CS FOR HOUSE BILL NO. 166(FIN) am

IN THE LEGISLATURE OF THE STATE OF ALASKA

TWENTY-SEVENTH LEGISLATURE - FIRST SESSION

BY THE HOUSE FINANCE COMMITTEE

Amended: 3/23/11 Offered: 3/18/11

Sponsor(s): REPRESENTATIVES CHENAULT, Johnson, Costello, Feige, Gatto, Olson, Pruitt, Tammie Wilson, Millett, Guttenberg, Johansen, Gruenberg, Stoltze, Austerman, Tuck, Keller, Neuman, Thompson, Joule, Edgmon, Kerttula, Thomas, Fairclough, Petersen, Saddler, Hawker, Seaton, Gardner, Herron, Peggy Wilson, Lynn

SENATOR Dyson

A BILL

FOR AN ACT ENTITLED

- 1 "An Act relating to performance reviews and audits of executive and legislative branch
- 2 agencies, the University of Alaska, and the Alaska Court System; and providing for an
- 3 effective date."

6

7

8

9

10

11

12

13

14

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

* **Section 1.** AS 24.20.271 is amended to read:

Sec. 24.20.271. Powers and duties. The legislative audit division shall

(1) conduct a performance post-audit of boards and commissions designated in AS 44.66.010 [AND OF THOSE PROGRAMS AND ACTIVITIES OF AGENCIES SUBJECT TO TERMINATION AS DETERMINED IN THE MANNER SET OUT IN AS 44.66.020 AND 44.66.030,] and make the audit, together with a written report, available to the legislature not later than the first day of the regular session of the legislature convening in each year set out with reference to boards **and** [,] commissions [, OR AGENCY PROGRAMS] whose activities are subject to termination as prescribed in AS 44.66; the division shall notify the legislature that the

1	audit and report are available;
2	(2) conduct a performance review of the agencies listed in
3	AS 44.66.020(a) and make the final review report available to the legislature not
4	later than the first day of the regular session convening in the year after the year
5	designated for each agency performance review in AS 44.66.020(a);
6	(3) audit at least once every three years the books and accounts of all
7	custodians of public funds and all disbursing officers of the state;
8	(4) [(3)] at the direction of the Legislative Budget and Audit
9	Committee, conduct performance post-audits on any agency of state government;
10	(5) [(4)] cooperate with state agencies by offering advice and
11	assistance as requested in establishing or improving the accounting systems used by
12	state agencies;
13	(6) [(5)] require the assistance and cooperation of all state officials and
14	other state employees in the inspection, examination, and audit of state agency books
15	and accounts;
16	(7) [(6)] have access at all times to the books, accounts, reports, or
17	other records, whether confidential or not, of every state agency;
18	(8) [(7)] ascertain, as necessary for audit verification, the amount of
19	agency funds on deposit in any bank as shown on the books of the bank; no bank may
20	be held liable for making information required under this paragraph available to the
21	legislative audit division;
22	(9) [(8)] complete studies and prepare reports, memoranda, or other
23	materials as directed by the Legislative Budget and Audit Committee;
24	(10) [(9)] have direct access to any information related to the
25	management of the University of Alaska and have the same right of access as exists
26	with respect to every other state agency;
27	(11) [(10)] conduct an audit every two years of information found in
28	the annual reports required under AS 42.05.211 and AS 42.06.220 regarding
29	compliance by the Regulatory Commission of Alaska with the requirements of
30	AS 42.05.175(a) - (e) and of the timeline extensions made by the commission under
31	AS 42.05.175(f), and of other performance measures adopted by the commission.

1	* Sec. 2. AS 24.20.301(a) is amended to read:
2	(a) The legislative audit division shall keep a complete file of all audit reports
3	and other reports or releases issued by the division, and a complete file of audit work
4	papers and other related supportive material. The division shall also keep a complete
5	and accurate record of all fiscal transactions involving the division. Audit records are
6	confidential and audit reports and performance review reports are confidential
7	unless the report has been approved for release under AS 24.20.311.
8	* Sec. 3. AS 44.66.020 is repealed and reenacted to read:
9	Sec. 44.66.020. Agency programs. (a) Every year, the legislative audit
10	division shall ensure that the review team conducts a performance review of the
11	appropriate programs of the agencies listed in this subsection. Programs that are
12	administered by more than one agency shall be reviewed with the agency that the
13	Legislative Budget and Audit Committee designates. Reviews may be conducted
14	before the dates set out in this subsection at the discretion of the Legislative Budget
15	and Audit Committee. The first review shall occur in the calendar year set out after
16	each agency's name, as follows, and subsequent reviews of each agency, or part of an
17	agency, shall occur every 10 years:
18	(1) Department of Corrections, 2012;
19	(2) Office of the Governor, 2013;
20	(3) agencies of the legislative branch, 2013;
21	(4) Alaska Court System, 2013;
22	(5) the Department of Health and Social Services, 2014;
23	(6) Department of Education and Early Development, including the
24	foundation formula, 2015;
25	(7) University of Alaska, 2016;
26	(8) Department of Transportation and Public Facilities, 2017;
27	(9) Department of Administration, 2018;
28	(10) Department of Commerce, Community, and Economic
29	Development, 2018;
30	(11) Department of Fish and Game, 2019;
31	(12) Department of Environmental Conservation, 2019;

