DISTRIBUTION DATE: Ja

ATE: January 4, 198

TELEPHONE NO: 465-3900

SUBJECT: Requests for

Legal Opinions and Advice

ROM: Mark S. Hickey

Commissioner

Please find attached a memorandum sent to me by the Attorney General which sets out guidelines for requesting legal advice and legal opinions.

In addition to reiterating the Attorney General's long standing policy requiring that all formal legal requests go through the head of a department, this memorandum requires that all requests for legal advice be channelled through my office. Consequently, in addition to the requirements of my October 8, 1987 memorandum (attached), please write a brief description of all legal advice requested from the Attorney General's Office and channel it through the department's liaison with the Department of Law, Clyde Stoltzfus. It is particularly important that the procedures outlined be followed as Clyde will need to clear all requests for a written legal opinion with the Governor's Office.

DISTRIBUTION:

W. Keith Gerken, Deputy Commissioner, Operations
D. Randy Simmons, Deputy Commissioner, Budget & Finance
All Regional/System Directors
All Division Directors

cc: Grace Schaible, Attorney General, Department of Law M. Clyde Stoltzfus, Special Assistant to the Commissioner Ron Clarke, Special Staff Assistant, Office of the Governor

MEMORANDUM

State of Alaska

Department of Law

Lt. Governor Stephen McAlpine Commissioners of all Departments Presiding Officers and Executive FILE NO.: Directors of all Boards, Commissions and Authorities

DATE: December 19, 1988

TEL NO:

465-3600

- frace Boy Similar. Grace Berg Schaible Attorney General

SUBJECT: Requests for legal opinions COMMISSIONER'S OFFICE

Somewhat over a year ago I addressed a memorandum to you, a copy of which is attached, requesting your cooperation in submitting requests for legal opinions.

At this time I would like to reiterate that all requests for legal advice be in writing and be initiated by or channelled through the head of the department. Also, please keep in mind that the request must contain an adequate statement of the question and underlying facts.

In addition, effective immediately, all opinion requests are to be submitted to Governor Cowper's office for policy issue review. To avoid delay in having an opinion request acted on, mail it directly to the appropriate Governor's office special assistant clearly marked "Opinion Request."

This memorandum is not designed to discourage seeking oral advice on minor matters or emergency requests which are to be followed by a written request as outlined in the last paragraph of my memorandum of September 18, 1987.

Requests received by this office which have not been routed through the Governor's office will be forwarded to the appropriate special assistant for policy issue review before assignment.

GBS/1g Encl.

cc: Garrey Peska, Chief of Staff All attorneys, Civil Division and Central Office, Criminal Division

MEMORANDUM

State of Alaska Department of Transportation & Public Facilities

TO: DISTRIBUTION

DATE:

October 8, 1987

FILE NO:

TELEPHONE NO:

465-3900

SUBJECT:

Request for Legal Opinions

Mark S. Hickey Commissioner

Please find attached a memorandum sent to me by the Attorney General regarding requests for legal opinions. The Attorney General has reiterated a long standing policy of the Department of Law that all requests for legal opinions be channeled through my office. I support this request and have appointed Clyde Stoltzfus, Special Assistant to the Commissioner, as the department's liaison with the Department of Law.

To implement this policy internally, all requests for a written legal opinion from the Department of Law need to be first channeled through Clyde. When practical, all requests for a written legal opinion shall be in writing and shall include a brief description and documentation of the origin of the controversy or dispute. After his initial inquiries regarding the request, Clyde will report the request to the appropriate Deputy Commissioner and me for approval.

DISTRIBUTION:

W. Keith Gerken, Deputy Commissioner, Operations Robert G. Poe, Jr., Deputy Commissioner, Budget & Finance All Regional/System Directors All Division Directors

cc: Grace Schaible, Attorney General, Department of Law M. Clyde Stoltzfus, Special Assistant to the Commissioner DOT&PF Ray Price, Special Staff Assistant, Office of the Governor

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Authorities

State of Alaska

Department of Law

DATE:

September 18, 1987

FILE NO:

TELEPHONE NO:

465-3600

SUBJECT.

Requests for legal

opinions

FROM:

THRU:

Grace Berg Schaible Attorney General

Heais of All Departments, Boards, Commissions, and

Even though most of you (and your staff) are probably aware of the Department of Law's long-standing policy regarding the submission of requests for legal opinions, I think it worth-while to reiterate it under my signature at this time.

All requests for written opinions by this office must be in wilting and either be initiated by, or channeled through, the head of the agency in which the requesting entity is located.

Adherence to this procedure serves at least two purposes. First, it makes it possible for agency heads to evaluate whether or not a particular question is one which he or she believes needs to be resolved by the Department of Law. Second, it gives that head some idea of the variety and magnitude of legal problems with which his or her agency is dealing.

Whenever possible, I recommend that the appropriate attorney or attorneys in this department be contacted before any written opinion requests are prepared and forwarded to us. By discussing the question with them in advance, it may be possible to either resolve the question without the need for a written opinion or at least assist the agency in identifying and stating precisely the legal problem with which it is faced.

On an emergency basis you may submit oral requests only to my deputy, Ron Lorensen, or myself. However, we would expect that the oral request would be followed quickly in the request.

GBS/1g

cc: Starf Attorneys, Civil Division, DOL