CS FOR SENATE BILL NO. 45(CRA) am(fld H)

IN THE LEGISLATURE OF THE STATE OF ALASKA

TWENTY-SEVENTH LEGISLATURE - SECOND SPECIAL SESSION

BY THE SENATE COMMUNITY AND REGIONAL AFFAIRS COMMITTEE

Failed: 6/28/11 Amended: 6/27/11

Sponsor(s): SENATE RULES COMMITTEE BY REQUEST OF THE GOVERNOR

A BILL

FOR AN ACT ENTITLED

- 1 "An Act extending the termination date of the Alaska coastal management program and 2 relating to the extension; relating to the review of activities and regulations of the Alaska 3 coastal management program; establishing the Alaska Coastal Policy Board; relating to 4 the development, review, and approval of district coastal management plans; relating to 5 the duties of the Department of Natural Resources relating to the Alaska coastal 6 management program; relating to the review of certain consistency determinations; 7 providing for an effective date by amending the effective date of secs. 1 - 13 and 18, ch. 8 31, SLA 2005; and providing for an effective date."
- 9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:
- * **Section 1.** AS 44.37.020 is amended by adding a new subsection to read:
- 11 (c) In administering the Alaska coastal management program under AS 46.39 12 and AS 46.40, the Department of Natural Resources may consider how subsistence

1	uses may be affected.
2	* Sec. 2. AS 44.66.020(a) is amended to read:
3	(a) Agency programs and activities listed in this subsection that are
4	specifically designated as provided in AS 44.66.030 are subject to termination during
5	the regular legislative session convening in the month and year set out after each:
6	(1) programs in the budget categories of general government, public
7	protection, and administration of justice - January, 1980;
8	(2) programs in the budget categories of education and the University
9	of Alaska - January, 1981;
10	(3) programs in the budget categories of health and social services -
11	January, 1982;
12	(4) programs in the budget categories of natural resources
13	management, development, and transportation - January, 1983;
14	(5) the Alaska coastal management program (AS 46.40) - January,
15	2017 [2011].
16	* Sec. 3. AS 46.39 is amended by adding a new section to article 1 to read:
17	Sec. 46.39.005. Alaska Coastal Policy Board. (a) The Alaska Coastal Policy
18	Board is created in the Department of Natural Resources. The board consists of the
19	following:
20	(1) five public members appointed by the governor; the public
21	members shall include
22	(A) one at-large member and an alternate member from any
23	coastal resource district who is a representative of
24	(i) a Native regional corporation established under 43
25	U.S.C. 1601 et seq. (Alaska Native Claims Settlement Act);
26 27	(ii) a mining organization;
27	(iii) an oil and gas organization; or
28	(iv) any other resource development or extraction
29 30	industry; (B) four members from a list composed of at least three names
31	(B) four members from a list composed of at least three names from each region, and four alternate members from a list composed of at least
<i>)</i> 1	mom each region, and rour antennate incliners mom a list composed of at least

1	three names from each region, nominated and submitted by the coastal
2	resource districts of each region; the governor may reject a list submitted under
3	this subparagraph and request that subsequent lists with different names be
4	submitted; one public member and one alternate member shall be appointed
5	from each of the following regions:
6	(i) northwest Alaska, including, generally, the area of
7	the North Slope Borough and the Northwest Arctic Borough; and the
8	Bering Strait area, including, generally, the area of the Bering Strait
9	regional educational attendance area;
10	(ii) southwest Alaska, including, generally, the area
11	within the Lower Yukon, Lower Kuskokwim, and Southwest regional
12	educational attendance areas and the Lake and Peninsula and Bristol
13	Bay Boroughs; and the Kodiak-Aleutians area, including the area of the
14	Kodiak Island and Aleutians East Boroughs and the Aleutian, Adak,
15	and Pribilof regional educational attendance areas;
16	(iii) Upper Cook Inlet area, including the Municipality
17	of Anchorage and the Matanuska-Susitna Borough; the Lower Cook
18	Inlet area, including, generally, the Kenai Peninsula Borough; and the
19	Prince William Sound area, including, generally, the area east of the
20	Kenai Peninsula Borough to 141 West longitude; and
21	(iv) Southeast Alaska, generally the area east of 141
22	West longitude;
23	(2) each of the following designated members:
24	(A) the commissioner of environmental conservation;
25	(B) the commissioner of fish and game;
26	(C) a deputy commissioner of natural resources;
27	(D) the commissioner of transportation and public facilities.
28	(b) Public members serve staggered terms of three years. Except as provided
29	by (c) of this section, each member serves until a successor is appointed and qualified.
30	A public member may be reappointed.
31	(c) The board may recommend that the governor remove a public member for