1	(13) Department of Natural Resources, 2019;
2	(14) Department of Revenue, 2020;
3	(15) Department of Law, 2020;
4	(16) Department of Public Safety, 2020;
5	(17) Department of Military and Veterans' Affairs, 2021;
6	(18) Department of Labor and Workforce Development, 2021.
7	(b) Subject to appropriation, the legislative audit division shall hire individuals
8	and contract with individuals or firms to form a review team or teams to complete the
9	reviews under this section.
10	(c) In the year before the year designated as the year for review in (a) of this
11	section, the agency shall provide to the review team, before November 1,
12	(1) citations to the agency's authority under the Constitution of the
13	State of Alaska or the Alaska Statutes to administer its programs;
14	(2) a list of programs or elements of programs that compose at least 10
15	percent of the general funds in the agency's budget appropriated from the general fund
16	that could be reduced or eliminated; the agency shall consider first those programs or
17	elements of programs that
18	(A) do not serve a current need;
19	(B) are not authorized by the Constitution of the State of
20	Alaska or the Alaska Statutes; or
21	(C) are not essential;
22	(3) a list of active encumbrances and an explanation of the continuing
23	need for any encumbrance unsatisfied more than one year after it was incurred;
24	(4) all information submitted to the legislature in the agency's most
25	recent submission under AS 37.07.050, including agency proposed programs and
26	financial plans and agency priorities from the most important to the least important.
27	* Sec. 4. AS 44.66 is amended by adding a new section to read:
28	Sec. 44.66.040. Duties of the review team. (a) During a review year set out in
29	AS 44.66.020(a), the legislative audit division shall determine the scope of the
30	performance review subject to approval by the Legislative Budget and Audit
31	Committee, and the review team shall

1	(1) collaborate with the legislative audit division and the legislative
2	finance division to identify any earlier audit findings or budgetary issues for the
3	agency;
4	(2) through the Legislative Budget and Audit committee or the senate
5	or house finance committees of the state legislature, schedule public hearings in
6	Juneau, Anchorage, Fairbanks, and other locations as determined by the committees to
7	review agency activities and identify problems or concerns;
8	(3) consult with other states and appropriate public policy
9	organizations to establish best practices for the agency;
10	(4) analyze the agency priorities reported to the legislature under
11	AS 37.07.050(a)(13); and
12	(5) evaluate the agency process for development of capital projects.
13	(b) The review team shall analyze materials relevant to the performance of the
14	agency, including
15	(1) a 10-year growth history and a 10-year projection of agency
16	expenses by funding source, prepared by the office of management and budget;
17	(2) organizational charts, personnel charts by location that show the
18	number of positions and the functions of each position, and a list of transfers of
19	personal services funding to or from other line items within the agency during the
20	preceding 10 years, prepared by the office of management and budget;
21	(3) audit information, including a list of agency audit
22	recommendations, prepared by the legislative audit division;
23	(4) a list of any financial issues relating to the agency's operating or
24	capital expenditures, prepared by the legislative finance division;
25	(5) an explanation of the function and procedure for dedicated funds or
26	any other special funds in the agency, prepared by the legislative finance division;
27	(6) a 10-year history of any budget ratifications or supplemental
28	budget requests, prepared by the legislative finance division; and
29	(7) analysis and summary of confidential information that the review
30	team may request, through the Legislative Budget and Audit Committee, from the
31	legislative audit division, if necessary to complete the team's review.

