- 6. Alaska may, on the basis of the cost statement under paragraph 5 above, voucher BFR on Form FR 20 for reimbursement of the Federal (Federal-aid highway funds) pro rata share of the cost of the services rendered. BFR will make payment thereof in the usual manner as payments are made to the other States. These vouchers and other documents will be subject to the usual Federal audit procedures.
- 7. Alaska may augment the trust fund (to EPR) from time to time as the needs require using funds received from Federal-aid reimbursement or other Alaska funds. In this way the State's matching obligation is handled automatically.
- 8. Alaska may (1) request EFR to contract in the name of the Federal Government in which case contract payments will come from the trust fund and all Federal contract and labor laws will govern, or (2) request that the contract be prepared for Alaska's signature and payment of contract earnings directly by the State to the contractors. EPR marely to administer the contract and supervise the work. The latter procedure would be similar to that now used in connection with road work in National Parks and Parksays.
- 9. All regular Federal-aid program, project agreement and reimbursement procedures would be followed as in the other States. It does not appear that BFR would have authority to reimburse itself, in part, directly from Federal-aid highest funds, nor does such authority seem necessary.
- 10. BPR now provides certain services to other Federal agencies with certain of the facilities that would be transferred to Alaska. In that regard BPR will use its good offices to have the State continue furnishing such services, but this will be a matter entirely between Alaska and the affected Federal agency.
- 11. Prior to June 30, 1964, and under the authority of Section 34, any Federal functions apart from the Federal-aid program that might be discontinued by BPR and assumed by Alaska would be the basis for transfer to Alaska of any related property. This emphasizes the intent that transfers under Section 20(a) shall be comprehensive and complete as to everything over and above usual Federal functions that are otherwise the obligation of BPR to exercise pursuant to law in administering the Federal-aid program and direct Federal obligations.

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OTH CONGRESS

1ST SESSION

H. R. 6091

IN THE HOUSE OF REPRESENTATIVES

March 26, 1959

Mr. Aspinall introduced the following bill; which was referred to the Committee on Interior and Insular Affairs

A BILL

To amend certain laws of the United States in light of the admission of the State of Alaska into the Union, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 That this Act may be cited as the "Alaska Omnibus Act".

FEDERAL JURISDICTION

- SEC. 2. Section 4 of the Act of July 7, 1958 (72 Stat.
- 6 339), providing for the admission of the State of Alaska
- 7 into the Union, is amended by striking out the words "all
- 8 such lands or other property, belonging to the United States
- 9 or which may belong to said natives", and inserting in lieu
- 10 thereof the words "all such lands or other property (includ-

J. 34001-X-1

1.	ing fishing rights), the right or title to which may be held
2	by said natives or is held by the United States in trust for
3	said natives".
4	TERMINATION OF APPLICATION OF CERTAIN FEDERAL LAWS
5	SEC. 3. Any Territorial law, as that term is defined in
6	section 8(d) of the Act of July 7, 1958 (72 Stat. 339,
7	344), providing for the admission of the State of Alaska
8	into the Union—
9	(a) which provides for the regulation of commerce
LO	within Alaska by an agency of the United States, and
11	(b) the application of which to the State of Alaska
12	is continued solely by reason of such section 8 (d), shall
13	cease to apply to the State of Alaska on June 30, 1961,
14	or on the effective date of any law enacted by the legis-
15	lature of the State of Alaska which modifies or changes
16	such Territorial law, whichever occurs first.
17	SUGAR ACT
18	SEC. 4. Section 101 of the Sugar Act of 1948, as
19	amended (7 U.S.C., supp. V, sec. 1101), is further amended
90	, 13: 1 ho designated subsection

"(o) The term 'continental United States' means

the forty-nine States and the District of Columbia."

tion "(o)" and to read as follows:

23

1	SOIL BANK ACT
$^{-}$	SEC. 5. Section 113 of the Soil Bank Act (7 U.S.C.,
3	supp. V, sec. 1837), is amended to read as follows: "This
4	subtitle B shall apply to the continental United States, except
5	Alaska, and, if the Secretary determines it to be in the na-
6	tional interest, to the State of Alaska, the Territory of
7	Hawaii, the Commonwealth of Puerto Rico, and the Virgin
8	Islands, and as used in this subtitle B, the term 'State' in-
9	cludes Hawaii, Puerto Rico, and the Virgin Islands."
10	ARMED FORCES
11	SEC. 6. (a) Title 10, United States Code, section
12	101(2), is amended by striking out the words "Alaska,
13	Hawaii," and inserting in lieu thereof the word "Hawaii".
14	(b) Title 10, United States Code, sections 802 (11) and
15	802 (12), are each amended by striking out the words "that
16	part of Alaska east of longitude 172 degrees west,".
17	(c) Title 10, United States Code, section 2662 (c), is
18	amended by striking out the word "Alaska,".
19	national Bank act
20	SEC. 7. Section 5192 of the Revised Statutes, as
21	amended (12 U.S.C. 144), is further amended by striking

22 out the words "in Alaska or".

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1	FEDERAL RESERVE ACT
2	SEC. 8. (a) Section 1 of the Federal Reserve Act, as
3	amended (12 U.S.C. 221), is further amended by deleting
4	the period at the end of such section and inserting in lieu
5	thereof the following: "; the term 'the continental United
6	States' means the States of the United States and the District
7	of Columbia."
8	(b) Section 19 of the Federal Reserve Act, as amended
9	(12 U.S.C. 466), is further amended by striking the words
10	"in Alaska or".
11	HOME LOAN BANK BOARD
12	SEC. 9. (a) Paragraph (3) of section 2 of the Federal
13	Home Loan Bank Act, as amended (12 U.S.C. 1422(3)),
14	is further amended by striking out the words "Territories of
15	Alaska and Hawaii" and inserting in lieu thereof the words
16	"Territory of Hawaii".
17	(b) Section 7 of the Home Owners' Loan Act of 1933,
18	as amended (12 U.S.C. 1466), is further amended by strik-
19	ing out the words "continental United States, to the Terri-
20	tories of Alaska and Hawaii" and inserting thereof the words
21	"continental United States (including Alaska), to the Terri-
22	tory of Hawaii".
23	NATIONAL HOUSING ACT
24	SEC. 10. The National Housing Act is amended by—
25	(a) striking out the word "Alaska," in sections 9,

1 201 (d), 207 (a) (7), 601 (d), 713 (q), and 801 (g) (12 2 U.S.C., secs. 1706d, 1707(d), 1713(a) (7), 1736(d), 3 1747 1 (q); supp. V, sec. 1748 (g)); (b) striking out the words "the Territory of Alaska." 5 in section 207 (c) (2) (12 U.S.C., supp. V, sec. 1713 (c) (2)), and inserting the word "Alaska" in lieu thereof; 7 (c) striking out the words "the Territory of Alaska 8 or in Guam" in section 214 (12 U.S.C., supp. V, sec. 1715d, 48 U.S.C., supp. V, sec. 484d), and inserting the words 10 "Alaska, Guam," in lieu thereof; and 11 (d) striking out the word "Territory" in the two places where it appears in section 806 (12 U.S.C., supp. V, sec. 1748e), inserting the word "State" in lieu thereof. 14 COAST GUARD SEC. 11. Title 14, United States Code, section 634 (b), 15 16 is amended by striking out the words "and for the territory 17 of" in both places where they appear therein. 18 SECURITIES AND EXCHANGE COMMISSION SEC. 12. (a) Paragraph (6) of section 2 of the Securi-19 ties Act of 1933, as amended (15 U.S.C. 77b(6)), is 21 further amended by striking out the word "Alaska,". (b) Paragraph (16) of section 3 (a) of the Securities 23 Exchange Act of 1934, as amended (15 U.S.C. 78c(a)

(16)), is further amended by striking out the word

25 "Alaska,".

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T	(0)	Paragraph	1101	O1	Section	202	(a)	OI	PILE	THAGS:

- 2 ment Advisers Act of 1940, as amended (15 U.S.C. 80b-2
- 3 (a) (18)), is further amended by striking out the word
- 4 "Alaska,".
- 5 (d) Paragraph (37) of section 2 (a) of the Investment
- 6 Company Act of 1940, as amended (15 U.S.C. 80a-2 (a)
- 7 (37)), is further amended by striking out the word
- 8 "Alaska,".
- 9 (e) Paragraph (1) of section 6(a) of the Investment
- 10 Company Act of 1940, as amended (15 U.S.C. 80a-6 (a)
- 11 (1)), is further amended by striking out the word "Alaska,".
- 12 SOIL CONSERVATION
- 13 SEC. 13. (a) Section 8 (b) of the Soil Conservation and
- Domestic Allotment Act, as amended (16 U.S.C., supp. V,
- sec. 590h (b)), is further amended by inserting, immediately
- 16 following the words "continental United States", the words
- 17 ", except in Alaska".
- 18 (b) Section 17(a) of the Soil Conservation and Do-
- 19 mestic Allotment Act, as amended (16 U.S.C. 590q (a)),
- 20 is further amended by striking out the words "the United
- 21 States, the Territories of Alaska and Hawaii" and inserting
- 22 in lieu thereof the words "the States, the Territory of
- 23 Hawaii", and by striking out the word "Alaska" the second
- 24 time it appears therein.

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- SEC. 14. Section 1 of the Act of June 8, 1940 (16
- U.S.C. 668), is amended by striking out the words "except
- 4 the Territory of Alaska,".

WILDLIFE RESTORATION

- 6 SEC. 15. Section 8 (a) of the Act of September 2,
- 7 1937, as amended (16 U.S.C., supp. V, sec. 669g-1), is
- 8 further amended by striking out the words "the Alaska
- 9 Game Commission,", "said Territory of Alaska,", "not ex-
- 10 ceeding \$75,000 for Alaska, and", and "the Territory of
- 11 Alaska,".

12

1

FISH RESTORATION

- 13 SEC. 16. Section 12 of the Act of August 9, 1950, as
- 14 amended (16 U.S.C., supp. V, sec. 777k), is further
- 15 amended by striking out the words "the Alaska Game Com-
- 6 mission,", "said Territory of Alaska,", "not exceeding
- 7 \$75,000 for Alaska, and", and "the Territory of Alaska,".

18 CRIMINAL CODE

- 19 SEC. 17. (a) Title 18, United States Code, section
- 20 5024, is amended by striking out the words "other than
- 21 Alaska" and inserting in lieu thereof the words "including
- 22 Alaska".
- (b) Section 6 of the Act of August 25, 1958 (72 Stat.
- 24 845, 847), is amended by striking out the words "other than

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-	TTION INCO	COLLCE		111 1100	DATE OF COT	ULLU	II OI CLO	TATE OF COURT AND

- 2 Alaska'':
- B (c) Subsections (a) and (b) of this section shall be
- 4 effective on July 7, 1961, or on the date of the Executive
- 5 order referred to in section 18 of the Act of July 7, 1958
- 6 (72 Stat. 339, 350), providing for the admission of the
- 7 State of Alaska into the Union, whichever occurs first.
- 8 EDUCATION
- 9 SEC. 18. (a) (1) Subsection (a) of section 103 of the
- 10 National Defense Education Act of 1958 (72 Stat. 1580,
- 11 1582), relating to definition of State, is amended by striking
- 12 out "Alaska," each time it appears.
- 13 (2) Paragraph (3) (B) of section 302 (a) of such
- 14 Act (72 Stat. 1580, 1588), relating to definition of conti-
- 15 nental United States for purposes of allotments for science,
- 16 mathematics and modern foreign language instruction equip-
- 17 ment, is amended by striking out "does not include Alaska"
- 18 and inserting in lieu thereof "includes Alaska".
- 19 (3) Section 1038 of such Act (72 Stat. 1580, 1605),
- 20 relating to allotments to Territories, is amended by striking
- 21 out "Alaska,".
- 22 (b) (1) Section 4 of the Act of February 23, 1917
- 23 (20 U.S.C. 14), relating to allotments for teacher-training,
- 24 is amended by striking out "\$90,000" and inserting in lieu
- thereof "\$98,500". The proviso in the last paragraph of

- 1 section 5 of such Act (20 U.S.C. 16) and so much of
- 2 section 12 of such Act (20 U.S.C. 22) as follows the last
- 3 semicolon shall not be applicable to Alaska prior to the third
- 4 fiscal year which begins after the enactment of this Act.
- 5 (2) Paragraph (1) of section 2 of the Vocational
- 6 Education Act of 1946 (20 U.S.C. 15i), relating to defini-
- 7 tion of States and Territories, is amended by striking out
- 8 "the Territories of Alaska and Hawaii" and inserting in lieu
- 9 thereof "the Territory of Hawaii".
- 10 (3) Subsection (e) of section 210 (20 U.S.C., supp. V,
- sec. 15jj(e)), and subsection (a) of section 307 of such Act
- 12 (72 Stat. 1580, 1600), relating to definition of State, are
- each amended by striking out "Alaska,".
- 14 (c) Paragraph (13) of section 15 of the Act of Sep
 - tember 23, 1950, as amended (72 Stat. 548, 558), relat-
- 6 ing to definition of State, is amended by striking out
- "Alaska,".
- (d) (1) The material in the parentheses in the first sen-
- 19 tence of subsection (d) of section 3 of the Act of Septem-
- 20 ber 30, 1950, as amended, relating to determination of local
- 21 contribution rate, is amended to read: "(other than a local
- 22 educational agency in Hawaii, Puerto Rico, Wake Island,
- 23 Guam, or the Virgin Islands, or in a State in which a sub-

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	proportion				

- 2 for which a State agency is the local educational agency)".
- 3 (2) The fourth sentence of such subsection is amended
- 4 by inserting "(including Alaska)" after "continental United
- 5 States" the first time it appears in such sentence. The fifth
- 6 sentence of such subsection is amended by inserting "(in-
- documental United States" the sec-
- 8 ond time it appears in such sentence.
- 9 (3) The last sentence of such subsection is amended by
- 10 striking out "Alaska," and by inserting after "the Virgin
- 11 Islands," the following: "or in any State in which a substan-
- 12 tial proportion of the land is in unorganized territory for
- which a State agency is the local educational agency,".
- 14 (4) Paragraph (8) of section 9 of such Act (20
- 15 U.S.C., supp. V, sec. 244(8)), relating to definition of
- 16 State, is amended by striking out "Alaska,".
- 17 IMPORTATION OF MILK AND CREAM
- 18 SEC. 19. Subsection (b) of section 9 of the Act of
- 19 February 15, 1927 (21 U.S.C., sec. 149 (b)), is amended
- 20 by inserting the words ", including Alaska" immediately fol-
- 21 lowing the words "continental United States".
- 22 OPIUM POPPY CONTROL
- SEC. 20. Section 12 of the Opium Poppy Control Act
- 24 of 1942 (21 U.S.C., sec. 188k), is amended by deleting
- 25 therefrom the words "the Territory of Alaska,".