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cause. With or without a recommendation from the board, the governor may remo	ove a
public member for cause. If a public member is removed, the alternate member	shall
serve the remainder of the term, and a new alternate shall be appointed under (a)(1) of
this section. In this subsection, "for cause" includes lack of contribution to the bo	ard's
work, neglect of duty, incompetence, inability to serve, poor attendance,	and
misconduct in office.	
(d) The board shall designate co-chairs, one of whom shall be selected	from
among the public members appointed under (a)(1) of this section and one from an	nong
the members designated in (a)(2) of this section.	
(e) If a member serving under (a)(1) of this section is unable to attend	the

- (e) If a member serving under (a)(1) of this section is unable to attend, the alternate may attend. The names of alternates serving under (a)(1) of this section shall be filed with the board.
- (f) If a member serving under (a)(2) of this section is unable to attend, a deputy commissioner in the same department may attend and act in place of the member. The names of deputy commissioners serving as alternates for members serving under (a)(2) of this section shall be filed with the board.
- (g) Three public members and three designated members of the board constitute a quorum. However, action may be taken only upon the affirmative vote of at least two-thirds of the full membership of the board.
- (h) The board shall meet at least four times a year and as often as necessary to fulfill its duties under this chapter and AS 46.40. Meetings may be held and members may vote telephonically, except one board meeting a year shall be held in person.
- (i) Public members of the board are entitled to per diem and travel expenses authorized by law for members of boards and commissions.
- (j) Administrative support for the board shall be provided by the division in the department responsible for coastal and ocean management. The director of the division in the department responsible for coastal and ocean management may contract with or employ persons as necessary to assist the board in carrying out the board's duties and responsibilities.
 - (k) The board shall
 - (1) make recommendations to the department relating to the approval

1	or modification of a district coastal management plan under AS 46.40.060(b);
2	(2) provide a forum for the discussion of issues related to this chapter,
3	AS 46.40, and the coastal uses and resources of the state; and
4	(3) annually solicit from state and federal agencies information as to
5	whether they implemented any new statutes or regulations affecting coastal uses or
6	resources to determine if existing enforceable policies duplicate, restate, incorporate
7	by reference, rephrase, or adopt the new state or federal statutes or regulations, and if
8	so, direct a coastal resource district with such enforceable policies to resubmit its
9	coastal management plan for review under this chapter and AS 46.40; and
10	(4) review and provide comments to the department on regulations
11	proposed under this chapter and AS 46.40.
12	* Sec. 4. AS 46.39.010 is amended by adding a new subsection to read:
13	(d) Not later than January 20 each year, the department shall prepare an annual
14	report summarizing the department's efforts to draft and adopt regulations under this
15	chapter and AS 46.40 during the prior calendar year. The department shall notify the
16	legislature that the report is available and shall also post the report on the department's
17	Internet website.
18	* Sec. 5. AS 46.39.030 is amended to read:
19	Sec. 46.39.030. Powers of the department. The department may
20	(1) apply for and accept grants, contributions, and appropriations,
21	including application for and acceptance of federal funds that may become available
22	for coastal planning and management;
23	(2) contract for necessary services;
24	(3) consult and cooperate with
25	(A) persons, organizations, and groups, public or private,
26	interested in, affected by, or concerned with coastal area planning and
27	management;
28	(B) agents and officials of the coastal resource districts of the
29	state, the Alaska Coastal Policy Board established in AS 46.39.005, and
30	federal and state agencies concerned with or having jurisdiction over coastal
31	planning and management;

