SENATE BILL NO. 120

IN THE LEGISLATURE OF THE STATE OF ALASKA THIRTY-SECOND LEGISLATURE - FIRST SESSION

BY SENATORS REINBOLD, Kawasaki

Introduced: 4/7/21

Referred: State Affairs, Finance

A BILL

FOR AN ACT ENTITLED

1 "An Act establishing the Administrative Regulation Review Committee."

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

- 3 * **Section 1.** AS 16.43.120(b) is amended to read:
- 4 (b) <u>AS 44.62.010 44.62.325</u> [AS 44.62.010 44.62.319] and 44.62.640 apply to regulations adopted by the commission.
- 6 * **Sec. 2.** AS 18.56.088(a) is amended to read:
- 7 (a) Except for AS 44.62.310 44.62.319 (Open Meetings Act), AS 44.62 8 (Administrative Procedure Act) does not apply to this chapter. The corporation shall
- 9 make available to members of the public copies of the regulations adopted under (b) -
- 10 (e) of this section. Within 45 days after adoption, the chair of the board shall
- 11 <u>submit a regulation adopted under (b) (e) of this section to the chair of the</u>
- 12 <u>Administrative Regulation Review Committee under AS 24.20.465 24.20.495.</u>
- * **Sec. 3.** AS 24.05.182(a) is amended to read:
- 14 (a) A standing committee of the legislature <u>furnished notice of a proposed</u>
- 15 <u>action under AS 44.62.190 shall</u> [MAY, CONSISTENT WITH THE

1	COMMITTEE'S JURISDICTION AS PROVIDED IN THE UNIFORM RULES OF
2	THE LEGISLATURE,] review the [A] proposed [OR ADOPTED] regulation,
3	amendment of a regulation, or repeal of a regulation before the date the regulation is
4	scheduled by the department or agency to be adopted, amended, or repealed.
5	* Sec. 4. AS 24.05.182 is amended by adding new subsections to read:
6	(e) A standing committee conducting a review of a regulation under (a) of this
7	section shall determine whether the regulation properly implements legislative intent.
8	(f) A standing committee shall conduct preliminary reviews under this section
9	while the legislature is in session and during the interim between legislative sessions.
10	(g) If a standing committee determines that a regulation, amendment to a
11	regulation, or repeal of a regulation does not properly implement legislative intent, the
12	standing committee's findings shall be transmitted to the Administrative Regulation
13	Review Committee.
14	* Sec. 5. AS 24.08.035(f) is amended to read:
15	(f) In addition to the other requirements of this section, if a bill directs an
16	agency in the executive branch of state government to adopt, amend, or repeal a
17	regulation or will result in an agency's adopting, amending, or repealing a regulation,
18	the department affected shall include in the fiscal note for the bill a specific time by
19	which the agency shall adopt, amend, or repeal the regulation. If the agency is not able
20	to meet the deadline set in the fiscal note, the agency shall
21	(1) set a new deadline; and
22	(2) report to the Administrative Regulation Review Committee the
23	new deadline and the reasons for being unable to meet the deadline set in the
24	<u>fiscal note</u> .
25	* Sec. 6. AS 24.08.060(b) is amended to read:
26	(b) Bills introduced by the legislative council shall be delivered with a letter of
27	explanation to the rules committee of either house and bear the inscription "Rules
28	Committee by Request of the Legislative Council"; bills introduced by the
29	Administrative Regulation Review Committee shall be delivered with a letter of
30	explanation to the rules committee of either house and bear the inscription
31	"Rules Committee by Request of the Administrative Regulation Review

1	Committee"; bills introduced by the Legislative Budget and Audit Committee shall
2	be delivered with a letter of explanation to the rules committee of either house and
3	bear the inscription "Rules Committee by Request of the Legislative Budget and Audit
4	Committee"; bills presented by the governor shall be delivered with a letter to the rules
5	committee of either house and bear the inscription "Rules Committee by Request of
6	the Governor"; bills so presented and inscribed shall be received as bills carrying the
7	approval of the governor as to policy and budget impact. The governor may submit a
8	statement of purpose and effect with each bill and appear personally or through a
9	representative before any committee considering legislation.
10	* Sec. 7. AS 24.20 is amended by adding a new section to read:
11	Sec. 24.20.106. Review of proposed regulations. (a) The Legislative Affairs
12	Agency may review each proposed regulation that is subject to AS 44.62.010 -