HIGHWAYS

- SEC. 21. (a) The Secretary of Commerce shall transfer 2 3 to the State of Alaska by appropriate conveyance without 4 compensation, but upon such terms and conditions as he 5 may deem desirable, all lands or interests in lands, including 6 buildings and fixtures, all personal property, including ma-7 chinery, office equipment, and supplies, and all records per-8 taining to roads in Alaska, which are owned, held, admin-9 istered by, or used by the Secretary in connection with the 10 activities of the Bureau of Public Roads in Alaska, (i) except such lands or interests in lands, including buildings and fixtures, personal property, including machinery, office equipment, and supplies, and records as the Secretary may deter-14 mine are needed for the operations, activities, and functions 15 of the Bureau of Public Roads in Alaska after such transfer, 16 including services or functions performed pursuant to section 17 40 of this Act; and (ii) except such lands or interests in 18 lands as he or the head of any other Federal agency may 19 determine are needed for continued retention in Federal 20 ownership for purposes other than or in addition to road 21 purposes.
- 22 (b) Notwithstanding any other provision of this sec-23 tion, any contract entered into by the Federal Government 24 in connection with the activities of the Bureau of Public 25 Roads in Alaska which has not been completed on the date

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- 1 of the transfer provided under subsection (a) hereof may
- 2 be completed according to the terms thereof.
- 3 (c) (1) The State of Alaska shall be responsible for
- 4 the maintenance of roads, including bridges, tunnels, and
- 5 ferries, transferred to it under subsection (a) of this section,
- 6 as long as any such road is needed for highway purposes.
- 7 (2) Federal-aid funds apportioned to Alaska under title
- 8 23, United States Code, for fiscal year 1960 and prior fiscal
- 9 years, and unobligated on the date of enactment of this
- 10 Act, may be used for maintenance of highways on the
- 11 Federal-aid systems in Alaska.
- 12 (d) Effective July 1, 1959, the following provisions
- 13 of law are repealed:
- 14 (1) Title 23, United States Code, section 103 (f);
- 15 (2) Title 23, United States Code, section 116(d);
- 16 (3) Title 23, United States Code, section 119;
- 17 (4) Title 23, United States Code, section 120(h),
- 18 except that the portion of the first sentence thereof relating
- 19 to the percentage of funds to be contributed by Alaska shall
- 20 continue to apply to funds apportioned to Alaska for fiscal
- 21 year 1960 and prior fiscal years;
- 22 (5) Sections 107 (b) and (d) of the Federal-Aid
- 23 Highway Act of 1956 (70 Stat. 374, 377, 378);
- 24 (6) Section 2 of the Act of January 27, 1905 (33)

- 1 Stat. 616), as amended (48 U.S.C., sec. 322 and the
- 2 following); and
- (7) The Act of June 30, 1932 (47 Stat. 446), as
- 4 amended (48 U.S.C., sec. 321 (a) and the following).
- 5 (e) Effective on July 1, 1959, the following provisions
- 6 of law are amended:
- 7 (1) The definition of the term "State" in title 23,
- 8 United States Code, section 101(a), is amended to read
- 9 as follows: "The term 'State' means any one of the forty-
- 10 nine States, the District of Columbia, Hawaii, or Puerto
- 11 Rico.";
- 12 (2) Title 23, United States Code, section 104 (b), is
- amended by deleting the phrase ", except that only one-third
- 14 of the area of Alaska shall be included" where it appears in
- 5 paragraphs (1) and (2) of said section 104(b);
- 16 (3) Title 23, United States Code, section 116(a), is
- 7 amended by deleting the phrase "Except as provided in
- 18 subsection (d) of this section," and by capitalizing the
- 9 word "it" immediately following such phrase; and
- 20 (4) Title 23, United States Code, section 120 (a), is
- 21 amended by deleting the phrase "subsections (d) and (h)"
- 22 and by inserting in lieu thereof the phrase "subsection (d)".

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	INTERNAL REVENUE

- SEC. 22. (a) Section 2202 of the Internal Revenue
- Code of 1954 (relating to missionaries in foreign service),
- 4 and sections 3121 (e) (1), 3306 (j), 4221 (d) (4), and 4233
- 5 (b) of such Code (each relating to a special definition of
- 6 "State") are amended by striking out "Alaska,".
- 7 (b) Section 4262 (c) (1) of the Internal Revenue Code
- 8 of 1954 (definition of "continental United States") is
- 9 amended to read as follows:
- "(1) CONTINENTAL UNITED STATES.—The term
- 'continental United States' means the District of Colum-
- bia and the States other than Alaska."
- 13 (c) Section 4502 (5) of the Internal Revenue Code of
- 14 1954 (relating to definition of "United States") is amended
- 5 by striking out "the Territories of Hawaii and Alaska" and
- l6 by inserting in lieu thereof "the Territory of Hawaii".
- 17 (d) Section 4774 of the Internal Revenue Code of 1954
- 18 (relating to territorial extent of law) is amended by striking
- 19 out "the Territory of Alaska,".
- 20 (e) Section 7621 (b) of the Internal Revenue Code of
- 21 1954 (relating to boundaries of internal revenue districts) is
- 22 amended to read as follows:
- 23 "(b) BOUNDARIES.—For the purpose mentioned in sub-
- 24 section (a), the President may subdivide any State, Ter-
- 25 ritory, or the District of Columbia, or may unite into one

- 1 district two or more States or a Territory and one or more
- 2 States."
- (f) Section 7653 (d) of the Internal Revenue Code of
- 4 1954 is amended by striking out "its Territories or posses-
- 5 sions" and inserting in lieu thereof "its possessions or the
- 6 Territory of Hawaii".
- (g) Section 7701(a) (9)- of the Internal Revenue
- 8 Code of 1954 (relating to definition of "United States") is
- 9 amended by striking out "the Territories of Alaska and
- 10 Hawaii" and inserting in lieu thereof "the Territory of
- 11 Hawaii".
- 12 (h) Section 7701 (a) (10) of the Internal Revenue
- 13 Code of 1954 (relating to definition of State) is amended
- 14 by striking out "Territories" and inserting in lieu thereof
- 5 "Territory of Hawaii".
- 6 (i) The amendments contained in subsections (a)
- 17 through (h) of this section shall be effective as of January
- 18 3, 1959.

19

- COURTS
- SEC. 23. (a) Title 28, United States Code, section 48,
- 21 is amended by striking out the word "Seattle." and inserting
- 22 in lieu thereof the words "Seattle, Anchorage.".
- 23 (b) Title 28, United States Code, section 81A, is
- 24 amended by inserting the word "Ketchikan," immediately
- 25 following the word "Juneau,".

1	(c) Such authority as has been exercised by the At-
2	torney General heretofore, with regard to the Federal court
3	system in Alaska, pursuant to section 30 of the Act of June
4	6, 1900 (48 U.S.C. 25), shall continue to be exercised by
5	him after the court created by section 12 (b) of the Act of
6	July 7, 1958 (72 Stat. 339, 348), providing for the ad-
7	mission of the State of Alaska into the Union, is established.
8	(d) All balances of public moneys received by the clerks
9	of each division of the District Court for the Territory of
10	Alaska pursuant to section 10 of the Act of June 6, 1900,
11	as amended (48 U.S.C. 107), which are on hand after all
12	payments ordered by that court shall have been made, shall
13	be covered into the Treasury of the United States as re-
14	quired by law, and the Secretary of the Treasury shall pay
15	the amounts so covered, which are hereby appropriated, to
16	the State of Alaska.
17	VOCATIONAL REHABILITATION ACT
18	SEC. 24. (a) Subsection (g) of section 11 of the Voca-
19	tional Rehabilitation Act (29 U.S.C. supp. V, sec. 41 (g)),
20	relating to definition of State, is amended by striking out

(b) (1) Subsection (i) and paragraph (1) of subsection

(h) of such section, relating to definition of allotment per-

24 centages and Federal shares for purposes of allotment and

"Alaska,".

1	matching for vocational rehabilitation services, are each
2	amended by striking out "(excluding Alaska)" and inserting
3	in lieu thereof "(including Alaska)".
4	(2) Paragraph (1) of such subsection (h) is further
5	amended by striking out "Alaska,".
6	(3) Such subsection (i) is further amended by striking
7	out "Hawaii and Alaska" in clause (B) and inserting in
8	lieu thereof "Hawaii".
9	GOLD RESERVE ACT
10	SEC. 25. Section 15 of the Gold Reserve Act of 1934,
11	as amended (31 U.S.C. 444), is further amended by strik-
12	ing out the words ", the District of Columbia, and the Ter-
13	ritory of Alaska" and inserting in lieu thereof the words
14	"and the District of Columbia".
15	SILVER PURCHASE ACT
16	SEC. 26. Section 10 of the Silver Purchase Act of 1934
17	(31 U.S.C. 448b) is amended by striking out the words
18	", the District of Columbia and the Territory of Alaska"
19	and inserting in lieu thereof the words "and the District of
20	Columbia".
21	NATIONAL GUARD

22

SEC. 27. Title 32, United States Code, section 101 (1),

23 is amended by striking out the words "Alaska, Hawaii,"

24 and inserting in lieu thereof the word "Hawaii".

18

WATER POLLUTION CONTROL ACT

- SEC. 28. (a) Paragraph (1) of section 5 (h) of the
- Federal Water Pollution Control Act (33 U.S.C., supp.
- V, sec. 466d(h)(1)), relating to Federal share for pur-
- poses of matching for program operation, is amended by
- striking out "(excluding Alaska)" and inserting in lieu
- thereof "(including Alaska)" and by striking out, in clause
- (B), "and Alaska".
- (b) Subsection (d) of section 11 of such Act (33
- 10 U.S.C., supp. V, sec. 466j(d)) is amended by striking
- out "Alaska,".
- VETERANS' ADMINISTRATION
- SEC. 29. (a) Title 38, United States Code, section
- 14 903 (b), is amended by striking out the words ", or to the
- place of burial within Alaska if the deceased was a resident
- of Alaska who had been brought to the United States as a
- beneficiary of the Veteran's Administration for hospital or
- domiciliary care"; by inserting the word "continental" im-
- mediately before the words "United States" the second time
- 20 they appear in such section; and by inserting, immediately
- 21 following the words "continental United States" in both
- places where they appear in such section, the parenthetical
- 23: phrase "(including Alaska)".
- (b) Title 38, United States Code, section 2007 (c), is
- 25 amended by striking out the word "Alaska,".

1 FEDERAL PROPERTY AND ADMINISTRATIVE SERVICES ACT

19

- SEC. 30. (a) Subsection (f) of section 3 of the Federal
- Property and Administrative Services Act of 1949 (40
- 4 U.S.C. 472(f)), is amended by striking out the words
- ", Hawaii, Alaska," and inserting in lieu thereof the words
- 6 "(including Alaska), Hawaii,".
- (b) Subsection (a) of section 702 of such Act (40
- 8 U.S.C., supp. V, sec. 522 (a)), is amended by striking out
- the words "Territories of Alaska and Hawaii" and inserting
- in lieu thereof the words "Territory of Hawaii".
- 11 PUBLIC HEALTH SERVICE ACT
- 12 SEC. 31. (a) Subsection (f) of section 2 of the Public
- Health Service Act (42 U.S.C. 201 (f)), relating to defini-
- tion of State, is amended by striking out "Hawaii. Alaska,"
- and inserting in lieu thereof "Hawaii," and by striking out
- the District of Columbia, or Alaska" and inserting in lieu
- thereof "or the District of Columbia".
- (b) (1) Effective July 1, 1959, section 371 of the 18
- 19 Public Health Service Act, as added by the Alaska Mental
- 20 Health Enabling Act (42 U.S.C., supp. V, sec. 273), is
- 21 repealed.
- (2) Subsection (a) of section 372 of such Act (42)
- U.S.C., supp. V, sec. 247(a)) is amended by striking out
- "the Territory of".
- 25 (3) Subsections (b), (c), and (e) of such section are

- 1 each amended by striking out "the Territory" each time it
- 2 appears and inserting in lieu thereof "Alaska".
- (4) Such subsection (e) is further amended by strik-
- 4 ing out "the Territory's" and inserting in lieu thereof
- 5 "Alaska's".
- 6 (c) (1) Subsection (a) of section 631 of such Act (42
- 7 U.S.C., supp. V, sec. 291i(a)), relating to definition of
- 8 allotment percentage for purposes of allotments for construc-
- 9 tion, is amended by striking out "(excluding Alaska)" and
- 10 inserting in lieu thereof "(including Alaska)" and by strik-
- 11 ing out "for Alaska and Hawaii shall be 50 per centum
- 12 each" in clause (2) and inserting in lieu thereof "for Ha-
- 13 waii shall be 50 per centum".
- 14 (2) Subsection (d) of such section, relating to defi-
- 15 nition of State, is amended by striking out "Alaska,".
- 16 SOCIAL SECURITY ACT
- 17 SEC. 32. (a) Paragraph (8) of section 1101 (a) of
- 18 the Social Security Act (72 Stat. 1013, 1050), relating to
- 19 definition of Federal percentage for purposes of matching
- 20 for public assistance grants, is amended by striking out
- 21 "Alaska and" in clause (ii) of subparagraph (A) and by
- 22 striking out "(excluding Alaska)" in subparagraphs (A)
- 23 and (B) and inserting in lieu thereof "(including Alaska)".
- 24 (b) (1) Subsection (a) of section 524 of the Social
- 25 Security Act (72 Stat. 1013, 1054), relating to definition

- 1 of allotment percentage for purposes of allotments for child
- 2 welfare services, is amended by striking out "50 per centum
- 3 in the case of Alaska and" in clause (B).
- 4 (2) Subsection (b) of such section, relating to defini-
- 5 tion of Federal share for purposes of matching for child
- 6 welfare services, is amended by striking out "50 per centum
- 7 in the case of Alaska and" in clause (2).
- 8 (3) Such subsections (a) and (b), and subsection (c)
- 9 of such section, relating to promulgation of Federal shares
- 10 and allotment percentages, are each amended by striking out
- 11 "(excluding Alaska)" and inserting in lieu thereof "(in-
- 12 cluding Alaska)".
- 13 (c) (1) The last sentence of section 202 (i) of the Social
 - Security Act (42 U.S.C., supp. V, sec. 402 (i)), is amended
- by striking out "forty-eight" and inserting in lieu thereof
- 6 "forty-nine".
- 17 (2) Subsections (h) and (i) of section 210 of such Act
- 18 (42 U.S.C. 410 (h), (i)), relating to definitions of State
- 19 and United States for purposes of old-age, survivors, and
- 20 disability insurance, are each amended by striking out
- 21 "Alaska,".
- 22 (d) (1) Paragraph (1) of section 1101 (a) of the
- 23 Social Security Act (42 U.S.C., supp. V, sec. 1301(a)
- 24 (1)), relating to definition of State, is amended by striking

out "Alaska,	Hawaii,"	and	inserting	in lieu	thereof

- "Hawaii".
- 3 (2) Paragraph (2) of such section (42 U.S.C. 1301
- 4 (a) (2)), relating to definition of United States, is amended
- 5 by striking out "Alaska,".