1	(4) take any reasonable action necessary to carry out the provisions of
2	this chapter or AS 46.40.
3	* Sec. 6. AS 46.39.040 is amended to read:
4	Sec. 46.39.040. Duties of the department. In conformity with 16 U.S.C. 1451
5	- 1464 (Coastal Zone Management Act of 1972), as amended, the department shall
6	(1) develop statewide standards for the Alaska coastal management
7	program, and criteria for the preparation and approval of district coastal management
8	plans in accordance with AS 46.40;
9	(2) establish continuing coordination among state agencies to facilitate
10	the development and implementation of the Alaska coastal management program; in
11	carrying out its duties under this paragraph, the department shall initiate an
12	interagency program of comprehensive coastal resource planning for each geographic
13	region of the state;
14	(3) assure continued provision of [DATA AND] information to coastal
15	resource districts to carry out their planning and management functions under the
16	program; in providing information to a coastal resource district and coastal
17	resource service area under this paragraph, the department shall provide the
18	information by electronic transmission, or by mail if the addressee does not have
19	an electronic mail address, to the presiding officer of the governing body of the
20	coastal resource district and to other persons as may be designated in writing by
21	the district;
22	(4) summarize the minutes of the board's discussion of issues
23	related to this chapter, AS 46.40, and coastal uses and resources of the state.
24	* Sec. 7. AS 46.40.030 is amended to read:
25	Sec. 46.40.030. Development of district coastal management plans. (a)
26	Coastal resource districts shall develop and adopt district coastal management plans in
27	accordance with the provisions of this chapter. The plan adopted by a coastal resource
28	district shall be based upon a municipality's existing comprehensive plan or a new
29	comprehensive resource use plan or comprehensive statement of needs, policies,
30	objectives, and standards governing the use of resources within the coastal area of the
31	district. The plan must meet the [STATEWIDE STANDARDS AND] district plan

1	criteria adopted under AS 46.40.040, may not be inconsistent with the standards
2	adopted under AS 46.40.040, and must include
3	(1) a delineation within the district of the boundaries of the coastal area
4	subject to the district coastal management plan;
5	(2) a statement, list, or definition of the land and water uses and
6	activities subject to the district coastal management plan;
7	(3) a statement of enforceable policies to be applied to the land and
8	water uses subject to the district coastal management plan; and
9	(4) [A DESCRIPTION OF THE USES AND ACTIVITIES THAT
10	WILL BE CONSIDERED PROPER AND THE USES AND ACTIVITIES THAT
11	WILL BE CONSIDERED IMPROPER WITH RESPECT TO THE LAND AND
12	WATER WITHIN THE COASTAL AREA; AND
13	(5)] a designation of any [, AND THE POLICIES THAT WILL BE
14	APPLIED TO THE USE OF,] areas which merit special attention under [WITHIN]
15	the district coastal management plan and a designation of the enforceable policies
16	that will be applicable within those areas which [RESOURCE DISTRICT THAT]
17	merit special attention.
18	(b) In developing enforceable policies in its coastal management plan under
19	(a) of this section, a coastal resource district shall meet the requirements of
20	AS 46.40.070 and ensure that the enforceable policies
21	(1) are clear and concise as to the activities and persons affected by
22	the policies;
23	(2) use prescriptive or performance-based standards that are
24	written in precise and enforceable language;
25	(3) address a coastal use or resource of concern to the residents of
26	the coastal resource district and consider the aggregate evidence relating to that
27	concern; and
28	(4) employ the least restrictive means to achieve the objective of
29	the enforceable policy [MEET THE REQUIREMENTS OF AS 46.40.070 AND
30	MAY NOT DUPLICATE, RESTATE, OR INCORPORATE BY REFERENCE
31	STATUTES AND ADMINISTRATIVE REGULATIONS ADOPTED BY STATE