- Agency may review each proposed regulation that is subject to AS 44.62.010 44.62.300 (Administrative Procedure Act). A review of proposed regulations under this section must be conducted by an attorney employed by that agency.
- (b) Reviews shall be conducted under (a) of this section in the following order of priority:
- (1) proposed regulations that would implement newly enacted legislation;
- (2) proposed regulations requested in writing to be reviewed by a standing committee, the Administrative Regulation Review Committee, or the legislative council as implicating major policy development.
- (c) Under AS 44.62.190(a)(7), the notice of proposed action, along with a copy of the proposed regulation, shall be furnished electronically by the state agency to the
 - (1) Legislative Affairs Agency;
- (2) chairs of the standing committees with jurisdiction over the subject of the proposed regulation;
 - (3) Administrative Regulation Review Committee;
- (4) legislative council.

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(d) Within available staff resources and priorities set by the legislative council, the Legislative Affairs Agency shall assign one or more attorneys to conduct a review

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- (1) the legality and constitutionality of the proposed regulation;
- (2) whether the state agency has statutory authority to adopt the proposed regulation to implement, interpret, make specific, or otherwise carry out a statute; and
- (3) whether the proposed regulation is consistent with the applicable statutes.
- (e) In conducting its review under this section, the assigned attorney may consult with the Department of Law, the committee or council that requests the review under (b)(2) of this section, and the state agency proposing the regulation change. With respect to proposed regulations that implement newly enacted legislation as described in (b)(1) of this section, the assigned attorney may also consult with the prime sponsor of the legislation if the prime sponsor is a member of the legislature at the time of the review. If the assigned attorney determines that the proposed regulations fail to meet the standards set out in (d) of this section, the assigned attorney shall notify, in writing, the Department of Law, the state agency, the Administrative Regulation Review Committee, the president of the senate, the speaker of the house of representatives, and the committee or council, if any, that requested the review under (b)(2) of this section. If the review involves proposed regulations that implement newly enacted legislation as described in (b)(1) of this section and the prime sponsor of that legislation is a member of the legislature at the time of the review, the assigned attorney shall also notify the prime sponsor, in writing, if the proposed regulations fail to meet the standards set out in (d) of this section. If, after performing a review requested under (b)(2) of this section, the assigned attorney determines that the proposed regulations meet the standards set out in (d) of this section, the assigned attorney shall communicate that determination to the requester.
- (f) In addition to the review specified in (d) of this section, the assigned attorney shall notify the Administrative Regulation Review Committee, the president of the senate, and the speaker of the house of representatives of any provision of the proposed regulation that may be inconsistent with legislative intent and appropriate for additional legislative oversight as a result.

1	(g) Except as provided in this section, the Legislative Affairs Agency may not
2	release any information regarding its review of a proposed regulation under this
3	section.
4	(h) The process of review of a proposed regulation under this section does not
5	affect a state agency's authority to complete its proposed action regarding the
6	regulation. Suggestions for changes to a proposed regulation made by the Legislative
7	Affairs Agency are not binding on a state agency.
8	(i) No action may be brought for the failure of the Legislative Affairs Agency
9	to conduct a legal review under this section.
10	(j) The provisions of (b) - (i) of this section do not apply to proposed
11	regulations of the Board of Game or the Board of Fisheries.
12	(k) In this section, "proposed regulation" means a proposed adoption,
13	amendment, or repeal of a regulation.
14	* Sec. 8. AS 24.20 is amended by adding new sections to read:
15	Article 2A. Administrative Regulation Review Committee.
16	Sec. 24.20.465. Administrative Regulation Review Committee established.
17	The Administrative Regulation Review Committee is established as a permanent
18	interim committee of the legislature. The establishment of the committee recognizes
19	the need for prompt legislative review of administrative regulations filed by the
20	lieutenant governor.
21	Sec. 24.20.470. Membership. The Administrative Regulation Review
22	Committee is composed of three members of the house of representatives appointed
23	by the speaker of the house and three members of the senate appointed by the
24	president of the senate. The membership from each house shall include at least one
25	member from each of the two major political parties. The committee elects a chair
26	from among its members.
27	Sec. 24.20.475. Term of membership. The committee shall be organized
28	within 15 days after the organization of each legislature. Members serve for the
29	duration of the legislature during which they are appointed. If a member is reelected or
30	a member's term of office extends into the next succeeding legislature, the member

continues to serve until reappointed or until the appointment of a successor.