CONGRESSIONAL RECORD

- 7 SEC. 33. Section 73 of the Act of January 12, 1895,
- 8 as amended (44 U.S.C., Supp. V, sec. 183), is further
- 9 amended by striking out the word "Alaska,".

10 FEDERAL REGISTER

- 11 SEC. 34. Section 8 of the Federal Register Act (44
- 12 U.S.C., sec. 308), is amended by striking out the paren-
- 13 thetical phrase "(not including Alaska)" and inserting in
- 14 lieu thereof the parenthetical phrase "(including Alaska)".

15 AIRPORTS

- SEC. 35. (a) The Administrator of the Federal Aviation
- Agency is authorized and directed to transfer to the State
- 18 of Alaska by appropriate conveyance, and subject to such
- 19 terms and conditions as he may deem appropirate, all the
- 20 right, title, and interest of the United States in and to the
- 21 public airports constructed and operated pursuant to the Act
- ²² of May 28, 1948, as amended (48 U.S.C. 485 and the fol-
- lowing), including all, the land, buildings, structures, facili-
- 24 ties, equipment, and other personal property appurtenant
- 25 thereto and necessary for the operation thereof, except for

- 1 such property, real or personal, as the Administrator may
- 2 determine is needed for the performance of functions of the
- 3 United States in Alaska after such transfer. Such transfer
- 4 shall be without monetary consideration to the United States
- 5 (b) Notwithstanding any other provisions of this sec-
- ion, any contract entered into by the Federal Aviation
- 7 Agency in connection with its activities with respect to public
- 8 airports constructed and operated pursuant to the Act of
- 9 May 28, 1948, as amended (48 U.S.C. 485 and the follow-
- 10 ing), which has not been completed by the date of enact-
- 11 ment of this Act, may be completed according to the terms
- thereof.

SELECTIVE SERVICE

- SEC. 36. Section 16 (b) of the Universal Military Train-
- 15 ing and Service Act, as amended (50 U.S.C. app., sec.
- 16 466 (b)), is further amended by striking out the word
- 17 "Alaska,".

22

18 REAL PROPERTY TRANSACTIONS

- 19 Sec. 37. Section 43 (c) of the Act of August 10, 1956
- 20 (50 U.S.C. app., supp. V, sec. 2285 (c)), is amended by
- 21 striking out the word "Alaska,".

RECREATION FACILITIES

- 23 Sec. 38. Section 2 of the Act of May 4, 1956 (70 Stat.
- 24 130), is hereby repealed. There are hereby authorized to
- be appropriated for the fiscal year ending June 30, 1960,

1	ench enm	s as ma	w he	necessary	v to	comple	te the	construction
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- 2 of facilities described in section 1 of such Act, as amended by
- 3 the Act of August 30, 1957 (71 Stat. 510), if construction
- 4 was begun prior to June 30, 1959, and to maintain the
- 5 facilities pending their transfer pursuant to such section.

6 AIRCRAFT LOAN GUARANTEES

- 7 SEC. 39. Section 3 of the Act of September 7, 1957
- 8 (71 Stat. 629), is amended by striking out the words "Ter-
- 9 ritory of Alaska" and inserting in lieu thereof the words
- 10 "State of Alaska".

11 TRANSITIONAL GRANTS

- 12 SEC. 40. (a) In order to assist the State of Alaska in
- 13 accomplishing an orderly transition from Territorial status
- 14 to statehood, and in order to facilitate the assumption by the
- 15 State of Alaska of responsibilities hitherto performed in
- 6 Alaska by the Federal Government, there are hereby author-
- 17 ized to be appropriated to the President, for the purpose of
- 18 making transitional grants to the State of Alaska, the sum
- 19 of \$10,500,000 for the fiscal year ending June 30, 1960;
- 20 the sum of \$6,000,000 for each of the fiscal years ending
- 21 June 30, 1961, and June 30, 1962; and the sum of \$2,500,-
- 22 000 for each of the fiscal years ending June 30, 1963, and
- 23 June 30, 1964.
- 24 (b) The Governor of Alaska may submit to the Presi-
- 25 dent a request that a Federal agency continue to provide

- 1 services or facilities in Alaska for an interim period, pending
- 2 the provision of such services or facilities by the State of
- 3 Alaska. Such interim period shall not extend beyond June
- 4 30, 1964. In the event of such request, and in the event
- 5 of the approval thereof by the President, the President may
- 6 allocate, at his discretion, to such agency the funds necessary
- 7 to finance the provision of such services or facilities. Such
- 8 funds shall be allocated from appropriations made pursuant
- 9 to subsection (a) hereof, and the amount of such funds shall
- 10 be deducted from the amount of grants available to the State
- of Alaska pursuant to such subsection.
- 12 (c) After the transfer or conveyance to the State of
- 3 Alaska of any property or function pursuant to the Act of
- 14 July 7, 1958 (72 Stat. 339), providing for the admission
- 15 of the State of Alaska into the Union, or pursuant to this
- 6 Act or any other law, and until June 30, 1964, the head of
- 17 the Federal agency having administrative jurisdiction of such
- 18 property prior to its transfer or conveyance may contract
- 19 with the State of Alaska for the performance by such agency,
- 20 on a reimbursable basis, of some or all of the functions
- 21 authorized to be performed by it in Alaska-immediately pre-
- 22 ceding such conveyance or transfer.

TRANSFER OF PROPERTY

- SEC. 41. If the President determines that any function
- 25 performed by the Federal Government in Alaska has been

terminated by the Federal Government and that performance of such function or substantially the same function has been or will be assumed by the State of Alaska, the President may, until July 1, 1964, in his discretion, transfer and convey to the State of Alaska, without reimbursement, any property or interest in property, real or personal, situated in Alaska which is owned or held by the United States in

CLAIMS COMMISSION

connection with such function.

10 SEC. 42. (a) In the event that any disputes arise between the United States and the State of Alaska concerning the transfer, conveyance, or other disposal of property to the State of Alaska pursuant to section 6(e) of the Act of 14 July 7, 1958 (72 Stat. 339, 340), providing for the admis-15 sion of the State of Alaska into the Union, or pursuant to this Act, the President is authorized to appoint a tempo-17 rary commission of three persons to consider, ascertain, adjust, determine, and settle such disputes. In carrying out 19 its duties under this section, such commission may hold such hearings, take such testimony, sit and act at such times and places, and incur such expenditures as the commission deems necessary. Any settlement made by such commission under the authority of this section shall be final and conclusive for all purposes, notwithstanding any other provision of law to 25 the contrary.

1,	(b) The commission may, without regard to the civil-
2	service laws and the Classification Act of 1949, employ and
3	fix the compensation of such employees as it deems neces-
4	sary to carry out its duties under this section. The commis-
5	sion is authorized to use the facilities, information, and per-
6	sonnel of the departments, agencies, and establishments of
7	the executive branch of the United States Government which
8	it deems necessary to carry out its duties; and each such
9	department, agency, and instrumentality is authorized to
10	furnish such facilities, information, and personnel to the
11	commission upon request made by the commission. The
12	commission shall reimburse each such department, agency,
13	or instrumentality for the services of any personnel utilized.
14	(c) No member of such commission shall be an officer
15	or employee of the United States or of the State of Alaska.
16	Each member of the commission shall be paid compensation
17	at the rate of \$50 per day for each day spent in the work
18	of the commission, shall be reimbursed for actual and neces-
19	sary travel expenses, and shall receive a per diem allowance
20	in accordance with the provisions of the Travel Expense
21	Act of 1949, as amended, when away from his usual place
22	of residence.
23	(d) The President is authorized to make such rules and

regulations as may be necessary to carry out the provisions

of this section. There are hereby authorized to be appropri-

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2 to perform its duties under this section.

#### EFFECTIVE DATES

- SEC. 43. (a) The amendments made by paragraph (2)
- of subsection (a) of section 18, by subsection (a) of sec-
- 6 tion 28, by paragraph (1) of subsection (c) of section 31,
- 7 by subsections (a) and (b) of section 32, and, except as
- 8 provided in subsection (c) of this section, by subsection
- 9 (b) of section 24, shall be applicable in the case of promul-
- 10 gations of Federal shares, allotment percentages, allotment
- 11 ratios, and Federal percentages, as the case may be, made
- 12 after satisfactory data are available from the Department of
- 13 Commerce for a full year on the per capita income of Alaska,
- 14 and for this purpose such promulgations shall, before such
- 5 data for the full period required by the applicable statutory
- 6 provision as so amended are available from the Department
- 17 of Commerce, be based on satisfactory data available from
- 18 such Department for such one full year or, when such data
- 19 for a two-year period are available, for such two years.
- 20 (b) The amendments made by paragraphs (1) and (3)
- 21 of subsection (a) of section 18 shall be applicable, in the
- 22 case of allotments under section 302 (b) or 502 of the
- 23 National Defense Education Act of 1958, for fiscal years
- 24 beginning July 1, 1959, and, in the case of allotments under
- 25 section 302 (a) of such Act, in the case of allotments based

- 1 on allotment ratios, promulgated under such section 302 (a),
- 2 to which the amendment made by paragraph (2) of sub-
- 3 section (a) of section 18 of this Act is applicable.
- 4 (c) (1) The allotment percentage determined for Alaska
- 5 under section 11(h) of the Vocational Rehabilitation Act,
- 6 as amended by this Act, for the first, second, third, and
- 7 fourth years for which the amendments made by this Act
- 8 are applicable to such section shall be increased by 76 per
- 9 centum, 64 per centum, 52 per centum, and 28 per centum,
- 10 respectively, of the difference between such allotment per-
- centage for the year involved and 75 per centum.
- 12 (2) The Federal share for Alaska determined under
- 3 section 11(i) of the Vocational Rehabilitation Act, as
- 14 amended by this Act, for the first year for which the amend-
- 15 ments made by this Act are applicable to such section shall
- 6 be increased by 70 per centum of the difference between
- 7 such Federal share for such year and 60 per centum.
- 18 (3) If such first year for which such amendments made
- 19 by this Act are applicable is any fiscal year ending prior
- 20 to July 1, 1962, the adjusted Federal share for Alaska for
- 21 such year for purposes of section 2 (b) of the Vocational
- 22 Rehabilitation Act shall, notwithstanding the provisions of
- 23 paragraph (3) (A) of such section 2(b), be the Federal
- 24 share determined pursuant to paragraph (2) of this sub-
- 25 section.

- (d) The amendments made by paragraphs (2) and
- (3) of subsection (b), by subsection (c), and by paragraph
- 3 (4) of subsection (d) of section 18; by subsection (a) of
- 4 section 24; by subsection (b) of section 28; by subsection
- 5 (a), by subparagraphs (2), (3), and (4) of subsection
- 6 (b), and by paragraph (2) of subsection (c) of section 31;
- 7 by paragraph (2) of subsection (c) and by subsection (d)
- 8 of section 32; and, except as provided in subsection (b) of
- 9 this section by paragraph (1) of subsection (a) of section
- 10 18, shall be effective on January 3, 1959.
- (e) The amendment made by paragraph (1) of subsec-
- 12 tion (c) of section 32 shall apply in the case of deaths oc-
- 13 curring on or after January 3, 1959.
- 14 (f) The amendments made by paragraph (1) of sub-
- 5 section (b) and paragraphs (1), (2), and (3) of subsec-
- 16 tion (d) of section 18 shall be applicable for fiscal years
- 17 beginning July 1, 1959.
- 18 DEFINITION OF "CONTINENTAL UNITED STATES"
- 19 SEC. 44. Whenever the phrase "continental United
- 20 States" is used in any law of the United States enacted after
- 21 the date of enactment of this Act, it shall mean the forty-
- 22 nine States on the North American Continent and the Dis-
- 23 trict of Columbia, unless otherwise expressly provided.

#### SEPARABILITY

- 2 SEC. 45. If any provision of this Act, or the application
- B thereof to any person or circumstances, is held invalid, the
- 4 remainder of this Act, and the application of such provision
- 5 to other persons or circumstances, shall not be affected
- 6 thereby.

1

# Comments on H. E. Cunningham's memo of June 1, 1959 to C.W. Enfield

Schedule A - Road Systems
1. There is no indication of how they intend
to assign the book value of over
152,000,000. It is my understanding that
this total includes both construction and
maintenance costs.
Schedule B - Real Property
1. memo states that complete records with legal
descriptions are now available. Does this
mean the legal instruments involved in
the initial acquisition by either BPR or
ARC. How will they landle the forth
knock-down buildings that we have
classed as real property only becoure of
the intent of use.
2. How do they intend to reconcile any
differences between Region 18's seconds and the
reads of this fire and the Fenance Division.
tieren er en

Schedule C - Resonalty 1. lague with your comment that there is opparently no plan to balance out the field records and Financia general ledger Schedule D - Mise. Real Property 1. This is not a matter of interest to de Finance Division. Page 2 - 3rd paragraph Why has the date of July 1, 1959 been established. Since no bill har been anacted ento law and there will evilently be no retroactive clause in law, the mere beginning of a new Final year should have no effect on the relantion or disposal of BPR property To my knowledge there his bear no definite if any. If we continued for alaska often the

transfer of peoperty and functions	wewill	
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- Continue to require our gresents	<i>a</i>	
present locations, Consequently, il		
- understand why we would wa	nt la ropar	
- or excess the quarters that will	leoccup	éd
by these people in Fanfanks and		
Conveyance of Property		
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- Where are the schedules referre	ed 6 under	
- parageoph 1.	<u>l dellaterietzie</u>	
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# U. S. DEPARTMENT OF COMMERCE BUREAU OF PUBLIC ROADS Vashington 25, D. C.