1	(c) Before December 16 of the review year set out in AS 44.66.020(a), the
2	review team shall provide a confidential preliminary report to the Legislative Budget
3	and Audit Committee.
4	(d) One week before the first day of the regular session of the legislature in the
5	year following the review year set out in AS 44.66.020(a), the review team shall
6	provide to the chairs or cochairs of the senate and house finance committees a final
7	report that
8	(1) evaluates the efficiency and effectiveness of the agency's programs;
9	(2) evaluates the appropriateness of the budget reductions proposed
10	under AS 44.66.020(c);
11	(3) determines if the agency acted in good faith to correct problems
12	identified in any previous audit or review;
13	(4) evaluates the success of the agency in achieving its mission, goals,
14	and objectives and recommends appropriate changes to the agency's missions and
15	measures;
16	(5) lists agency programs or actions not authorized by statute and
17	identifies other authority for those actions;
18	(6) identifies agency authority to collect fees, conduct inspections,
19	enforce state law, or impose penalties;
20	(7) recommends improvements to agency practices and procedures,
21	including means to decrease regulatory burdens or restrictions without decreasing
22	public service and safety;
23	(8) identifies areas in which programs and jurisdiction of agencies
24	overlap and assesses the quality of interagency cooperation in those areas;
25	(9) evaluates whether the agency promptly and effectively addresses
26	complaints;
27	(10) evaluates to what extent the agency encourages and uses public
28	participation in rulemaking and other decision making;
29	(11) evaluates the agency's process for implementing technology and
30	recommends new types or uses of technology to improve agency efficiency and
31	effectiveness;

1	(12) identifies programs and functions duplicated by another
2	government agency or private entity and recommends a single entity to perform those
3	programs and functions;
4	(13) evaluates whether the agency priorities reported to the legislature
5	under AS 37.07.050(a)(13), and the list of programs or elements of programs provided
6	under AS 44.66.020(c)(2) are consistent with the results of the performance review;
7	(14) identifies agencies that could be terminated or consolidated,
8	reductions in costs, and potential program or cost reductions based on policy changes;
9	(15) identifies reductions recommended as a result of a review
10	conducted under this section;
11	(16) identifies the extent to which statutory, regulatory, budgetary, or
12	other changes are necessary to enable the agency to better serve the interests of the
13	public and to correct problems identified during the review;
14	(17) analyzes how the review team's recommendation to terminate the
15	agency or to terminate any program within the agency would affect federal funding or
16	instigate federal intervention;
17	(18) includes draft legislation to correct problems identified in the
18	report that shall be introduced by the senate and house finance committees of the state
19	legislature during the current legislative session;
20	(19) identifies areas that need in-depth review in order to provide
21	complete information to the Legislative Budget and Audit Committee for
22	consideration in the audit process; and
23	(20) identifies any other elements appropriate to a performance
24	management review.
25	(e) The Legislative Budget and Audit Committee shall track annually and
26	publish in its annual report under AS 24.20.311 actual reductions in state expenditures
27	as a result of a review conducted under this section.
28	(f) The senate and house finance committee chairs, cochairs, and
29	subcommittees may incorporate the recommendations of a report submitted under (d)
30	of this section into the budget for the fiscal year following the report.
31	* Sec. 5. AS 44.66.050 is amended to read:

Sec. 44.66.050. Legislative oversight. (a) Before the termination, dissolution
continuation, or reestablishment of a board or commission under AS 08.03.010 or
AS 44.66.010 [, OR OF AN AGENCY PROGRAM UNDER AS 44.66.020 AND
44.66.030,] a committee of reference of each house, which shall be the standing
committee of legislative jurisdiction as provided in the Uniform Rules of the
Legislature, shall hold one or more hearings to receive testimony from the public, the
commissioner of the department having administrative responsibility for each named
board or [,] commission [, OR AGENCY PROGRAM,] and the members of the board
or commission involved. The hearings may be joint hearings. The committee shall also
consider the proposed budget of the board or [,] commission, [OR AGENCY
PROGRAM,] prepared in accordance with AS 37.07.050(f) [,] and the performance
audit of the activities of the board or [,] commission, [OR AGENCY PROGRAM,]
prepared by the legislative audit division as prescribed in AS 24.20.271(1). The
committee may consider any other report of the activities of the board $\underline{\mathbf{or}}$ [,]
commission [OR PROGRAM], including [BUT NOT LIMITED TO] annual reports.
summaries prepared by the Legislative Affairs Agency, and any evaluation or general
report of the manner of conduct of activities of the board $\underline{\mathbf{or}}$ [,] commission [, OR
AGENCY PROGRAM] prepared by the office of the ombudsman.

- (b) During a public hearing, the board <u>or</u> [,] commission [OR AGENCY] shall have the burden of demonstrating a public need for its continued existence or the continuation of the program, and the extent to which any change in the manner of exercise of its functions or activities may increase efficiency of administration or operation consistent with the public interest.
- (c) A determination as to whether a board or commission [OR AGENCY PROGRAM] has demonstrated a public need for its continued existence must take into consideration the following factors:
- (1) the extent to which the board <u>or</u> [,] commission [, OR PROGRAM] has operated in the public interest;
- (2) the extent to which the operation of the board <u>or</u> [,] commission [, OR AGENCY PROGRAM] has been impeded or enhanced by existing statutes, procedures, and practices that it has adopted, and any other matter, including