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1	Sec. 24.20.480. Vacancies. When a vacancy occurs in the membership of the
2	committee, the presiding officer of the house incurring the vacancy shall choose a
3	successor. If the office of the president of the senate or speaker of the house of
4	representatives becomes vacant and a vacancy from the affected house occurs among
5	the membership of the committee, the remaining committee members from the house
6	incurring the vacancy shall appoint a new member.
7	Sec. 24.20.485. Meetings. The Administrative Regulation Review Committee
8	may meet during sessions of the legislature and during the interim between sessions at
9	the times and places in the state as the chair may determine. Members may receive, for
10	the minimum time required to get to and from meetings and for the period while
11	attending meetings, the same travel and per diem allowances provided by law for
12	members of the legislature when attending sessions, except that members of the
13	committee receive no per diem during legislative sessions other than the per diem
14	allowance paid to other members of the legislature.
15	Sec. 24.20.490. Staff. The Legislative Affairs Agency shall provide the
16	committee with professional and clerical assistance under the auspices of the
17	legislative council.
18	Sec. 24.20.495. Powers. The Administrative Regulation Review Committee
19	has the following powers:
20	(1) to organize and adopt rules for the conduct of its business;
21	(2) to hold public hearings;
22	(3) to require all state officials and agencies of state government to
23	give full cooperation to the committee or its staff in assembling and furnishing
24	requested information;
25	(4) to examine all administrative regulations, including proposed
26	adoption of or amendment to regulations and orders of repeal, to determine whether
27	the adoption, amendment, or repeal would properly implement legislative intent and to
28	provide comments on them to the governor and state agencies;
29	(5) to prepare and distribute reports, memoranda, or other materials;
30	(6) to promote needed revision or repeal of regulations that have been

adopted by state departments and agencies and, when the committee determines a

1	regulation should be repealed or amended, to introduce a bill that would enact a statute
2	that would supersede or nullify the regulation;
3	(7) to investigate findings that are transmitted to the committee by a
4	standing committee in accordance with AS 24.05.182 and, as appropriate, to introduce
5	a bill annulling the regulation.
6	* Sec. 9. AS 26.27.110(b) is amended to read:
7	(b) Except for AS 44.62.310 - 44.62.319 (Open Meetings Act), the provisions
8	of AS 44.62 (Administrative Procedure Act) regarding the adoption of regulations do
9	not apply to the corporation. The corporation shall make available to members of the
10	public copies of the regulations adopted under this section. Within 45 days after
11	adoption of a regulation under this section, the chair of the corporation shall
12	submit the regulation adopted to the chair of the Administrative Regulation
13	Review Committee under AS 24.20.465 - 24.20.495.
14	* Sec. 10. AS 30.17.120 is amended to read:
15	Sec. 30.17.120. Administrative procedure. The provisions of the
16	Administrative Procedure Act regarding the adoption of regulations under
17	AS 44.62.040 - 44.62.325 [AS 44.62.040 - 44.62.319] apply to the authority.
18	* Sec. 11. AS 31.25.130(a) is amended to read:
19	(a) Except for AS 44.62.310 - 44.62.319 (Open Meetings Act), AS 44.62
20	(Administrative Procedure Act) does not apply to this chapter. The corporation shall
21	make available to members of the public copies of the regulations adopted under (b) -
22	(e) of this section. Within 45 days after adoption, the chair of the board shall
23	submit a regulation adopted under (b) - (e) of this section to the chair of the
24	Administrative Regulation Review Committee under AS 24.20.465 - 24.20.495.
25	* Sec. 12. AS 37.13.206(g) is amended to read:
26	(g) A regulation adopted under this section takes effect immediately upon its
27	adoption by the board or at another time specified in the order of adoption. The
28	regulation shall be submitted to the lieutenant governor for publication in the Alaska
29	Administrative Code and Register. Within 45 days after adoption of a regulation
30	under this section, the corporation shall provide a copy of the adopted regulation
31	to the chair of the Administrative Regulation Review Committee under