June 10, 1959

CIRCULAR MEMORANDUM TO: All Division Chiefs

FROM:

J. C. Allen

24-00

SUBJECT: Alaska Comibus Bill

Attached is a document relating to transfer of Public Roads' functions to the State of Alaska, which has just reached my desk.

I think we need to get on record immediate actions that we are taking or propose to take that may be contrary to the arrangements that are being worked out by our Bureau of Public Roads office in Alaska with Mr. Cunningham's assistance.

Will you please let me have your comments and questions so that we may discuss them with the Office of the General Counsel.

Attachment

# BUREAU OF PUBLIC ROADS

B. D. Tallamy, Federal Highway Administrator

June 8, 1959

26-10

C. W. Enfield, General Counsel

S. K. Booth, Deputy General Counsel

Alaska Omnibus Bill

Attached is a copy of a report concerning preparation for transition of certain Public Roads functions under the Alaska Omnibus Bill which are being made upon the assumption that the bill will be enacted substantially in the form as set forth in H. R. 7120.

We are analyzing the report for the purpose of preparing comments and suggestions which might be helpful to the field offices concerning this subject. Any comments, suggestions or recommendations which you may wish to offer will be appreciated.

Attachment

cc: Messrs. Armstrong, Turner, Allen, Williams, Royster, Holmes

#### STANDARD FORM NO. 64

# Office Memorandum . United STATES GOVERNMENT

: Mr. C. W. Enfield, General Counsel

DATE: June 1, 1959

26-00 Washington, D. C.

FROM : H. E. Cunningham Western Counsel

26-40 San Francisco, California

SUBJECT: Report on Certain Matters Pertaining to Alaska Omnibus Bill

Following is a brief rundown on preparations for transition of certain BPR functions under the Omnibus Bill if enacted into law relative to Alaska Statehood. Presumption is made that final Act will conform generally to H.R. 7120.

## INVENTORY

Property inventories relating to Sec. 21(a) of the Bill are proceeding according to schedule and will be ready by June 15, 1959, with provision for making them effective as of June 30, 1959; i.e., inventory of stocks and supplies to be incorporated as of latter date. Property to be retained by BPR for its own activities and functions has been separately determined and listed. Schedules for property to be transferred to State will be (tentatively) as follows:

Schedule A. Road systems. Identification of individual roads by termini, length (miles), and principal points supported by strip maps and vicinity maps. No flag trails will be included as no property interests appear involved, and no potential prescriptive rights. Pedestrian cable crossings will be included where built with ARC funds and still in existence. One tramway (Nome) is not to be included—understood to be owned by Alaska although was operated by ARC. Ferries (one remaining) will be included. No airports or airstrips are involved.

Schedule B. Real Property - buildings. This will cover all buildings and the lands they occupy. Complete records, with legal descriptions, are now available and details will be set forth in the form of individual attachments. Glennallen depot record will also show State School Board building which occupies portion of the depot grounds. Also include tank farm on Alaska RR property under lease (or easement), Valdez asphalt plant and Nome depot on leased property (10 years) subject to annual rent charge.

Schedule C. Personalty. Major breakdowns will be (1) depreciable property, (2) non-depreciable property, and (3) office furniture and supplies. These will follow current property accountability practices. Small tools and parts inventories will be identified generally such as "parts and small tools stock at Fairbanks depot". Control is by "bin" records. BPR records will show money value (as of June 30, 1959), but

such figure will be omitted in inventory schedule furnished to Alaska.

Schedule D. Miscellaneous real property. Included will be such items as the Copper River Railroad right-of-way including bridges thereon and cable crossing of river. This right-of-way is available for road purposes but not yet fully utilized by any road construction.

Schedule E. Miscellaneous personalty property. Included will be such items as the rails available, or as will become available, from the abandoned Copper River Railroad. Note: Shelters along flag trails provided with ARC funds have not been carried on property records. Their locations and condition are indefinite and it is considered that such items may be disregarded.

In addition to the foregoing properties are the following items (or categories) for handling in the manner indicated, but prior to July 1, 1959:

Custody by National Defense. Tank farm now situated on Ladd Air Force Base and serviced by Army pipeline. If not permissible to use for road purposes for work performed for State, should negotiate with local post commander to take over custody and jurisdiction of tank farm.

Properties to be considered for declaration as excess. Included will be (1) one apartment building at Fairbanks and two apartment buildings at Anchorage, also (2) two lots at Palmer donated to Federal Government not needed in reference to road functions. The latter requires removal of cloud on title from overlapping descriptions, now underway through correspondence.

Sources of material for road purposes. All of these are understood to be by permits or licenses according to available records. These will be listed for separate referral to the State as a matter of record. BPR will continue to exercise its privileges in reference thereto while performing work for the State.

# CONVEYANCE OF PROPERTY; CONTRACTS

Concurrently with the completion of the aforesaid inventories will be the preparation of drafts of three instruments in cooperation with the State:

- 1. Conveyance of the properties listed in Schedules A through E to the State of Alaska under Sec. 21(a) of the Bill.
  - 2. Contract between BFR and State under Sec. 44(c) for BFR to perform road building and maintenance for State on reimbursable

basis.

3. Grant of authority by State to BPR for BPR to have custody, control and jurisdiction over buildings, equipment and supplies necessary to carry on services and functions covered in the contract in preceding paragraph.

The foregoing documents and actions are premised on being prepared to operate entirely under Sec. 44(c) for the following principal reasons:

- 1. According to the language of Sec. 44(c), BFR would have no direct authority to contract with the State to perform any part of the Federal-aid program under said section until after the transfer or conveyance of the related properties to Alaska. The attachment to Mr. Allen's memorandum of May 15, 1959, to Mr. Niemi, expresses a similar view. While the language in Sec. 21, page 11, of the House Report suggests a contrary view that BFR could retain some of its property to perform functions "for which the State may contract under 44(c)", nonetheless the statement under Sec. 44(c), page 19, as to the authority of the head of a Federal agency who has transferred property to contract with the State is different and seems more consistent with the language of the Bill.
- 2. Unless such transfer is made before July 1, 1959, BPR will have lost certain authorities such as to maintain highways through operation of the repeal provisions, see Sec. 21(d), hence under the last clause in Sec. 44(c) which reads "of some or all of the functions authorized to be performed by it (BPR) in Alaska immediately preceding such conveyance or transfer" it would seem that such authority may not be revived. For example, if the transfer were not made until say September 30, 1959, it must be found that immediately preceding such transfer (September 29, 1959) BPR would not have the authority to maintain highways other than as may be created by Sec. 44(b) upon request of the Governor to the President. But 44(b) seems to have some hidden faults as will be discussed later.
- 3. Mechanics of operations under 44(c) would be relatively simple:
  - (a) State to advance to BPR a trust fund in sufficient amount to cover two or three months operating obligations of BPR. This money can come from transitional grant made to Alaska or from other Alaska funds.
  - (b) There would be charged against the Alaska trust fund BPR expenditures for F.A. work performed for Alaska under the Alaska BPR contract, also for BPR administrative employees

needed in connection therewith below the general administrative level, the latter being financed from 3-3/4 percent funds.

- (c) BPR to notify State monthly of charges against the trust fund. State will voucher BPR (Form PR-20) for Federal participating share chargeable to F.A. funds accompanied with request that it be credited to aforesaid trust fund.
- (d) As trust fund diminishes by State's share of costs (including non-participating BPR administrative costs), State, upon request, will replenish said trust fund, as may be necessary
- (e) Regular program and project approval procedures will be followed consistent with those prescribed in the F.A. Regulations and PPMs applicable to the other States. Regular project agreement form will be used, discontinuing special Alaska form. BPR will issue usual certificate of approval of P.S. & E., even though having prepared such papers with BPR forces, which will obligate (and expend) Federal-aid funds involved.
- (f) BPR can enter into commitments to the full extent of the authorized programs (under the Alaska BPR contract) and can operate with a trust fund sufficient only for current needs and time interval for vouchering and crediting of earnings to such trust fund from regular F.A. participating funds. This will satisfy the legal prohibition against creating obligations without having the money (or contract authorization) therefor.
- (g) The Alaska BPR contract will be at the operating level (interagency) and can be readily modified from time to time as the Alaska Highway Department is able to assume more functions.

# PROBLEMS UNDER SEC. 44(b)

While the Governor may request the President that BPR provide road building and maintenance services and facilities, and naturally BPR should retain necessary properties in connection therewith, funds therefor must come from the transitional grants. This does not appear to authorize BPR to create obligations against regular F.A. participating funds as they are specifically reserved for reimbursing the State; furthermore there is serious doubt if BPR has authority to contract with the State to do such work for the State, without coming under 44(c) other than as may be considered to exist under BPR appropriation acts. And as stated, 44(c) requires prior transfer of property. Therefore BPR's services or facilities under 44(b) may be limited to the amount of money made available by the President from the transitional grants.

One way, under 44(b), for BPR to get around this hurdle is to arrange for construction contracts to be entered into in the name of the State similar to what is done in the case of National Park contracts. BPR would administer such contracts, but State would make contract payments. Thereafter State would submit vouchers (PR-20) to BPR for reimbursement of Federal-aid share of cost. However, the performance of surveys, designs and maintenance would not lend itself to this arrangement and the cost thereof would likely exceed the amount of funds that the President could make directly available to BPR from the transitional grants.

Another question is whether 44(b) revives (or can continue) services or functions, such as maintenance, the specific authority for which has lapsed by repeal under Sec. 21(d). In that regard the usual language included in Commerce appropriation acts may be sufficient.

While other avenues may be explored to operate under 44(b), the foregoing strongly indicates the advisability to bring the operations under 44(c) and to do so before July 1, 1959.

# LAPSING OF OTHER AUTHORITY

Sec. 21(d) will also lapse the authority to use up unexpended balances of ARC funds under Interior Appropriations, substantial sums of which are either being held in reserve pending settlement of claims or have been recently released by settlement actions. In that regard please refer to Mr. Niemi's memorandum of April 14, 1959, to Mr. Allen. Four claims are involved, one of which is before the Appeals Board. This will be covered by a separate memorandum on arrangements to protect these funds.

# CONCLUSION

While much of the foregoing consists of general observations, the points are important and you may wish to comment on some of them. Meanwhile, as stated, preparations are continuing so as to be able to proceed under 44(c) if the Bill is enacted into law.

A conference was held in the Regional Engineer's office on the 29th attended by Mr. Richard Downing, Commissioner of Highway and Public Works Department, Mr. Floyd Guertin, Commissioner of Administration, and Mr. Dave Pree, Attorney, all of Alaska, and Messrs. Niemi, Swick, Bales, Haag, and Cunninghem of EPR. All of the foregoing matters, except expiration of ARC funds, were fully discussed in order that the State and BPR can be in a better position to proceed if and when the Bill is enacted into law.

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# FTH CONGRESS H. R. 7120

# IN THE HOUSE OF REPRESENTATIVES

Max 14, 1959

Mr. Aspinall introduced the following bill; which was referred to the Committee on Interior and Insular Affairs

# A BILL

To amend certain laws of the United States in light of the admission of the State of Alaska into the Union, and for other purposes.

- Be it enacted by the Senate and House of Representa-
- tives of the United States of America in Congress assembled,
- 3 That this Act may be cited as the "Alaska Omnibus Act".
- FEDERAL JURISDICTION
- 5 SEC. 2. (a) Section 4 of the Act of July 7, 1958 (72,
- 6 Stat. 339), providing for the admission of the State of
- 7 Alaska into the Union, is amended by striking out the words
- 8 "all such lands or other property, belonging to the United
- 9 States or which may belong to said natives", and inserting in
- 10 lieu thereof the words "all such lands or other property (in-

1	cluding fishing rights), the right or title to which may be
2	held by said natives or is held by the United States in trust
3	for said natives".
4	(b) Section 6 (e) of said Act is amended by striking out
5	the word "legislative" and inserting in lieu thereof the word
6	"calendar".
7	TERMINATION OF APPLICATION OF CERTAIN FEDERAL LAWS
8	SEC. 3. Any Territorial law, as that term is defined in
9	section 8 (d) of the Act of July 7, 1958 (72 Stat. 339,
10	344), providing for the admission of the State of Alaska
11	into the Union—
12	(a) which provides for the regulation of commerce
13	within Alaska by an agency of the United States, and
14	(b) the application of which to the State of Alaska
15	is continued solely by reason of such section 8 (d), shall
16	cease to apply to the State of Alaska on June 30, 1961,
17	or on the effective date of any law enacted by the legis-
18	lature of the State of Alaska which modifies or changes
19	such Territorial law, whichever occurs first.
20	SUGAR ACT
21	SEC. 4. Section 101 of the Sugar Act of 1948, as
22	amended (7 U.S.C., supp. V, sec. 1101), is further amended
23	by adding thereto a new subsection, to be designated sub-
24	section "(o)" and to read as follows:

-1	"(o) The term 'continental United States' means
2	the forty-nine States and the District of Columbia."
3	SOIL BANK ACT
4	SEC. 5. Section 113 of the Soil Bank Act (7 U.S.C.,
5	supp. V, sec. 1837), is amended to read as follows: "This
6	subtitle B shall apply to the continental United States, except
7	Alaska, and, if the Secretary determines it to be in the
8	national interest, to the State of Alaska, the Territory of
9	Hawaii, the Commonwealth of Puerto Rico, and the Virgin
10	Islands, and as used in this subtitle B, the term 'State' in-
11	cludes Hawaii, Puerto Rico, and the Virgin Islands."
12	ARMED FORCES
13	SEC. 6. (a) Title 10, United States Code, section
14	101(2), is amended by striking out the words "Alaska,
15	Hawaii," and inserting in lieu thereof the word "Hawaii".
16	(b) Title 10, United States Code, sections 802 (11) and
17	802 (12), are each amended by striking out the words "that
18	part of Alaska east of longitude 172 degrees west,".
19	(c) Title 10, United States Code, section 2662 (c), is
20	one and the stable a cut the mount "Alcelee"
04	amended by striking out the word "Alaska,".
21	NATIONAL BANK ACT
21	
	NATIONAL BANK ACT