1	OR FEDERAL AGENCIES].
2	* Sec. 8. AS 46.40.030 is amended by adding new subsections to read:
3	(c) In determining whether an enforceable policy employs the least restrictive
4	means to achieve its objective, the following factors shall be considered:
5	(1) alternative methods of achieving the objective of the policy;
6	(2) the aggregate evidence relating to each alternative method; and
7	(3) how the alternative methods may affect other existing or potential
8	uses.
9	(d) Additional factors that the department may require be addressed in
10	determining whether an enforceable policy employs the least restrictive means to
11	achieve its objective are as follows:
12	(1) the economic effects of alternative methods;
13	(2) the technological feasibility of the alternative methods; and
14	(3) any other relevant factors.
15	* Sec. 9. AS 46.40.040(b) is amended to read:
16	(b) Notwithstanding any other provision of law, AS 46.03, AS 46.04,
17	AS 46.09, AS 46.14, and the regulations adopted under those statutes constitute the
18	exclusive enforceable policies of the Alaska coastal management program for those
19	purposes. For those purposes only,
20	(1) the issuance of permits, certifications, approvals, and
21	authorizations by the Department of Environmental Conservation establishes
22	consistency with the Alaska coastal management program for those activities of a
23	proposed project subject to those permits, certifications, approvals, and authorizations;
24	(2) for a consistency review of an activity that does not require a
25	Department of Environmental Conservation permit, certification, approval, or
26	authorization because the activity is a federal activity or the activity is located on
27	federal land or the federal outer continental shelf, consistency with AS 46.03,
28	AS 46.04, AS 46.09, and AS 46.14 and the regulations adopted under those statutes
29	shall be established on the basis of whether the Department of Environmental
30	Conservation finds that the activity satisfies the requirements of those statutes and
31	regulations.

1	* Sec. 10. AS 46.40.050 is amended by adding a new subsection to read:
2	(c) A coastal resource district shall resubmit its coastal management plan, as
3	may be directed by the board under AS 46.39.005(k)(3).
4	* Sec. 11. AS 46.40.060(a) is amended to read:
5	(a) If, upon submission of a district coastal management plan for approval, the
6	department finds that the plan meets the provisions of this chapter [AND THE
7	STATEWIDE STANDARDS AND DISTRICT PLAN CRITERIA ADOPTED BY
8	THE DEPARTMENT AND DOES NOT ARBITRARILY OR UNREASONABLY
9	RESTRICT OR EXCLUDE USES OF STATE CONCERN], the department may
10	approve the district coastal management plan, or may approve portions of the district
11	plan that meet those requirements.
12	* Sec. 12. AS 46.40.060(b) is amended to read:
13	(b) If the department finds that a district coastal management plan is not
14	approvable or is approvable only in part under (a) of this section, the department
15	shall explain in writing the basis for its decision. The coastal resource district that
16	submitted the plan may request that the department submit the plan or portions
17	of the plan to the board for review. The board shall review the plan or portions of
18	the plan and make recommendations relating to whether the department should
19	approve or modify the district coastal management plan in whole or in part [IT
20	SHALL DIRECT THAT DEFICIENCIES IN THE PLAN SUBMITTED BY THE
21	COASTAL RESOURCE DISTRICT BE MEDIATED. IN MEDIATING THE
22	DEFICIENCIES, THE DEPARTMENT MAY CALL FOR ONE OR MORE PUBLIC
23	HEARINGS IN THE DISTRICT. THE DEPARTMENT SHALL MEET WITH
24	OFFICIALS OF THE COASTAL RESOURCE DISTRICT IN ORDER TO
25	RESOLVE DIFFERENCES].
26	* Sec. 13. AS 46.40.060(c) is amended to read:
27	(c) After the board has reviewed the district coastal management plan
28	and submitted recommendations under (b) of this section [IF, AFTER
29	MEDIATION, THE DIFFERENCES HAVE NOT BEEN RESOLVED], the

(1) <u>approve the plan or portions of the plan;</u>

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department shall enter findings and, by order, may [REQUIRE]