1	<u>AS 24.20.405 - 24.20.495.</u>		
2	* Sec. 13. AS 38.35.190(a) is amended to read:		
3	(a) AS 44.62.010 - 44.62.325 [AS 44.62.010 - 44.62.319], 44.62.640, and		
4	44.62.950 apply to regulations adopted by the commissioner under the authority of		
5	this chapter.		
6	* Sec. 14. AS 40.25.120(a) is amended to read:		
7	(a) Every person has a right to inspect a public record in the state, including		
8	public records in recorders' offices, except		
9	(1) records of vital statistics and adoption proceedings, which shall be		
10	treated in the manner required by AS 18.50;		
11	(2) records pertaining to juveniles unless disclosure is authorized by		
12	law;		
13	(3) medical and related public health records;		
14	(4) records required to be kept confidential by a federal law or		
15	regulation or by state law;		
16	(5) to the extent the records are required to be kept confidential under		
17	20 U.S.C. 1232g and the regulations adopted under 20 U.S.C. 1232g in order to secure		
18	or retain federal assistance;		
19	(6) records or information compiled for law enforcement purposes, but		
20	only to the extent that the production of the law enforcement records or information		
21	(A) could reasonably be expected to interfere with enforcement		
22	proceedings;		
23	(B) would deprive a person of a right to a fair trial or an		
24	impartial adjudication;		
25	(C) could reasonably be expected to constitute an unwarranted		
26	invasion of the personal privacy of a suspect, defendant, victim, or witness;		
27	(D) could reasonably be expected to disclose the identity of a		
28	confidential source;		
29	(E) would disclose confidential techniques and procedures for		
30	law enforcement investigations or prosecutions;		
31	(F) would disclose guidelines for law enforcement		

1	investigations of prosecutions if the disclosure could reasonably be expected to
2	risk circumvention of the law; or
3	(G) could reasonably be expected to endanger the life or
4	physical safety of an individual;
5	(7) names, addresses, and other information identifying a person as a
6	participant in the Alaska Higher Education Savings Trust under AS 14.40.802 or the
7	advance college tuition savings program under AS 14.40.803 - 14.40.817;
8	(8) public records containing information that would disclose or might
9	lead to the disclosure of a component in the process used to execute or adopt an
10	electronic signature if the disclosure would or might cause the electronic signature to
11	cease being under the sole control of the person using it;
12	(9) reports submitted under AS 05.25.030 concerning certain
13	collisions, accidents, or other casualties involving boats;
14	(10) records or information pertaining to a plan, program, or
15	procedures for establishing, maintaining, or restoring security in the state, or to a
16	detailed description or evaluation of systems, facilities, or infrastructure in the state,
17	but only to the extent that the production of the records or information
18	(A) could reasonably be expected to interfere with the
19	implementation or enforcement of the security plan, program, or procedures;
20	(B) would disclose confidential guidelines for investigations or
21	enforcement and the disclosure could reasonably be expected to risk
22	circumvention of the law; or
23	(C) could reasonably be expected to endanger the life or
24	physical safety of an individual or to present a real and substantial risk to the
25	public health and welfare;
26	(11) [REPEALED]
27	(12) records that are
28	(A) proprietary, privileged, or a trade secret in accordance with
29	AS 43.90.150 or 43.90.220(e);
30	(B) applications that are received under AS 43.90 until notice is
31	published under AS 43.90.160;

1	(13) information of the Alaska Gasline Development Corporation
2	created under AS 31.25.010 or a subsidiary of the Alaska Gasline Development
3	Corporation that is confidential by law or under a valid confidentiality agreement;
4	(14) information under AS 38.05.020(b)(11) that is subject to a
5	confidentiality agreement under AS 38.05.020(b)(12);
6	(15) records relating to proceedings under AS 09.58 (Alaska Medical
7	Assistance False Claim and Reporting Act);
8	(16) names, addresses, and other information identifying a person as a
9	participant in the Alaska savings program for eligible individuals under AS 06.65;
10	(17) artists' submissions made in response to an inquiry or solicitation
11	initiated by the Alaska State Council on the Arts under AS 44.27.060;
12	(18) records that are
13	(A) investigative files under AS 45.55.910; or
14	(B) confidential under AS 45.56.620 <u>:</u>
15	(19) the written notification regarding a proposed regulation
16	provided under AS 24.20.106 to the Department of Law and the affected state
17	agency and communications between the Legislative Affairs Agency, the
18	Department of Law, and the affected state agency under AS 24.20.106.
19	* Sec. 15. AS 42.40.920(b) is amended to read:
20	(b) Unless specifically provided otherwise in this chapter, the following laws
21	do not apply to the operations of the corporation:
22	(1) AS 19;
23	(2) AS 30.15;
24	(3) AS 35;
25	(4) AS 36.30, except as specifically provided in that chapter;
26	(5) AS 37.05, except as specifically provided in AS 37.05.210;
27	(6) AS 37.07;
28	(7) AS 37.10.010 - 37.10.060;
29	(8) AS 37.10.085;
30	(9) AS 37.20;
31	(10) AS 37.25;