1	FEDERAL RESERVE ACT
2	SEC. 8. (a) Section 1 of the Federal Reserve Act, as
3	amended (12 U.S.C. 221), is further amended by deleting
4	the period at the end of such section and inserting in lieu
5	thereof the following: "; the term 'the continental United
6	States' means the States of the United States and the District
7	of Columbia."
8	(b) Section 19 of the Federal Reserve Act, as amended
9	(12 U.S.C. 466), is further amended by striking the words
10	"in Alaska or".
11	HOME LOAN BANK BOARD
12	SEC. 9. (a) Paragraph (3) of section 2 of the Federal
13	Home Loan Bank Act, as amended (12 U.S.C. 1422(3)),
14	is further amended by striking out the words "Territories of
15	Alaska and Hawaii" and inserting in lieu thereof the words
16_	"Territory of Hawaii".
17	(b) Section 7 of the Home Owners' Loan Act of 1933,
18	as amended (12 U.S.C. 1466), is further amended by strik-
19	ing out the words "continental United States, to the Terri-
20	tories of Alaska and Hawaii" and inserting in lieu thereof the
21	words "continental United States (including Alaska), to the
22	Territory of Hawaii".
23	NATIONAL HOUSING ACT
24	SEC. 10. The National Housing Act is amended by-
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201 (d), 207 (a) (7), 601 (d), 713 (q), and 801 (g) (12 U.S.C., secs. 1706d, 1707 (d), 1713 (a) (7), 1756 (d), 1747 1 (q); supp. V, sec. 1748 (g); (b) striking out the words "the Territory of Alaska," in section 207 (c) (2) (12 U.S.C., supp. V, sec. 1713 (c) (2)), and inserting the word "Alaska" in lieu thereof; (c) striking out the words "the Territory of Alaska or in Guam" in section 214 (12 U.S.C., supp. V, sec. 1715d, 48 U.S.C., supp. V, sec. 484d), and inserting 10 the words "Alaska, Guam," in lieu thereof; and 11 (d) striking out the word "Territory" in the two 12 places where it appears in section 806 (12 U.S.C., 13 supp. V, sec. 1748e), inserting the word "State" in lieu 14 thereof. 15 16 COAST GUARD SEC. 11. Title 14, United States Code, section 634 (b), 17 is amended by striking out the words "and for the territory of" in both places where they appear therein. SECURITIES AND EXCHANGE COMMISSION SEC. 12. (a) paragraph (6) of section 2 of the Securi-21 ties Act of 1933, as amended (15 U.S.C. 77b (6)), is further amended by striking out the word "Alaska,". (b) Paragraph (16) of section 3 (a) of the Securities 25 Exchange Act of 1934, as amended (15 U.S.C. 78c(a)

- 1 (16)), is further amended by striking out the word
  - "Alaska,".
- 3 (c) Paragraph (18) of section 202 (a) of the Invest-
- 4 ment Advisers Act of 1940, as amended (15 U.S.C. 80b-2
- 5 (a) (18)), is further amended by striking out the word
- 6 "Alaska.".
- 7 (d) Paragraph (37) of section 2 (a) of the Investment
- 8 Company Act of 1940, as amended (15 U.S.C. 80a-2 (a)
- 9 (37)), is further amended by striking out the word
- 10 "Alaska,".
- 11 (e) Paragraph (1) of section 6 (a) of the Investment
- 12 Company Act of 1940, as amended (15 U.S.C. 80a-6 (a)
- 13 (1)), is further amended by striking out the word "Alaska,".
- 14 SOIL CONSERVATION
- 5 SEC. 13. (a) Section 8 (b) of the Soil Conservation and
- 16 Domestic Allotment Act, as amended (16 U.S.C., supp. V,
- 17 sec. 590h (b)), is further amended by inserting, immediately
- 18 following the words "continental United States", the words
- 19 ", except in Alaska".
- 20 (b) Section 17(a) of the Soil Conservation and Do-
- 21 mestic Allotment Act, as amended (16 U.S.C. 590q (a)),
- 22 is further amended by striking out the words "the United
- 23 States, the Territories of Alaska and Hawaii" and inserting
- 24 in lieu thereof the words "the States, the Territory of

- 1 Hawaii", and by striking out the word "Alaska" the second
- 2 time it appears therein.
- BALD EAGLES
- SEC. 14. Section 1 of the Act of June 8, 1940 (16
- 5 U.S.C. 668), is amended by striking out the words "except
- 6 the Territory of Alaska,".
- 7 WILDLIFE RESTORATION
- 8 SEC. 15. Section 8 (a) of the Act of September 2,
- 9 1937, as amended (16 U.S.C., supp. V, sec. 669g-1), is
- 10 further amended by striking out the words "the Alaska
- 11 Game Commission,", "said Territory of Alaska,", "not ex-
- 12 ceeding \$75,000 for Alaska, and", and "the Territory of
- 13 Alaska,".
- 14 FISH RESTORATION
- 15 Sec. 16. Section 12 of the Act of August 9, 1950, as
- 16 amended (16 U.S.C., supp. V, sec. 777k), is further
- 17 amended by striking out the words "the Alaska Game Com-
- 18 mission,", "said Territory of Alaska,", "not exceeding
- 19 \$75,000 for Alaska, and", and "the Territory of Alaska,".
- 20 CRIMINAL CODE
- 21 SEC. 17. (a) Title 18, United States Code, section
- 22 5024, is amended by striking out the words "other than
- 23 Alaska" and inserting in lieu thereof the words "including
- 24 Alaska".

- (b) Section 6 of the Act of August 25, 1958 (72 Stat.
- 2 845, 847), is amended by striking out the words "other than
- 3 Alaska" and inserting in lieu thereof the words "including
- 4 Alaska".
- 5 (c) Subsections (a) and (b) of this section shall be
- 6 effective on July 7, 1961, or on the date of the Executive
- 7 order referred to in section 18 of the Act of July 7, 1958
- 8 (72 Stat. 339, 350), providing for the admission of the
- 9 State of Alaska into the Union, whichever occurs first.
- 10 (d) Title 18 United States Code, section 1385, is
- 11 amended by deleting the last sentence thereof.
  - EDUCATION
- 13 SEC. 18. (a) (1) Subsection (a) of section 103 of the
- 14 National Defense Education Act of 1958 (72 Stat. 1580,
- 15 1582), relating to definition of State, is amended by striking
- out "Alaska", each time it appears.
- 17 (2) Paragraph (3) (B) of section 302 (a) of such
- 18 Act (72 Stat. 1580, 1588), relating to definition of
- 19 continental United States for purposes of allotments for
- 20 science, mathematics and modern foreign language instruc-
- 21 tion equipment, is amended by striking out "does not in-
- 22 clude Alaska" and inserting in lieu thereof "includes Alaska".
- 23 (3) Section 1008 of such Act (72 Stat. 1580, 1605),
- 24 relating to allotments to Territories, is amended by striking
- 25 out "Alaska,".

- (b) (1) Section 4 of the Act of February 23, 1917
- 2 (20 U.S.C. 14), relating to allotments for teacher-training,
- 3 is amended by striking out "\$90,000" and inserting in lieu
- 4 thereof "\$98,500". The proviso in the last paragraph of
- 5 section 5 of such Act (20 U.S.C. 16) and so much of
- 6 section 12 of such Act (20 U.S.C. 22) as follows the last
- 7 semicolon shall not be applicable to Alaska prior to the third
- 8 fiscal year which begins after the enactment of this Act.
- 9 (2) Paragraph (1) of section 2 of the Vocational
- 10 Education Act of 1946 (20 U.S.C. 15i), relating to defini-
- 11 tion of States and Territories, is amended by striking out
- 12 "the Territories of Alaska and Hawaii" and inserting in lieu
- 13 thereof "the Territory of Hawaii".
- 14 (3) Subsection (e) of section 210 (20 U.S.C., supp. V,
- 15 sec. 15jj (e)), and subsection, (a) of section 307 of such Act
- 16 (72 Stat. 1580, 1600), relating to definition of State, are
- 17 each amended by striking out "Alaska,".
- 18 (c) Paragraph (13) of section 15 of the Act of Sep-
- 19 tember 23, 1950, as amended (72 Stat. 548, 558), relati-
- 20 ing to definition of State, is amended by striking out
- 21 "Alaska,".
- 22 (d) (1) The material in the parentheses in the first sen-
- 23 tence of subsection (d) of section 3 of the Act of Septem-
- 24 ber 30, 1950, as amended, relating to determination of local

H. R. 7120—2

- 1 contribution rate, is amended to read: "(other than a local
- educational agency in Hawaii, Puerto Rico, Wake Island,
- 3 Guam, or the Virgin Islands, or in a State in which a sub-
- 4 stantial proportion of the land is in unorganized territory
- 5 for which a State agency is the local educational agency)".
- 6 (2) The fourth sentence of such subsection is amended
- 7 by inserting "(including Alaska)" after "continental United
- 8 States" the first time it appears in such sentence. The fifth
- 9 sentence of such subsection is amended by inserting "(in-
- 10 cluding Alaska)" after "continental United States" the sec-
- 11 ond time it appears in such sentence.
- 12 (3) The last sentence of such subsection is amended
- 13 by striking out "Alaska," and by inserting after "the Virgin
- 14 Islands," the following: "or in any State in which a substan-
- 15 tial proportion of the land is in unorganized territory for
- 16 which a State agency is the local educational agency,".
- 17 (4) Paragraph (8) of section 9 of such Act (20
- 18 U.S.C., supp. V, sec. 244(8)), relating to definition of
- 19 State, is amended by striking out "Alaska,".
- 20 IMPORTATION OF MILK AND CREAM
- 21 SEC. 19. Subsection (b) of section 9 of the Act of
- 22 February 15, 1927 (21 U.S.C., sec. 149(b)), is amended
- 23 by inserting the words ", including Alaska" immediately fol-
- 24 lowing the words "continental United States".

		$\triangle T$	TATTT	CONTROL
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2 Sec. 20. Section 12 of the Opium Poppy Control Act

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- 3 of 1942 (21 U.S.C., sec. 188k), is amended by deleting
- 4 therefrom the words "the Territory of Alaska,".

#### 5 HIGHWAYS

1

- 6 Sec. 21. (a) The Secretary of Commerce shall transfer
- 7 to the State of Alaska by appropriate conveyance without
- 8 compensation, but upon such terms and conditions as he
- 9 may deem desirable, all lands or interests in lands, including
- 10 buildings and fixtures, all personal property, including ma-
- 11 chinery, office equipment, and supplies, and all records per-
- 12 taining to roads in Alaska, which are owned, held, admin-
- 13 istered by, or used by the Secretary in connection with the
- 14 activities of the Bureau of Public Roads in Alaska, (i) except
- such lands or interests in lands, including buildings and fix-
- 16 tures, personal property, including machinery, office equip-
- ment, and supplies, and records as the Secretary may deter-
- 18 mine are needed for the operations, activities, and functions
- 19 of the Bureau of Public Roads in Alaska after such transfer,
- 20 including services or functions performed pursuant to section
- 21 40 of this Act; and (ii) except such lands or interests in
- 22 lands as he or the head of any other Federal agency may
- 23 determine are needed for continued retention in Federal

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- 1 ownership for purposes other than or in addition to road
- 2 purposes.
- 3 (b) Notwithstanding any other provision of this sec-
- 4 tion, any contract entered into by the Federal Government
- 5 in connection with the activities of the Bureau of Public
- 6 Roads in Alaska which has not been completed on the date
- 7 of the transfer provided under subsection (a) hereof may
- 8 be completed according to the terms thereof.
- 9 (c) (1) The State of Alaska shall be responsible for
- 10 the maintenance of roads, including bridges, tunnels, and
- 11 ferries, transferred to it under subsection (a) of this section,
- 12 as long as any such road is needed for highway purposes.
- 13 (2) Federal-aid funds, apportioned to Alaska under title
- 14 23, United States Code, for fiscal year 1960 and prior fiscal
- 5 years, and unobligated on the date of enactment of this
- 6 Act, may be used for maintenance of highways on the
- 17 Federal-aid systems in Alaska.
- 18 (d) Effective July 1, 1959, the following provisions
- 19 of law are repealed:
- 20 (1) Title 23, United States Code, section 103 (f);
- 21 (2) Title 23, United States Code, section 116 (d);
- 22 (3) Title 23, United States Code, section 119;
- 23 (4) Title 23, United States Code, section 120(h);

- 1 except that the portion of the first sentence thereof relating
- 2 to the percentage of funds to be contributed by Alaska shall
- 3 continue to apply to funds apportioned to Alaska for fiscal
- 4 year 1960 and prior fiscal years;
- (5) Sections 107 (b) and (d) of the Federal-Aid
- 6 Highway Act of 1956 (70 Stat. 374, 377, 378);
- 7 (6) Section 2 of the Act of January 27, 1905 (33)
- 8 Stat. 616), as amended (48 U.S.C., sec. 322 and the
- 9 following); and
- 10 (7) The Act of June 30, 1932 (47 Stat. 446), as
- 11 amended (48 U.S.C., sec. 321 (a) and the following).
- 12 (e) Effective on July 1, 1959, the following provisions
- 3 of law are amended:
- 14 (1) The definition of the term "State" in title 23,
- 15 United States Code, section 101 (a), is amended to read
- 16. as follows: "The term 'State' means any one of the forty-
- 17 nine States, the District of Columbia, Hawaii, or Puerto
- 18 Rico.";
- 19 (2) Title 23, United States Code, section 104 (b), is
- 20 amended by deleting the phrase ", except that only one-third
- 21 of the area of Alaska shall be included" where it appears in
- 22 paragraphs (1) and (2) of said section 104 (b);
- 23 (3) Title 23, United States Code, section 116(a), is

- 1 amended by deleting the phrase "Except as provided in
- 2 subsection (d) of this section," and by capitalizing the
- 3 word "it" immediately following such phrase; and
- 4 (4) Title 23, United States Code, section 120 (a), is
- .5 amended by deleting the phrase "subsections (d) and (h)"
- 6 and by inserting in lieu thereof the phrase "subsection (d)".
- 7 INTERNAL REVENUE
- 8 SEC. 22. (a) Section 2202 of the Internal Revenue
- 9 Code of 1954 (relating to missionaries in foreign service),
- 10 and sections 3121 (e) (1), 3306 (j), 4221 (d) (4), and 4233
- 11 (b) of such Code (each relating to a special definition of
- 12 "State") are amended by striking out "Alaska,".
- 13 (b) Section 4262 (c) (1) of the Internal Revenue Code
- of 1954 (definition of "continental United States") is
- 15 amended to read as follows:
- 16 "(1) CONTINENTAL UNITED STATES.—The term
- 'continental United States' means the District of Colum-
- bia and the States other than Alaska."
- (c) Section 4502 (5) of the Internal Revenue Code of
- 20 1954 (relating to definition of "United States") is amended
- 21 by striking out "the Territories of Hawaii and Alaska" and
- by inserting in lieu thereof "the Territory of Hawaii".
- (d) Section 4774 of the Internal Revenue Code of 1954

- 1 (relating to territorial extent of law) is amended by striking
- 2 out "the Territory of Alaska,".
  - (e) Section 7621 (b) of the Internal Revenue Code of
- 1954 (relating to boundaries of internal revenue districts) is
- 5 amended to read as follows:
- 6 "(b) BOUNDARIES.—For the purpose mentioned in sub-
- 7 section (a), the President may subdivide any State, Ter-
- 8 ritory, or the District of Columbia, or may unite into one
- 9 district two or more States or a Territory and one or more
- 10 States."
- 11 (f) Section 7653 (d) of the Internal Revenue Code of
- 12 1954 is amended by striking out "its Territories or posses-
- 13 sions" and inserting in lieu thereof "its possessions or the
- 4 Territory of Hawaii".
- 15 (g) Section 7701(a) (9) of the Internal Revenue
- 16 Code of 1954 (relating to definition of "United States") is
- 17 amended by striking out "the Territories of Alaska and Ha-
- 18 waii" and inserting in lieu thereof "the Territory of Hawaii".
- 19 (h) Section 7701 (a) (10) of the Internal Revenue
- 20 Code of 1954 (relating to definition of State) is amended
- 21 by striking out "Territories" and inserting in lieu thereof
- 22 "Territory of Hawaii".
- 23 (i) The amendments contained in subsections (a)

through	(h	of th	his	section	shall	be	effective	as	of	January

2 3, 1959.