1	(2) require that the district coastal management plan be amended to
2	meet [SATISFY] the provisions of this chapter [OR MEET THE STATEWIDE
3	STANDARDS] and district plan criteria adopted by the department;
4	(3) require [(2)] that the district coastal management plan be revised
5	to accommodate a use of state concern; or
6	(4) require the coastal resource district to submit additional
7	information if, in the judgment of the department, additional information is
8	necessary for the department to approve the plan or portions of the plan [(3)
9	ANY OTHER ACTION BE TAKEN BY THE COASTAL RESOURCE DISTRICT
10	AS APPROPRIATE].
11	* Sec. 14. AS 46.40.060 is amended by adding new subsections to read:
12	(e) Only a coastal resource district affected by a decision of the department
13	under this section may request reconsideration of the decision. The request must be
14	made within 15 days after the decision, must be in writing, and must include a
15	statement of the specific issues and material facts that the coastal resource district
16	contends that the department overlooked, failed to consider, or misconceived. The
17	commissioner of natural resources may review the department's decision on the basis
18	of the request and determine whether the decision should be changed. The
19	commissioner may issue a determination in writing within 20 days after the issuance
20	of the decision. If the commissioner has not issued a written decision within the 20-
21	day period, the request for reconsideration shall be considered as denied. Denial of a
22	request for reconsideration is a final administrative order and decision of the
23	department.
24	(f) The superior courts of the state have jurisdiction to enforce orders of the
25	department entered under (c) and (e) of this section.
26	* Sec. 15. AS 46.40.070 is repealed and reenacted to read:
27	Sec. 46.40.070. Requirements for department review and approval. (a) The
28	department shall approve a district coastal management plan submitted for review and
29	approval if, as determined by the department, the
30	(1) district coastal management plan meets the requirements of this
31	chapter and the district plan criteria adopted by the department; and

1	(2) emorceable policies of the district coastal management plan
2	(A) do not duplicate, restate, incorporate by reference,
3	rephrase, or adopt state or federal statutes or regulations;
4	(B) are not preempted by or in conflict with state or federal
5	statutes or regulations;
6	(C) employ the least restrictive means to achieve the objective
7	of the enforceable policies;
8	(D) do not arbitrarily or unreasonably restrict uses of state
9	concern; and
10	(E) meet the requirements of (b) and (c) of this section.
11	(b) The enforceable policies in a district coastal management plan submitted
12	for review under this section that meet the requirements of (a) of this section may
13	establish new standards or requirements that are within the authority of a state or
14	federal agency unless
15	(1) a state agency specifically objects to the proposed new standards or
16	requirements on the grounds that the proposed standards or requirements
17	(A) are based on aggregate evidence that is relied upon by the
18	coastal resource district to satisfy the requirements of AS 46.40.030 but that
19	conflicts with the agency's interpretation of the aggregate evidence within the
20	agency's area of expertise;
21	(B) conflict with the agency's allocation of existing or planned
22	agency resources to meet state policies and objectives; or
23	(C) conflict with agency priorities or objectives, or other state
24	policies;
25	(2) the proposed new standards or requirements address discharges,
26	emissions, contaminants, conditions, risks, or other matters that fall within the
27	authority of the Department of Environmental Conservation under AS 46.03,
28	AS 46.04, AS 46.09, AS 46.14, and regulations adopted under those statutes.
29	(c) An approval of a district coastal management plan with enforceable
30	policies may not affect a person's rights or authorizations under an unexpired permit,
31	lease, or other valid existing right to explore or develop natural resources that predates