1	(11) AS 38,
2	(12) AS 44.62.010 - 44.62.325 [AS 44.62.010 - 44.62.319].
3	* Sec. 16. AS 44.62.020 is amended to read:
4	Sec. 44.62.020. Authority to adopt, administer, or enforce regulations
5	Except for the authority conferred on the lieutenant governor in AS 44.62.130
6	44.62.170, AS 44.62.010 - 44.62.325 [AS 44.62.010 - 44.62.319] do not confe
7	authority on or augment the authority of a state agency to adopt, administer, or enforce
8	a regulation. To be effective, each regulation adopted must be within the scope o
9	authority conferred and in accordance with standards prescribed by other provisions o
10	law.
11	* Sec. 17. AS 44.62.040(c) is amended to read:
12	(c) Before submitting the regulations and orders of repeal to the lieutenan
13	governor under (a) of this section, every state agency that by statute possesses
14	regulation making authority, except the Regulatory Commission of Alaska, the Board
15	of Fisheries, the Board of Game, the Alaska Oil and Gas Conservation Commission
16	the office of victims' rights, and the office of the ombudsman, shall submit to the
17	governor for review a copy of every regulation or order of repeal adopted by the
18	agency, except regulations and orders of repeal identified in (a)(1) and (2) of this
19	section. The governor may review the regulations and orders of repeal received under
20	this subsection. [THE GOVERNOR MAY RETURN THE REGULATIONS AND
21	ORDERS OF REPEAL TO THE ADOPTING AGENCY BEFORE THEY ARE
22	SUBMITTED TO THE LIEUTENANT GOVERNOR FOR FILING UNDER (a) OF
23	THIS SECTION WITHIN 30 DAYS IF THEY ARE INCONSISTENT WITH THE
24	FAITHFUL EXECUTION OF THE LAWS.] The governor may not delegate the
25	governor's review authority under this subsection to a person other than the lieutenan
26	governor. The governor may return the regulations and orders of repeal to the
27	adopting agency before they are submitted to the lieutenant governor for filing
28	under (a) of this section within 30 days
29	(1) if they are inconsistent with the faithful execution of the laws
30	<u>or</u>
31	(2) to enable the adopting agency to respond to specific issues

2	* Sec. 18. AS 44.62.190(a) is amended to read:
3	(a) At least 30 days before the adoption, amendment, or repeal of a regulation,
4	notice of the proposed action shall be
5	(1) published in the newspaper of general circulation or trade or
6	industry publication that the state agency prescribes and posted on the Alaska Online
7	Public Notice System; in the discretion of the state agency giving the notice, the
8	requirement of publication in a newspaper or trade or industry publication may be
9	satisfied by using a combination of publication and broadcasting; when broadcasting
10	the notice, an agency may use an abbreviated form of the notice if the broadcast
11	provides the name and date of the newspaper or trade or industry journal and the
12	Internet address of the Alaska Online Public Notice System where the full text of the
13	notice can be found;
14	(2) furnished to every person who has filed a request for notice of
15	proposed action with the state agency;
16	(3) if the agency is within a department, furnished to the commissioner
17	of the department;
18	(4) when appropriate in the judgment of the agency,
19	(A) furnished to a person or group of persons whom the agency
20	believes is interested in the proposed action; and
21	(B) published in the additional form and manner the state
22	agency prescribes;
23	(5) furnished to the Department of Law together with a copy of the
24	proposed regulation, amendment, or order of repeal for the department's use in
25	preparing the opinion required after adoption and before filing by AS 44.62.060;
26	(6) furnished by electronic format to all incumbent State of Alaska
27	legislators, and furnished to the Legislative Affairs Agency;
28	(7) furnished by electronic format, along with a copy of the
29	proposed regulation, amendment, or order of repeal, as required by
30	<u>AS 24.20.106(c)</u> .
31	* Sec. 19. AS 44.62.245(c) is amended to read:

raised by the Administrative Regulation Review Committee.