#### COURTS

- SEC. 23. (a) Title 28, United States Code, section 48,
- is amended by striking out the word "Seattle." and inserting
- 6 in lieu thereof the words "Seattle, Anchorage.".
- (b) Title 28, United States Code, section 81A, is
- amended by inserting the word "Ketchikan," immediately
- 9 following the word "Juneau,".
- (c) Such authority as has been exercised by the At-10
- 11 torney General heretofore, with regard to the Federal court
- system in Alaska, pursuant to section 30 of the Act of June
- 6, 1900 (48 U.S.C. 25), shall continue to be exercised by
- him after the court created by section 12 (b) of the Act of
- July 7, 1958 (72 Stat. 339, 348), providing for the ad-
- 16 mission of the State of Alaska into the Union, is established.
- (d) All balances of public moneys received by the clerks 17
- of each division of the District Court for the Territory of
- Alaska pursuant to section 10 of the Act of June 6, 1900,
- as amended (48 U.S.C. 107), which are on hand after all
- 21 payments ordered by that court and approval by the Admin-
- istrative Office of the United States Courts shall have been
- 23 made, shall be covered into the Treasury of the United

1 States as required by law, and the Secretary of the Treasury

17

- shall pay the amounts so covered, which are hereby appro-
- priated, to the State of Alaska.
- VOCATIONAL REHABILITATION ACT
- SEC. 24. (a) Subsection (g) of section 11 of the Voca-
- tional Rehabilitation Act (29 U.S.C. supp. V, sec. 41 (g)),
- relating to definition of State, is amended by striking out
- "Alaska.".
- (b) (1) Subsection (i) and paragraph (1) of subsec-
- tion (h) of such section, relating to definition of allotment
- percentages and Federal shares for purposes of allotment and
- matching for vocational rehabilitation services, are each
- amended by striking out "(excluding Alaska)" and inserting
- in lieu thereof "(including Alaska)".
- (2) Paragraph (1) of such subsection (h) is further 15
- amended by striking out "Alaska,".
- (3) Such subsection (i) is further amended by striking 17
- out "Hawaii and Alaska" in clause (B) and inserting in
- lieu thereof "Hawaii".
- 20 GOLD RESERVE ACT
- SEC. 25. Section 15 of the Gold Reserve Act of 1934, 21
- as amended (31 U.S.C. 444), is further amended by strik-H. R. 7120—3

1	ine	out	the	words	"	, the District of Columbia, and the T	er-

- 2 ritory of Alaska" and inserting in lieu thereof the words
- "and the District of Columbia".
- SILVER PURCHASE ACT
- SEC. 26. Section 10 of the Silver Purchase Act of 1934
- (31 U.S.C. 448b) is amended by striking out the words
- 7 ", the District of Columbia and the Territory of Alaska"
- 8 and inserting in lieu thereof the words "and the District of
- 9 Columbia".
- NATIONAL GUARD
- SEC. 27. Title 32, United States, Code, section 101(1), 11
- 12 is amended by striking out the words "Alaska, Hawaii,"
- 13 and inserting in lieu thereof the word "Hawaii".
- 14 WATER POLLUTION: CONTROL ACT
- SEC. 28. (a) Paragraph (1) of section 5 (h) of the
- Federal Water Pollution Control Act (33 U.S.C., supp.
- V. sec. 466d(h)(1)), relating to Federal share, for pur-
- poses of matching for program operation, is amended by
- striking out "(excluding Alaska)" and inserting in lieu
- thereof "(including Alaska)" and by striking out in clause
- (B), "and Alaska".
- (b) Subsection (d) of section 11 of such Act (33
- U.S.C., supp. V., sec. 466j; (d) is amended by striking
- 24 out "Alaska,".

# VETERANS' ADMINISTRATION

SEC. 29. (a) Title 38, United States Code, section

19

- 903 (b), is amended by striking out the words ", or to the
- place of burial within Alaska if the deceased was a resident
- 5 of Alaska who had been brought to the United States as a
- 6 beneficiary of the Veteran's Administration for hospital or
- 7 domiciliary care"; by inserting the word "continental" im-
- 8 mediately before the words "United States" the second time
- 9 they appear in such section; and by inserting immediately
- 10 following the words "continental United States" in both
- 11 places where they appear in such section, the parenthetical
- 12 phrase "(including Alaska)".

- (b) Title 38, United States Code, section 2007 (c), is 13
- 14 amended by striking out the word "Alaska,".
- 15 FEDERAL PROPERTY AND ADMINISTRATIVE SERVICES ACT
- SEC. 30. (a) Subsection (f) of section 3 of the Federal
- Property and Administrative Services Act of 1949 (40
- U.S.C. 472(f)), is amended by striking out the words
- ", Hawaii, Alaska," and inserting in lieu thereof the words
- "(including Alaska), Hawaii,".
- (b) Subsection (a) of section 702 of such Act (40
- 22 U.S.C., supp. V, sec. 522 (a)), is amended by striking out
- 23 the words "Territories of Alaska and Hawaii" and inserting
- 24 in lieu thereof the words "Territory of Hawaii".

### PUBLIC HEALTH SERVICE ACT

- Sec. 31. (a) Subsection (f) of section 2 of the Public
- 3 Health Service Act (42 U.S.C. 201 (f)), relating to defini-
- 4 tion of State, is amended by striking out "Hawaii, Alaska,"
- 5 and inserting in lieu thereof "Hawaii," and by striking out
- 6 ", the District of Columbia, or Alaska" and inserting in lieu
- 7 thereof "or the District of Columbia".
- 8 (b) (1) Effective July 1, 1959, section 371 of the
- 9 Public Health Service Act, as added by the Alaska Mental
- 10 Health Enabling Act (42 U.S.C., supp. V, sec. 273), is
- 11 repealed.
- 12 (2) Subsection (a) of section 372 of such Act (42
- 13 U.S.C., supp. V, sec. 274(a) is amended by striking
- 14 out "the Territory of".
- 15 (3) Subsections (b), (c), and (e) of such section are
- 6 each amended by striking out "the Territory" each time it
- 17 appears and inserting in lieu thereof "Alaska".
- 18 (4) Such subsection (e) is further amended by strik-
- 19 ing out "the Territory's" and inserting in lieu thereof
- 20 "Alaska's".
- 21 (c) (1) Subsection (a) of section 631 of such Act (42
- 22 U.S.C., supp. V, sec. 291i(a)), relating to definition of
- 23 allotment percentage for purposes of allotments for construc-
- 24 tion, is amended by striking out "(excluding Alaska)" and
- 25 inserting in lieu thereof "(including Alaska)" and by strik-

- 1 ing out "for Alaska and Hawaii shall be 50 per centum
- 2 each" in clause (2) and inserting in lieu thereof "for Ha-
- 3 waii shall be 50 per centum".
- (2) Subsection (d) of such section, relating to defi-
- 5 nition of State, is amended by striking out "Alaska,".
- SOCIAL SECURITY ACT
- 7 SEC. 32. (a) Paragraph (8) of section 1101 (a) of
- 8 the Social Security Act (72 Stat. 1013, 1050), relating to
- 9 definition of Federal percentage for purposes of matching
- 10 for public assistance grants, is amended by striking out
- 11 "Alaska and" in clause (ii) of subparagraph (A) and by
- 12 striking out "(excluding Alaska)" in subparagraphs (A)
- 13 and (B) and inserting in lieu thereof "(including Alaska)".
- 14 (b) (1) Subsection (a) of section 524 of the Social
- 5 Security Act (72 Stat. 1013, 1054), relating to definition
- 6 of allotment percentage for purposes of allotments for child
- 17 welfare services, is amended by striking out "50 per centum
- 18 in the case of Alaska and" in clause (B).
- 19 (2) Subsection (b) of such section, relating to defini-
- 20 tion of Federal share for purposes of matching for child
- 21 welfare services, is amended by striking out "50 per centum
- 22 in the case of Alaska and" in clause (2).
- 23 (3) Such subsections (a) and (b), and subsection (c)
- 24 of such section, relating to promulgation of Federal shares

- 1 and allotment percentages, are each amended by striking out
- "(excluding Alaska)" and inserting in lieu thereof "(in-
- cluding Alaska)".
- (c) (1) The last sentence of section 202 (i) of the Social
- 5 Security Act (42 U.S.C., supp. V, sec. 402 (i)), is amended
- by striking out "forty-eight" and inserting in lieu thereof
- "forty-nine".
- (2) Subsections (h) and (i) of section 210 of such Act
- (42 U.S.C. 410(h), (i)), relating to definitions of State
- and United States for purposes of old-age, survivors, and
- disability insurance, are each amended by striking out
- "Alaska,".
- (d) (1) Paragraph (1) of section 1101(a) of the
- 14 Social Security Act (42 U.S.C., supp. V, sec. 1301 (a)
- (1)), relating to definition of State, is amended by strik-
- ing out "Alaska, Hawaii," and inserting in lieu thereof
- "Hawaii".
- (2) Paragraph (2) of such section (42 U.S.C. 1301
- (a) (2)), relating to definition of United States, is
- amended by striking out "Alaska,".
- CONGRESSIONAL RECORD 21
- SEC. 33. Section 73 of the Act of January 12, 1895, 22
- as amended (44 U.S.C., supp. V, sec. 183), is further
- 24 amended by striking out the word "Alaska,".

#### FEDERAL REGISTER

1

SEC. 34. Section 8 of the Federal Register Act (44

- U.S.C., sec. 308), is amended by striking out the paren-
- 4 thetical phrase "(not including Alaska)" and inserting in
- 5 lieu thereof the parenthetical phrase "(including Alaska)".
  - AIRPORTS
- SEC. 35. (a) The Administrator of the Federal Aviation
- Agency is authorized and directed to transfer to the State
- of Alaska by appropriate conveyance, and subject to such
- terms and conditions as he may deem appropriate, all the
- 11 right, title, and interest of the United States in and to the
- 12 public airports constructed and operated pursuant to the Act
- 13 of May 28, 1948, as amanded (48 U.S.C. 485 and the fol-
- 14 lowing), including all, the land, buildings, structures, facili-
- ties, equipment, and other personal property appurtenant
- thereto and necessary for the operation thereof, except for
- such property, real or person, as the Administrator may
- determine is needed for the performance of functions of the
- United States in Alaska after such transfer. Such transfer
- shall be without monetary consideration to the United States.
- (b) Notwithstanding any other provisions of this sec
  - tion, any contract entered into by the Federal Aviation
- Agency in connection with its activities with respect to
- public airports constructed and operated pursuant to the Act

2 lowing), which has not been completed by the date of enact-

3 ment of this Act, may be completed according to the terms

4 thereof.

5

## SELECTIVE SERVICE

6 SEC. 36. Section 16 (b) of the Universal Military Train-

7 ing and Service Act, as amended (50 U.S.C. App., sec.

8 466(b)), is further amended by striking out the word

9 "Alaska,".

## REAL PROPERTY TRANSACTIONS

11 SEC. 37. Section 43 (c) of the Act of August 10, 1956

12 (50 U.S.C. App., supp. V, sec. 2285(c)), is amended by

13 striking out the word "Alaska,".

# 14 RECREATION FACILITIES

15 SEC. 38. Section 2 of the Act of May 4, 1956 (70 Stat.

16 130), is hereby repealed. There are hereby authorized to

17 be appropriated for the fiscal year ending June 30, 1960,

18 such sums as may be necessary to complete the construction

19 of facilities described in section 1 of such Act, as amended by

20 the Act of August 30, 1957 (71 Stat. 510), if construction

21 was begun prior to June 30, 1959, and to maintain the

facilities pending their transfer pursuant to such section.

# 23 AIRCRAFT LOAN GUARANTEES

SEC. 39. Section 3 of the Act of September 7, 1957

5 (71 Stat. 629), is amended by striking out the words "Ter-

- 1 ritory of Alaska" and inserting in lieu thereof the words
- 2 "State of Alaska".

#### DEFENSE BASE ACT

- SEC. 40. (a) Paragraph (2) and (3) of section 1 (a)
- of the Defense Base Act, as amended (55 Stat. 622; 42
- 6 U.S.C. 1651 and the following), are amended by striking
- 7 out "Alaska;" in the parenthetical phrase in each paragraph.
- 8 (b) Paragraph (6) of section 1(a) of that Act is
- 9 amended by striking out "or in Alaska or the Canal Zone".
- 10 (c) Section 1 (b) of that Act is amended by striking the
- 11 period at the end of paragraph (3), inserting in lieu thereof
- 12 a semicolon, and adding the following paragraph: "(4) the
- 13 term 'continental United States' means the States and the
- 14 District of Columbia."