1	the date that the enforceable policy becomes final. An enforceable policy becomes
2	final when its adoption is no longer subject to further review through either a judicial
3	or administrative process.
4	(d) Notwithstanding AS 46.40.030(a)(4), in reviewing and approving a district
5	coastal management plan under (a) of this section, the department may not require a
6	district to designate areas for the purpose of developing an enforceable policy.
7	(e) In this section, "specifically objects" means that, during a review of a
8	district coastal management plan under AS 46.40.050 or 46.40.060 and their
9	implementing regulations, a written objection to the enforceable policy that establishes
10	the new standards or requirements is filed with the department by
11	(1) the commissioner or deputy commissioner of a state agency; or
12	(2) the attorney general of the state.
13	(f) Notwithstanding any other provision of this chapter, an enforceable policy
14	that establishes requirements within the authority of a state or federal agency shall be
15	superseded upon the enactment of a law or adoption of a regulation that is inconsistent
16	with the enforceable policy.
17	* Sec. 16. AS 46.40.096(d) is amended to read:
18	(d) In preparing a consistency review and determination for a proposed
19	project, the reviewing entity shall
20	(1) request consistency review comments for the proposed project
21	from state resource agencies, affected coastal resource districts, and other interested
22	parties as determined by regulation adopted by the department;
23	(2) prepare proposed consistency determinations;
24	(3) conduct an elevated review [COORDINATE SUBSEQUENT
25	REVIEWS] of proposed consistency determinations prepared under (2) of this
26	subsection; an elevated [A SUBSEQUENT] review of a proposed consistency
27	determination under this paragraph
28	(A) shall be conducted [IS LIMITED TO A REVIEW] by the
29	commissioners or deputy commissioners of the resource agencies
30	[DEPARTMENT];
31	(B) may occur only if requested by

1	(i) the project applicant;
2	(ii) a state resource agency; or
3	(iii) an affected coastal resource district; and
4	(C) shall be completed with the issuance of a written order
5	signed by at least two of the commissioners or deputy commissioners of
6	the resource agencies [BY THE DEPARTMENT] within 60 [45] days after
7	the initial request for an elevated [SUBSEQUENT] review under this
8	paragraph; if a written order is not issued in accordance with this
9	subparagraph, the proposed consistency determination under (2) of this
10	subsection is the final consistency determination and certification; and
11	(4) render the final consistency determination and certification
12	consistent with this subsection.
13	* Sec. 17. AS 46.40.096(o) is amended to read:
14	(o) The time limitations in (n) of this section
15	(1) do not apply to a consistency review involving the disposal of an
16	interest in state land or resources;
17	(2) are suspended
18	(A) from the time the reviewing entity determines that the
19	applicant has not adequately responded in writing within 14 days after the
20	receipt of a written request from the reviewing entity for additional
21	information, until the time the reviewing entity determines that the applicant
22	has provided an adequate written response;
23	(B) during a period of time requested by the applicant;
24	(C) during the period of time a consistency review is
25	undergoing an elevated [A SUBSEQUENT] review under (d)(3) of this
26	section.
27	* Sec. 18. AS 46.40.096(q)(2) is amended to read:
28	(2) "reviewing entity" means the
29	(A) Department of Natural Resources, for a consistency review
30	subject to AS 46.39.010;
31	(B) commissioners or deputy commissioners of the resource

2	(C) state agency identified in (b) of this section, for a
3	consistency review not subject to AS 46.39.010.
4	* Sec. 19. AS 46.40.180(b) is amended to read:
5	(b) If a city or village within a coastal resource service area fails to approve a
6	portion of the district coastal management plan prepared and submitted for approval
7	under (a) of this section, the governing body shall advise the coastal resource service
8	area board of its objections to the proposed plan and suggest alternative elements or
9	components for inclusion in the district coastal management plan. New matter
10	submitted by a city or village that is not inconsistent with the standards adopted
11	under AS 46.40.040 and meets the [STATEWIDE STANDARDS AND] district plan
12	criteria adopted under this chapter shall be accepted and the district coastal
13	management plan modified accordingly. If a city or village fails to provide objections
14	and suggested alternatives within the time limits established in this section, the coastal
15	resource service area board may adopt the district coastal management plan as initially
16	offered.
17	* Sec. 20. AS 46.40.210 is amended by adding new paragraphs to read:
18	(13) "aggregate evidence" means the most complete and competent
19	information available that relates to an enforceable policy in a district coastal
20	management plan or the development of an enforceable policy in a proposed district
21	coastal management plan; in this paragraph, "information" includes
22	(A) data that are obtained through the scientific method, that
23	relate to established chemical, physical, biological, or ecosystem management
24	principles, that are in a form that allows resource agency review for scientific
25	merit, and that are supported by one or more of the following:
26	(i) written analysis based on field observations and
27	professional judgment along with photographic or other documentation;
28	(ii) written analysis from a professional scientist with
29	expertise in the specific discipline; or
30	(iii) site-specific scientific research that may include
31	peer-review level research or literature; and

agencies for an elevated review;