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1	(c) The state agency shall also send the notice described in $(b)(2)$ of this
2	section to
3	(1) a person who has placed the person's name on a distribution list
4	kept by the agency that lists persons who want to receive the notice; the agency may
5	allow a person to request that distribution of the notice be by electronic means and
6	shall honor that request if appropriate means are available; [AND]
7	(2) the regulations attorney in the Department of Law; and
8	(3) the members of the Administrative Regulation Review
9	Committee.
10	* Sec. 20. AS 44.62.290(a) is amended to read:
11	(a) AS 44.62.180 - 44.62.290 do not apply to a regulation not required to be
12	submitted to the lieutenant governor under <u>AS 44.62.010 - 44.62.325</u> [AS 44.62.010 -
13	44.62.319].
14	* Sec. 21. AS 44.62.300(a) is amended to read:
15	(a) An interested person may get a judicial declaration on the validity of a
16	regulation by bringing an action for declaratory relief in the superior court. In addition
17	to any other ground the court may declare the regulation invalid
18	(1) for a substantial failure to comply with AS 44.62.010 - 44.62.325
19	[AS 44.62.010 - 44.62.319]; or
20	(2) in the case of an emergency regulation or order of repeal, on
21	[UPON] the ground that the facts recited in the statement do not constitute an
22	emergency under AS 44.62.250.
23	* Sec. 22. AS 44.62 is amended by adding a new section to read:
24	Article 6A. Legislative Review of Rules.
25	Sec. 44.62.325. Submittal for legislative review. (a) When a regulation is
26	filed by the lieutenant governor, the lieutenant governor shall submit the regulation to
27	the chair and all members of the Administrative Regulation Review Committee for
28	review under AS 24.20.465 - 24.20.495 together with the fiscal information required
29	to be prepared under AS 44.62.195.
30	(b) When a regulation is submitted to the governor under AS 44.62.040(c), the
31	state agency shall submit the regulation to the chair and all members of the

1	Administrative Regulation Review Committee for review under AS 24.20.465 -
2	24.20.495 together with the fiscal information required to be prepared under
3	AS 44.62.195.
4	(c) Within 10 days after receiving a regulation under (b) of this section, the
5	chair of the Administrative Regulation Review Committee may submit to the
6	governor, by legislative memorandum or letter, comments on the regulation.
7	* Sec. 23. AS 44.62.640(a) is amended to read:
8	(a) In AS 44.62.010 - 44.62.325 [AS 44.62.010 - 44.62.319], unless the
9	context otherwise requires,
10	(1) "lieutenant governor" means the office of the lieutenant governor in
11	the executive branch of the state government, or another agency designated by
12	executive order under the constitution;
13	(2) "order of repeal" means a resolution, order, or other official act of a
14	state agency that expressly repeals a regulation in whole or in part;
15	(3) "regulation" means every rule, regulation, order, or standard of
16	general application or the amendment, supplement, or revision of a rule, regulation,
17	order, or standard adopted by a state agency to implement, interpret, or make specific
18	the law enforced or administered by it, or to govern its procedure, except one that
19	relates only to the internal management of a state agency; "regulation" does not
20	include a form prescribed by a state agency or instructions relating to the use of the
21	form, but this provision is not a limitation on a requirement that a regulation be
22	adopted under this chapter when one is needed to implement the law under which the
23	form is issued; "regulation" includes "manuals," "policies," "instructions," "guides to
24	enforcement," "interpretative bulletins," "interpretations," and the like, that have the
25	effect of rules, orders, regulations, or standards of general application, and this and
26	similar phraseology may not be used to avoid or circumvent this chapter; whether a
27	regulation, regardless of name, is covered by this chapter depends in part on whether it
28	affects the public or is used by the agency in dealing with the public;
29	(4) "state agency" means a department, office, agency, or other
30	organizational unit of the executive branch, except one expressly excluded by law, but