1	budgetary, resource, and personner matters,
2	(3) the extent to which the board <u>or</u> [,] commission [, OR AGENCY]
3	has recommended statutory changes that are generally of benefit to the public interest;
4	(4) the extent to which the board <u>or</u> [,] commission [, OR AGENCY]
5	has encouraged interested persons to report to it concerning the effect of its regulations
6	and decisions on the effectiveness of service, economy of service, and availability of
7	service that it has provided;
8	(5) the extent to which the board <u>or</u> [,] commission [, OR AGENCY]
9	has encouraged public participation in the making of its regulations and decisions;
10	(6) the efficiency with which public inquiries or complaints regarding
11	the activities of the board \underline{or} [,] commission [, OR AGENCY] filed with it, with the
12	department to which a board or commission is administratively assigned, or with the
13	office of victims' rights or the office of the ombudsman have been processed and
14	resolved;
15	(7) the extent to which a board or commission that regulates entry into
16	an occupation or profession has presented qualified applicants to serve the public;
17	(8) the extent to which state personnel practices, including affirmative
18	action requirements, have been complied with by the board \underline{or} [,] commission \underline{in} [, OR
19	AGENCY TO] its own activities and in the area of activity or interest;
20	(9) the extent to which statutory, regulatory, <u>budgetary</u>
21	[BUDGETING], or other changes are necessary to enable the [AGENCY,] board \underline{or} [,]
22	or commission to better serve the interests of the public and to comply with the factors
23	enumerated in this subsection;
24	(10) the extent to which the board <u>or</u> [,] commission [, OR AGENCY]
25	has effectively attained its objectives and purposes and the efficiency with which the
26	board or [,] commission [, OR AGENCY] has operated; and
27	(11) the extent to which the board <u>or</u> [,] commission [, OR AGENCY]
28	duplicates the activities of another governmental agency or the private sector.
29	(d) As to each board or [,] commission [, OR AGENCY PROGRAM]
30	assigned to it for purposes of review, the committee of reference shall, not later than
31	the 60th day of the legislative session, submit a report to the presiding officer of the

1	house. The report must contain a summary of the findings of the committee as to the
2	compliance of the board or [,] commission [, OR PROGRAM] with the factors
3	enumerated in (c) of this section, together with a summary or recommendations of the
4	committee as to each of the following:
5	(1) an identification of the problems or the needs that the programs and
6	activities of the board or [,] commission [, OR AGENCY] are intended to address;
7	(2) a statement, to the extent practicable, of the objectives of the
8	program of the board or [,] commission [, OR AGENCY PROGRAM,] and its
9	anticipated accomplishments;
10	(3) an identification of any other programs having similar, conflicting,
11	or duplicate objectives;
12	(4) an assessment of alternative methods of achieving the purposes of
13	the program;
14	(5) an assessment of the consequences of eliminating the board or [,]
15	commission [, OR PROGRAM] and consolidating its activities with another program,
16	or of funding it at a lower level;
17	(6) a justification for the recommended continuation or extension of
18	the board or [,] commission [, OR PROGRAM,] and an explanation of the manner in
19	which it avoids duplication of or conflict with other efforts; and
20	(7) any other information that, in the opinion of the committee, would
21	improve the performance of the board or [,] commission [, OR AGENCY] with
22	respect to its representation of and responsiveness to the public interest.
23	(e) The committee of reference may introduce a bill providing for the
24	reorganization or continuation of the board or [,] commission. Not [, OR AGENCY
25	PROGRAM. NO] more than one board or [,] commission [, OR AGENCY
26	PROGRAM] may be continued or reestablished in any legislative bill, and the board
27	or [,] commission [, OR AGENCY PROGRAM] must be mentioned in the title of the
28	bill.
29	* Sec. 6. AS 44.66.060 is amended to read:
30	Sec. 44.66.060. Existing claims. This chapter does not cause the termination
31	or dismissal of a claim or right of a citizen against a board, commission, or program of

1	an agency terminated by legislative action or under this chapter that is subject to
2	litigation. Claims and rights shall be assumed by the department to which the board or
3	commission terminated under this chapter was attached for administrative purposes.
4	* Sec. 7. AS 44.66 is amended by adding a new section to read:
5	Sec. 44.66.070. Definitions. In this chapter,
6	(1) "agency" means a state department or agency, whether in the
7	legislative, judicial, or executive branch, and includes the University of Alaska;
8	(2) "review team" means appropriate professionals hired by or under
9	contract with the legislative audit division to complete a performance review under
10	AS 44.66.020 - 44.66.040.
11	* Sec. 8. AS 44.66.030 is repealed.
12	* Sec. 9. AS 24.20.271(2); AS 44.66.020, and 44.66.040 are repealed July 1, 2022.
13	* Sec. 10. This Act takes effect July 1, 2011.