1	(B) knowledge about the coastal environment or the human use
2	of that environment, including information passed down through generations,
3	if that knowledge is
4	(i) derived from experience and observations;
5	(ii) generally accepted by the local community; and
6	(iii) not determined by a resource agency to be
7	inconsistent with competent information described under (A) of this
8	paragraph;
9	(14) "board" means the Alaska Coastal Policy Board established in
10	AS 46.39.005;
11	(15) "commissioners" means the commissioners of the resource
12	agencies;
13	(16) "elevated review" means a review of a proposed consistency
14	determination by the commissioners or deputy commissioners of the resource
15	agencies.
16	* Sec. 21. AS 46.39.005 is repealed.
17	* Sec. 22. AS 46.40.060(d) is repealed.
18	* Sec. 23. The uncodified law of the State of Alaska is amended by adding a new section to
19	read:
20	APPLICABILITY. The changes to AS 44.37.020, AS 46.39, and AS 46.40 made by
21	secs. 1, 3 - 20, and 22 of this Act apply only on and after July 1, 2012.
22	* Sec. 24. The uncodified law of the State of Alaska is amended by adding a new section to
23	read:
24	TRANSITION: MEMBERS OF THE ALASKA COASTAL POLICY BOARD;
25	STAGGERED TERMS. Notwithstanding AS 46.39.005(a), added by sec. 3 of this Act, and
26	secs. 23 and 31 of this Act, within 30 days after the effective date of this section, the
27	municipalities of each region identified in AS 46.39.005(a)(1)(B) shall submit to the governor
28	the names of three persons to be considered for appointment as public members, and the
29	names of three persons to be considered as alternate members, from the region qualified under
30	AS 46.39.005(a), added by sec. 3 of this Act. Notwithstanding AS 46.39.005, added by sec. 3
31	of this Act, and secs. 23 and 31 of this Act, within 60 days after the effective date of this

- 1 section, the governor shall appoint, from the lists of names submitted under
- 2 AS 46.39.005(a)(1)(B), one member and one alternate member from each region, or request
- 3 subsequent lists of names in accordance with AS 46.39.005(a)(1)(B), and shall appoint one at-
- 4 large member and one alternate member to serve on the Alaska Coastal Policy Board
- 5 established by AS 46.39.005, added by sec. 3 of this Act. The governor shall appoint the
- 6 public members to three-year staggered terms to begin on the date AS 46.39.005 takes effect.
- 7 The alternate member for each public member shall serve the same term as the public
- 8 member. The governor shall specify the term of each public member appointed subject to this
- 9 section.
- * Sec. 25. The uncodified law of the State of Alaska is amended by adding a new section to
- 11 read:
- 12 TRANSITION: PENDING DISTRICT COASTAL MANAGEMENT PLANS. If a
- plan of a coastal resource district was submitted to the Department of Natural Resources
- before July 1, 2012, but is pending approval in its entirety before July 1, 2012, the coastal
- 15 resource district shall resubmit the entire plan to the Department of Natural Resources for
- approval using the standards set out in AS 46.39 and AS 46.40, as modified by secs. 1, 3 20,
- 17 and 22 of this Act.
- * Sec. 26. The uncodified law of the State of Alaska is amended by adding a new section to
- 19 read:
- 20 REVIEW AND REPORT BY THE ALASKA COASTAL POLICY BOARD. Before
- February 1, 2014, the Alaska Coastal Policy Board shall review AS 46.40.040(b), as amended
- by sec. 9 of this Act, AS 46.40.040(c), and AS 46.40.096(i), their implementing regulations,
- and related federal and state statutes and regulations, and prepare a report to the governor and
- 24 the legislature on any proposed changes to the provisions of AS 46.40.
- * Sec. 27. The uncodified law of the State of Alaska is amended by adding a new section to
- 26 read:
- 27 RETROACTIVITY AND REVIVAL. (a) The amendment to AS 44.66.020(a)(5)
- made by sec. 2 of this Act is retroactive to January 1, 2011.
- 29 (b) If, under AS 01.10.070(c), sec. 29 of this Act takes effect on or after July 1, 2011,
- sec. 29 of this Act is retroactive to July 1, 2011, the provisions repealed by sec. 18, ch. 31,
- 31 SLA 2005, are revived, and the provisions amended by secs. 1 13, ch. 31, SLA 2005, are