does not include an agency in the judicial or legislative branches of the state

1	government.
2	* Sec. 24. AS 44.62.710(a) is amended to read:
3	(a) The purpose of AS 44.62.710 - 44.62.800 is to establish a framework for
4	the conduct of negotiated regulation making consistent with AS 44.62.010 - 44.62.325
5	[AS 44.62.010 - 44.62.319]. Negotiated regulation making is not a substitute for the
6	requirements of AS 44.62.010 - 44.62.325 [AS 44.62.010 - 44.62.319] but may be
7	used as a supplemental procedure to permit the direct participation of affected interests
8	in the development of new regulations or the amendment or repeal of existing
9	regulations. A consensus agreement reached by a negotiated regulation making
10	committee may be modified by an agency head as a result of the subsequent regulation
11	making process. AS 44.62.710 - 44.62.800 may not be construed as an attempt to limi
12	innovation and experimentation with the negotiated regulation making process or to
13	limit other means to obtain public participation in the regulation making process.
14	* Sec. 25. AS 44.62.720(a) is amended to read:
15	(a) In addition to the regulation adoption requirements under AS 44.62.010
16	44.62.325 [AS 44.62.010 - 44.62.319], an agency head may determine that the use of a
17	negotiated regulation making committee to negotiate and develop a proposed
18	regulation is in the public interest. In making that determination, the agency head is
19	advised to consider whether
20	(1) there is a need for a regulation, including whether any legal action
21	is pending that might resolve the need;
22	(2) there are a limited number of identifiable interests that are held by
23	more than one person and that will be significantly affected by the regulation;
24	(3) there is a reasonable likelihood that a committee can be convened
25	with a balanced representation of persons who
26	(A) can adequately represent the interests identified under (2)
27	of this section; and
28	(B) are willing to negotiate in good faith to reach a consensus
29	on the proposed regulation;
30	(4) there is a reasonable likelihood that a committee will reach a
31	consensus on the proposed regulation within a fixed period of time;

1	(5) the negotiated regulation making procedure will not unreasonably
2	delay the adoption of the final regulation;
3	(6) the agency has adequate resources and is willing to commit those
4	resources, including technical assistance, to the committee; and
5	(7) the agency head, to the maximum extent possible consistent with
6	the legal or other obligations of the agency, will use the consensus of the committee as
7	the basis for the regulation proposed by the agency under AS 44.62.010 - 44.62.325
8	[AS 44.62.010 - 44.62.319].
9	* Sec. 26. AS 44.62.740(e) is amended to read:
10	(e) A negotiated regulation making committee terminates upon adoption under
11	AS 44.62.010 - 44.62.325 [AS 44.62.010 - 44.62.319] of the final regulation under
12	consideration unless the agency head specifies an earlier termination date.
13	* Sec. 27. AS 44.62.790 is amended to read:
14	Sec. 44.62.790. Relationship to other requirements. The negotiated
15	regulation making authorized by AS 44.62.710 - 44.62.800 is in addition to the
16	procedures required under AS 44.62.010 - 44.62.325 [AS 44.62.010 - 44.62.319] for
17	adopting, amending, or repealing regulations, and, if an agency head decides to use
18	negotiated regulation making, the negotiated regulation making shall, where possible
19	occur before the procedures under AS 44.62.010 - 44.62.325 [AS 44.62.010 -
20	44.62.319] begin.
21	* Sec. 28. AS 44.88.085(a) is amended to read:
22	(a) Except for AS 44.62.310 - 44.62.319 (Open Meetings Act), the provisions
23	of the Administrative Procedure Act regarding the adoption of regulations
24	(AS 44.62.040 - 44.62.325) [(AS 44.62.040 - 44.62.319)] do not apply to the
25	authority. The authority shall make available to members of the public copies of the
26	regulations adopted under this section. Within 45 days after the adoption of a
27	regulation under this section, the chair of the authority shall submit the
28	regulation adopted to the chair of the Administrative Regulation Review
29	<u>Committee under AS 24.20.465 - 24.20.495.</u>
30	* Sec. 29. The uncodified law of the State of Alaska is amended by adding a new section to
31	read:

- 1 APPLICABILITY. This Act applies to the adoption, amendment, or repeal of a
- 2 regulation that is first proposed on or after the effective date of this Act.