15

# TIMBER REMOVAL

- 16 SEC. 41. The Act of March 3, 1891 (26 Stat. 1093),
- 17 as amended (16 U.S.C. 607), is further amended by delet-
- 18 ing the words "Territory of Alaska" and the words "or
- 19 Territory" where they there appear and by inserting the
- word "Alaska," after the words "In the State of".

# 21 WAR HAZARDS COMPENSATION ACT

- 22 Sec. 42. (a) Paragraphs (2), (3), and (5) of section
- 23 101 (a) of the War Hazards Compensation Act, as amended
- 24 (56 Stat. 1028; 42 U.S.C. 1701 and the following) are
- 25 amended by striking out "or in Alaska or the Canal Zone".

- (b) Section 104 of that Act is amended by adding the
- 2 following new subsection at the end thereof:
- 3 "(c) The provisions of this section shall not apply with
- 4 respect to benefits on account of any injury or death occur-
- 5 ring within any State."

1

- 6 (c) Section 201 of that Act is amended by adding the
- 7 following new subsection at the end thereof:
- 8 "(f) the term 'continental United States' means the
- 9 States and the District of Columbia."
- 10 BUY AMERICAN ACT
- 11 SEC. 43. Section 1 (b) of Title III of the Act of March
- 12 3, 1933 (41 U.S.C. 10c(b)), is amended by striking out
- 13 the word "Alaska,".
- 14 TRANSITIONAL GRANTS
- 15 SEC. 44. (a) In order to assist the State of Alaska in
- 6 accomplishing an orderly transition from Territorial status
- 17 to statehood, and in order to facilitate the assumption by the
- 18 State of Alaska of responsibilities hitherto performed in
- 19 Alaska by the Federal Government, there are hereby author-
- 20 ized to be appropriated to the President, for the purpose of
- 21 making transitional grants to the State of Alaska, the sum
- ²² of \$10,500,000 for the fiscal year ending June 30, 1960;
- 23 the sum of \$6,000,000 for each of the fiscal years ending
- ²⁴ June 30, 1961, and June 30, 1962; and the sum of \$3,000,-

1 000 for each of the fiscal years ending June 30, 1963, and

27

- 2 June 30, 1964.
- 3 (b) The Governor of Alaska may submit to the Presi-
- 4 dent a request that a Federal agency continue to provide
- 5 services or facilities in Alaska for an interim period, pending
- 6 the provision of such services or facilities by the State of
- 7 Alaska. Such interim period shall not extend beyond June
- 8 30, 1964. In the event of such request, and in the event
- 9 of the approval thereof by the President, the President may
- 10 allocate, at his discretion, to such agency the funds necessary
- 11 to finance the provision of such services or facilities. Such
- 12 funds shall be allocated from appropriations made pursuant
- 13 to subsection (a) hereof, and the amount of such funds shall
- 14 be deducted from the amount of grants available to the State
- 5 of Alaska pursuant to such subsection.
- 16 (c) After the transfer or conveyance to the State of
- 17 Alaska of any property or function pursuant to the Act of
- 18 July 7, 1958 (72 Stat. 339), providing for the admission
- 19 of the State of Alaska into the Union, or pursuant to this
- 20 Act or any other law, and until June 30, 1964, the head of
- 21 the Federal agency having administrative jurisdiction of such
- 22 property prior to its transfer or conveyance may contract
- 23 with the State of Alaska for the performance by such agency,
- 24 on a reimbursable basis, of some or all of the functions

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2 ceding such conveyance or transfer.

#### TRANSFER OF PROPERTY

- SEC. 45. If the President determines that any func-
- 5 tion performed by the Federal Government in Alaska has
- 6 been terminated or curtailed by the Federal Government
- 7 and that performance of such function or substantially the
- 8 same function has been or will be assumed by the State of
- 9 Alaska, the President may, until July 1, 1964, in his dis-
- 10 cretion, transfer and convey to the State of Alaska, without
- 11 reimbursement, any property or interest in property, real or
- personal, situated in Alaska which is owned or held by the
- United States in connection with such function.

#### 14 CLAIMS COMMISSION

- 15 SEC. 46. (a) In the event that any disputes arise be-
- tween the United States and the State of Alaska prior to
- January 1, 1965, concerning the transfer, conveyance, or
- other disposal of property to the State of Alaska pursuant
- to section 6 (e) of the Act of July 7, 1958 (72 Stat. 339,
- 340), providing for the admission of the State of Alaska into
- 21 the Union, or pursuant to this Act, the President is author-
- ized (1) to appoint by and with the advice and consent of
- the Senate a temporary commission of three persons, to con-
- sider, ascertain, adjust, determine, and settle such disputes,
- and (2) to make such rules and regulations as may be neces-

- 1 sary to establish such temporary commission or as may be
- 2 necessary to terminate such temporary commission at the
- 3 conclusion of its duties. In carrying out its duties under this
- 4 section, such commission may hold such hearings, take such
- 5 testimony, sit and act at such times and places, and incur
- 6 such expenditures as the commission deems necessary. No
- 7 commission shall be appointed under authority of this sub-
- 8 section after June 30, 1965.
- (b) The commission may, without regard to the civil-
- service laws and the Classification Act of 1949, employ and
- 11 fix the compensation of such employees as it deems neces-
- sary to carry out its duties under this section. The commis-
- sion is authorized to use the facilities, information, and per-
- sonnel of the departments, agencies, and establishments of
- the executive branch of the United States Government which
- it deems necessary to carry out its duties; and each such
- department, agency, and instrumentality is authorized to
- furnish such facilities, information, and personnel to the
- commission upon request made by the commission. The
- commission shall reimburse each such department, agency,
- or instrumentality for the services of any personnel utilized.
- The commission may establish such procedures, rules, and
- regulations as may be necessary to carry out its duties under
- 24 this section.

25

(c) No member of such commission shall be an officer

1 or employee of the United States or of the State of Alaska.

Each member of the commission shall be paid compensation

at the rate of \$50 per day for each day spent in the work

4 of the commission, shall be reimbursed for actual and neces-

5 sary travel expenses, and shall receive a per diem allowance

6 in accordance with the provisions of the Travel Expense

7 Act of 1949, as amended, when away from his usual place

8 of residence.

9 (d) There are hereby authorized to be appropriated such

10 sums as may be necessary to enable the commission to per-

11 form its duties under this section.

## 12 EFFECTIVE DATES

13 Sec. 47. (a) The amendments made by paragraph

4 (2) of subsection (a) of section 18, by subsection (a) of

15 section 28, by paragraph (1) of subsection (c) of section

16 31, by subsections (a) and (b) of section 32, and, except as

17 provided in subsection (c) of this section, by subsection

18 (b) of section 24, shall be applicable in the case of promul-

19 gations of Federal shares, allotment percentages, allotment

20 ratios, and Federal percentages, as the case may be, made

21 after satisfactory data are available from the Department of

22 Commerce for a full year on the per capita income of Alaska,

23 and for this purpose such promulgations shall, before such

24 data for the full period required by the applicable statutory

25 provision as so amended are available from the Department

- 1 of Commerce, be based on satisfactory data available from
- 2 such Department for such one full year or, when such data
- 3 for a two-year period are available, for such two years.
- (b) The amendments made by paragraphs (1) and (3)
- of subsection (a) of section 18 shall be applicable, in the
- 6 case of allotments under section 302(b) or 502 of the
- 7 National Defense Education Act of 1958, for fiscal years
- 8 beginning July 1, 1959, and, in the case of allotments under
- 9 section 302 (a) of such Act, in the case of allotments based
- 0 on allotment ratios, promulgated under such section 302 (a),
- 11 to which the amendment made by paragraph (2) of sub-
- 12 section (a) of section 18 of this Act is applicable.
- 13 (c) (1) The allotment percentage determined for Alaska
- 14 under section 11 (h) of the Vocational Rehabilitation Act,
- 5 as amended by this Act, for the first, second, third, and
- fourth years for which the amendments made by this Act
- 17 are applicable to such section shall be increased by 76 per
- l8 centum, 64 per centum, 52 per centum, and 28 per centum,
- 19 respectively, of the difference between such allotment per-
- 20 centage for the year involved and 75 per centum.
- 21 (2) The Federal share for Alaska determined under
- section 11(i) of the Vocational Rehabilitation Act, as
- amended by this Act, for the first year for which the amend-
- 24 ments made by this Act are applicable to such section shall

- 1 be increased by 70 per centum of the difference between
  - such Federal share for such year and 60 per centum.
- 3 (3) If such first year for which such amendments made
- 4 by this Act are applicable is any fiscal year ending prior
- 5 to July 1, 1962, the adjusted Federal share for Alaska for
- 6 such year for purposes of section 2 (b) of the Vocational
- 7 Rehabilitation Act shall, notwithstanding the provisions of
- 8 paragraph (3) (A) of such section 2(b), be the Federal
- 9 share determined pursuant to paragraph (2) of this sub-
- 10 section.
- 11 (d) The amendments made by paragraphs (2) and
- 12 (3) of subsection (b), by subsection (c), and by paragraph
- 13 (4) of subsection (d) of section 18; by subsection (a) of
- 14 section 24; by subsection (b) of section 28; by subsection
- 15 (a), by subparagraphs (2), (3), and (4) of subsection
- 6 (b), and by paragraph (2) of subsection (c) of section 31;
- 17 by paragraph (2) of subsection (c) and by subsection (d)
- 18 of section 32; and, except as provided in subsection (b) of
- 19 this section by paragraph (1) of subsection (a) of section
- 20 18, shall be effective on January 3, 1959.
- 21 (e) The amendment made by paragraph (1) of sub-
- 22 section (c) of section 32 shall apply in the case of deaths
- 23 occurring on or after January 3, 1959.
- 24 (f) The amendments made by paragraph (1) of sub-

- 1 section (b) and paragraphs (1), (2), and (3) of subsec-
- 2 tion (d) of section 18 shall be applicable for fiscal years
- 3 beginning July 1, 1959.
- (g) The amendments in sections 40 and 42 shall take
- 5 effect when enacted: Provided, however, That with respect to
- 6 injuries or deaths occurring on or after January 3, 1959,
- 7 and prior to the effective date of these amendments, claims
- 8 filed by employees engaged in the State of Alaska in any of
- 9 the employments covered by the Defense Base Act (and
- 10 their dependents) may be adjudicated under the Workmen's
- 11 Compensation Act of Alaska instead of the Defense Base
- 12 Act.

- 13 DEFINITION OF "CONTINENTAL UNITED STATES"
- 14 SEC. 48. Whenever the phrase "continental United
- 5 States" is used in any law of the United States enacted after
- the date of enactment of this Act, it shall mean the forty-
- 17 nine States on the North American Continent and the Dis-
- 18 trict of Columbia, unless otherwise expressly provided.
  - OTHER SUBJECTS
- 20 SEC. 49. The amendment by this Act of certain statutes
- 21 by deleting therefrom specific references to Alaska or such
- 22 phrases as "Territory of Alaska" shall not be construed to
- 23 affect the applicability or inapplicability in or to Alaska of
- 24 other statutes not so amended.

SEC. 50. If any provision of this Act, or the applica-

SEPARABILITY

34

- 3 tion thereof to any person or circumstances, is held invalid,
- 4 the remainder of this Act, and the application of such pro-
- 5 vision to other persons or circumstances, shall not be affected
- 6 thereby.

HUREAU OF PUBLIC ROADS WASHINGTON, D.C.

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PORTILAND ORE 5-14-59 1618U O'DONOGHUE

BPR WA

RETEL BUREAU OWNED REAL PROPERTY IN ALASKA. FILES IN THIS OFFICE INCLUDING TRANSFER FILES IN GSA RECORD CENTER AT SEATTLE SHOW NO LEGAL INSTRUMENTS COVERING PROPERTY OWNED BY BUREAU IN ALASKA. CANVASS OF PERSONNEL FAMILIAR WITH ALASKA PROPERTIES INDICATE ACQUISITION COULD DATE BACK TO 1924. THESE INSTRUMENTS SHOULD BE IN WASHINGTON DC ARCHIVES. ONLY SUGGESTION WOULD BE TO HAVE JUNEAU SEARCH TERRITORIAL FILES OR HAVE TITLE COMPANY ACCOMPLISH SAME.

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OF PUBLIC ROADS

JUNEAU ALASKA MAY 12 1959

PR WASH D. C. UNCLASS. RETELS REAL E SEARCH FOR FORMER ARC HOLDINGS. ESE ITEMS. APPRECIATE IMMEDIATE AIR-PROPERTY HOLDINGS IN ALASKA FORMERLY

FORM CD-14 U.S. DEPARTMENT OF COMMERCE DATE (12-12-56) TRANSMITTAL SLIP TO: Mr. W. O'Donoghue REF. NO. OR ROOM. BLDG. Washington Office FROM: E. R. Haag, Reg. 10 REF. NO. OR ROOM, BLDG. <u>Juneau, Alaska</u> ACTION ☐ NOTE AND FILE PREPARE REPLY FOR MY SIGNATURE NOTE AND RETURN TO ME TAKE APPROPRIATE ACTION RETURN WITH MORE DETAILS PER YOUR REQUEST ☐ NOTE AND SEE ME ABOUT THIS ☐ SIGNATURE PLEASE ANSWER FOR YOUR INFORMATION FOR YOUR APPROVAL INVESTIGATE AND REPORT PER OUR CONVERSATION COMMENTS: Bill, sorry to have confused the issue in our May 5 wire. We need data on buildings & land held by the BPR in Alaska other than the former ARC properties. The former Juneau Division under Region 8 has no descriptive data and/or copies of 1166 samated Descriptive DOCUMENTS OR FILES. This info on the other than former ARC real property is required to complete one of the parts of the transfer document

GPO: 1957 O - 414035

Alaska.

COMM-DC 969

Dear you

properties that will go to the State of

CONFIRMATION

# CONFIRMATION

OF PUBLIC ROADS

NIGHT LETTER

JUNEAU ALASKA MAY 12 1959

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USARAL COMMCEN FORT RICHARDSON

FOR J C ALLEN ATTENTION W O'DONOGHUE BPR WASH D. C. UNCLASS. RETELS REAL PROPERTY INFORMATION PLEASE DISCONTINUE SEARCH FOR FORMER ARC HOLDINGS.

OUR REQUEST NOT INTENDED TO INCLUDE THESE ITEMS. APPRECIATE IMMEDIATE AIRMAIL OF GSA FORMS 1166 REPORTING REAL PROPERTY HOLDINGS IN ALASKA FORMERLY CONTROLLED BY REGION 8 TOGETHER WITH RELATED DESCRIPTIVE DOCUMENTS OR FILES.

NIEMI BPR

Deeds You

CONFIRMATION

air mail

TRANSMITTAL SLID	COMMERCE DATE						
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omt. O'Donogh	REF. NO. OR ROOM, BLDG.						
FROM: Hall Proglan 8	REF. NO. OR ROOM, BLDG.						
,	ION						
NOTE AND FILE	PREPARE REPLY FOR MY SIGN ATURE						
NOTE AND RETURN TO ME	TAKE APPROPRIATE ACTION						
RETURN WITH MORE DETAILS	PER YOUR REQUEST						
NOTE AND SEE ME ABOUT THIS	SIGNATURE						
PLEASE ANSWER	FOR YOUR INFORMATION						
FOR YOUR APPROVAL INVESTIGATE AND REPORT							
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OF PUBLIC ROADS

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JUNEAU ALASKA MAY 5 1959

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USARAL CONTICEN FORT RECHARDSON

FOR J C ALLEM DER MASHIDITION D. C. ATTEMPTION O'DOMOGNAE. UNCLASS. UNDENT SEND AIR HAIL COPIES OF GOCKMENTS FOR ALL LAND IN ALASKA. ALSO COPIES OF CURRENT GSA FORMS 1166 FORMERLY HELD BY MEDICIN O.

NIEMI DPR

cc: Region 8 Portland, Oregon

Region S. Please air mail any documents or data on real property holdings in Alaska.

Ro-

# BUILDINGS ALASKA DISTRICT

)DE 10.	DESCRIPTION	TYPE OF CONSTRUCTI	on size	rc	CATION	i i	
	Warenouse and Sucp	Concrete	861×1611	Juneau E	quipme	nt De	pot
3	Office & Garage	Frame	24-1/21x1431	Ħ	"		Ħ
	Truck Storage Shed	W	26'x104-1/2		Ħ		Ħ
	Tool Storage Shed	Ħ	12' 121'	Ħ	11		18
	Office (M) Type)	<b>!!</b>		Portage			
	Barracks (KD Type)	N	20'xx0'	N .			
I.	Barracks (KD Type)	er .	20 '±80 '	Girwood			1775
Ç.	Cook House (KD Type)	<b>u</b>	2012301	1)			
ι,	Warehouse & Shop	9)		MoosePas			
4	Carpenter Shop	M		Nooso Ra	.58		
1	Truck Storage	. 19	A SECTION OF THE SECTION AND ASSESSMENT OF THE SECTION OF THE SECT	Girwood			
?	Truck Storage Shed	19	121×321	Moose Pa	88		
	Gasolina Pump House			Норе			
3	Truck Storage Shed	<b>n</b>	241 <b>x261</b>	<b>N</b>			
	Radio Shack & Fewer House		יס2עיענ	- 10			
<b>)</b>	Radio Shack & Power House	n		Male 38-			. Hwy
1	Radic Shack & Tool House	₩ .	15'122'	Cooper's	Landi	ng	
V	Truck Storage Shed	Ħ	2015/261	11	19		
	Cascline Pump House .	m .	71x111	11.	И		
	Warehouse & Shop	w.	1012541	Seward			
	Truck Storage Shed	to .	201zio1	H			
	Truck Storage Shed	W	24'x£0'	- 11			
3	Warehouse w/loading platfor	na "	361x701	10			
1	Cook's Quarters	n	10'820'	Moose Pa	.58		
(	Power House		10'x12'	W 91			
	Garage	ii .	201x201	MLL 62-	Seward	-Anch	. Hwy
1	Bath House	N	34 1 x20 1	и		W	Ħ
	Office	N	1/4x201	65		Ħ	19
3	Shop	•	21/1×2601	и.		Ħ	11
	Dwelling	e ti	201x301	of		Ø.	n
3	Dwelling	Ħ	201x301	11		<b>74</b> .	19
	Dwelling	· ·	201x301	. 11		11	11
j	Dwelling	W	201x301	tt .	t e	#	**
1	Office (KD Type)	*	2085201	n *	11	n	99
ľ	Truck Storage	Consrete	2813501	Mile 7-0	bpper	River	Hwy
<b>(</b>	Oll House	Frams	81x161	Cordova			
	Blacksmith Shop		1012161	n		-	
7	Truck Storage Shed	Ħ	241x301	N.			
	Warehouse a Shop	n	2412529	и			
	Oll House	<b>n</b>	12'x21.'	Mile 11-	Glacie	r Hwy	0
	Tool Storage Shed	N	121x301	N .	Ħ	ทั	
j	Storage Shed	T 10	121x301	n l	H	11	
ğ	Storage & Blacksmith Shop	10	201x501	H	Ħ	10	

CODE NO.	DESCRIPTION	TYPE OF CONSTRUCTION	SIZE	outpeach the state of	io cari	MC
Contract Con		Frame	2013501	Mils	ll-Glacier	lbo.
BE	Storage		201x501	11		<b>22</b> 1
BG	Storage		2012501	11	19	N
H	Storage		יסוֹציונל	10	18	N
BH	Shop & Truck Storage		اخلعا 38 علا	Sitic		
BL	Warehouse & Shop		w/261x60 Add.			
			101×121	Datas	. gzuda:	
EM	Oil Storage Shed		2812561			
EN	Truck Storage Shed				1	
HP	Warehouse & Shop	<b>10</b> 4	211.250	bhran		
ER	Warehouse & Shop	•	יאַניאַן:י		aikan	
BI	Truck Storage Shed		<u> </u>	17 @ P.O.	Tradit	
BJ	Oil Storage Shed	19	יטנייטנ			
EW	Warehouse & Shop	•	24.1252.1			december There
HX	Bunk House	•	15,×57i		9-Salmon F	Liver nwy.
H	Cook House	01	lli'x2li'	W		
BZ	Equipment Storage Shed	•	241x361	Hyde		
CA	Warehouse & Shop		30'x70'	19		
. GA			w/18'x2h' Add.			
				-4: 		
		UNDER CONSTRU	uction			
	m lyrialing Cantina	Ti' maka maka	יפנגינו	Mi.le	6-Seward-	Anch.Hwy.
	Truck Weighing Station Storage	0	2h1x601	er .	. W	H

The above buildings are owned by the Eureau of Fuhlic Roads and are on Government owned land. The Equipment Depot at Juneau and the Mechanical Shop and Warehouse at Seward are used in connection with highway construction and maintenance. All other buildings are used in connection with road maintenance by the Bureau of Public Roads on the various reads throughout Alasks.

7110- 9, 950

# ALASKA DISTRICT REAL PROPERTY

# > EQUIPMENT DEPOT SITE - JUNEAU, ALASKA

Approximately 200' x 400', in Highlands Addition, City of Juneau, containing 1.9639 acres. Purchased from Chas. A. Waynor, -Aug. 20. 1937, deed on file in Washington Office.

EUILDING "A" - Concrete Warehouse and Shop, 86'x161'

EUILDING "B" - Frame Office and Garage, 243' x 143'

EUILDING "C" - Frame Truck and Storage Shed, 26'x1043'

BUILDING "D" - Frame Storage Shed on skide, 12'x21'.

# CONSTRUCTION CAMP SITE - PORTAGE, ALASKA

Located on 2 parcels of land within the Alaska Railroad Terminal Site, adjacent to Mile 62.82 Alaska Railroad, occupied under ARR Permit No. 1-3err-8831, dated November 1, 1950. Permit on file Seward, Alaska office.

BUILDING "F" - Frame Office, KD Type, 20'x20'
BUILDING "G" - Frame Barracks, KD Type, 20'x60'

# MAINTENANCE CAMP SITE - GIRDWOOD, ALASKA

Located on Leta 12, 13, and 14, Block P. Townsite of Girdwood, Alaska, 150 x120 containing 18,000 sq. ft., Set saids for Bueau of Public Roads use by Executive Order 6804 dated 8/4/34.

HUILDING "H" - Frame Barracks, KD Type, 20 x30 BUILDING "K" - Frame Cookhouse, KD Type, 20 x 30 BUILDING "N" - Frame Truck Shed & Living Quarters, 24 x41 .

# CONSTRUCTION CAMP SITE - GIRDWOOD ALASKA

Located on Lote 7, 8, 9, and 10, Block 2, Townsite of Girdyood, Alaska 120 kl20, containing 14,400 sq. ft. Set saids for Bureau of Public Roads use by Bureau of Land Management Order 609 of 10/10/49.

# MAINTENANCE WAREHOUSE SITE - MOOSE PASS, ALASKA

Located on Block 7. Moose Pass Townsite, containing appreximately 138,136 sq. fa. Occupied under Special Use Permit, from U. S. Forest Service dated May 20, 1943. Negotiations with Bureau of Land Management for title being continued.

BUILDING "L" - Frame Shop and Storage, 42'x60' BUILDING "M" - Frame Carpenter Shop, 18'x24' (continued)

# ALASKA DISTRICT, REAL PROPERTY PAGE 2

BUILDING "AH" - Frame Storage Shed, 12'x32'
HUILDING "AH" - Frame Living Quarters, 10'x20'
BUILDING "AK" - Frame Power House, 10'x12'

MAINTENANCE WAREHOUSE SITE - HOPE, ALASKA

Located adjacent to westerly boundary of Hope Townsite, U. S. Survey 1492, approximately 168'x392' consaining 65,856 sq. ft. Occupied under Bureeu of Land Management Order.

BUIDLING WRW ... Frame Gasoline Pump House, 8'x10'
FUILDING WFW & Frame Radio Shack & Power House, 14'x20'

MAINTENANCE EQUIPMENT STORAGE SITE - HOPE, ALASKA

Located 1 Mile East of Hope, at approximately Mile 74.25. Moose Pass Highway, 65 x66 containing approximately 4.356 sq. ft. Occupied under U. S. Forest Service Special Use Permit, dated July 27, 1937. Permit on file in Seward Office.

BUILDING "S" - Frame Storage Shed, 24 x26"

MAINTENANCE WAREHOUSE SITE - Cooper's Landing, Alasks

Located on Lot 5. U. S. Survey 2527. Cooper's Landing Townsite. Forest Service Special Use Permit, dated August 5. 1937. containing approximately .59 scree. on file in Seward Office.

BUILDING WW - Frame Tool House & Radio Shack, 15 x228 BUILDING WW - Frame Truck Shed, 208 x268 BUILDING MW - Frame Gasoline Pump House, 78 x118

EQUIPMENT DEPOT SITE & SEWARD, ALASEA

Located on Lots 1 to 3. Block 12. Federal Addition, Townsite of Seward, Alaska under Executive Order 5447, dated Sept. 22. 1930; Lots 4 to 6. Block 12. under Executive Order 8091, dated April 18. 1939; Lots 8 to 12. Block 11. under Public Land Order 343. dated January 28, 1946, containing approximately 52.500 sq. ft.

BUILDING "I" - Frame Office and Shop, 40° x54°
BUILDING "Z" - Frame Equipment Storage Shed, 20° x40°
BUILDING "AA" - Frame Storage Shed, 24° x60°
BUILDING "AB" - Frame Storage Shed, 30° x70° with6° x70°
covered loading platform

CONSTRUCTION CAMP SITE - MILE 18, SEWARD-ANCHORAGE HIGHWAY

Located on Homesite No. 73. Primrose Group of Homesites, Lot "B"
U. S. Survey 2530 under Special Use Permit from U. S. Forest
Service - Permit expires August 1, 1954. On file in Seward Office.

(Continued)

# ALASKA DISTRICT, REAL PROPERTY PAGE 3

BUILDING MACH - Frame Office, 20 x20 Sale Pending BUILDING MACH - Frame Cook House, 20 x30 BUILDING MACH - Frame Bunk House, 20 x60 BUILDING MACH - Frame Pump House, 7 x9 BUILDING MACH - Frame Meat House, 10 x12 BUILDING MACH - Frame Mach - Frame Meat House, 10 x12 BUILDING MACH - Frame - Frame Mach - Frame - Frame Mach - Frame Mach - Frame - Frame Mach - Frame Mach - Frame - F

# MAINTENANCE CAMP SITE - MILE 62. SEWARD-ANCHORAGE HIGHWAY

Located on Section *C*, Seward-Anchorage Highway, between Station 285450 and Station 294. 850*x500*, under Special Use Permit from U. S. Forest Service. On file in Seward Office.

BUILDING "AL" - Freme Garage, 20°x20°

BUILDING "AM" - Freme Bath House, 14°x20°

BUILDING "AN" - Freme Office, 14°x20°

BUILDING "AR" - Freme Shop, 24°x60°

BUILDING "AR" - Freme Dwelling, 20°x30°

BUILDING "AT" - Freme Dwelling, 20°x30°

BUILDING "AU" - Freme Dwelling, 20°x30°

BUILDING "AU" - Freme Dwelling, 20°x30°

BUILDING "AV" - Freme Office; ED Type, 20°x20°

BUILDING "AV" - Freme Storage Shed, 24°x60° (incomplete)

# WEIGHING STATION - MILE 6 - SEVARD-ANCHORAGE HIGHWAY

Located to right of Station 284441.7. Seward-Anchorage Highway. on Alaska Railroad Right-of-Way under letter of authority dated June 15, 1953, on file in Seward Office.

BUILDING - Frame & Concrete Scale House, 12 x8 x18 8 x. (incomplete)

# MAINTENANCE STORAGE SITE - MILE 7, COPPER RIVER HIGHWAY

Located on Lot 6, Mile 7 Group, 200'x200', under U. S. Forest Service Special Use Permit, dated July 15, 1937.

BUILDING. "AW" - Concrete Truck Storage Shed, 281x501

# MAINTENANCE WAREHOUSE SITE - CORDOVA, 'ALASKA

Located adjacent to U. S. Survey 449 and the Cordova Forest Highway, abutting easterly boundary of the City of Cordova. Alaska, containing approximately 0.1 acres.

BUILDING "AX" - Freme Oil House, 8'x16'
BUILDING "AY" - Freme Blacksmith Shop, 10'x16'
BUILDING "AZ" - Freme Truck Shed, 24'x40'
BUILDING "BA" - Freme Warehouse and Shop, 24'x52'