1	amended to read as they read on June 30, 2011, subject to reconciliation with other bills
2	affecting those sections passed by the Twenty-Seventh Alaska State Legislature and enacted
3	into law. If a provision is revived, it is revived as the provision read on June 30, 2011. The
4	revived or amended provisions are subject to secs. 23 and 31 of this Act and to amendment
5	and repeal under sec. 22, ch. 31, SLA 2005, as amended by sec. 29 of this Act.

- (c) Notwithstanding (b) of this section, if sec. 29 of this Act does not receive the concurrence of two-thirds of the membership of each house as required under art. II, sec. 18, Constitution of the State of Alaska,
- 9 (1) the provisions repealed by sec. 18, ch. 31, SLA 2005, are revived retroactive to July 1, 2011; if a provision is revived, it is revived as it read on June 30, 2011; and
- 12 (2) the provisions amended by secs. 1 13, ch. 31, SLA 2005, are amended to 13 read as they read on June 30, 2011, subject to reconciliation with other bills affecting those 14 sections passed by the Twenty-Seventh Alaska State Legislature and enacted into law.
 - (d) If, under AS 01.10.070(c), sec. 29 of this Act takes effect on or after July 1, 2011, regulations adopted under AS 46.39 and AS 46.40 and annulled as a result of repeals made by sec. 18, ch. 31, SLA 2005, are revived to the extent that the regulations are consistent with this Act.
- * Sec. 28. The uncodified law of the State of Alaska is amended by adding a new section to read:
- 21 CONDITIONAL EFFECT. Section 21 of this Act takes effect only if
 - (1) AS 46.39.005 takes effect after July 1, 2011; and
- 23 (2) secs. 1 13 and 18, ch. 31, SLA 2005, take effect.

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- * Sec. 29. The uncodified law of the State of Alaska enacted in sec. 22, ch. 31, SLA 2005, is amended to read:
 - Sec. 22. Sections 1 13 and 18, ch. 31, SLA 2005, [OF THIS ACT] take effect July 1, 2017 [2011, UNLESS THE STATE'S REVISED COASTAL MANAGEMENT PROGRAM HAS NOT BEEN APPROVED BY THE NATIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION, OFFICE OF OCEAN AND COASTAL RESOURCE MANAGEMENT, UNITED STATES DEPARTMENT OF COMMERCE, UNDER 16 U.S.C. 1455 AND 1457 (COASTAL ZONE

1	MANAGEMENT ACT OF 1972) BEFORE JANUARY 1, 2006. IF THE STATE'S
2	REVISED COASTAL MANAGEMENT PROGRAM IS NOT APPROVED
3	BEFORE JANUARY 1, 2006, BY THE NATIONAL OCEANIC AND
4	ATMOSPHERIC ADMINISTRATION, OFFICE OF OCEAN AND COASTAL
5	RESOURCE MANAGEMENT, UNITED STATES DEPARTMENT OF
6	COMMERCE, THEN SECS. 1 - 13 AND 18 OF THIS ACT TAKE EFFECT
7	MAY 10, 2006. THE COMMISSIONER OF NATURAL RESOURCES SHALL
8	NOTIFY THE REVISOR OF STATUTES ON FEBRUARY 1, 2006, WHETHER
9	THE REVISED COASTAL MANAGEMENT PROGRAM HAS BEEN APPROVED
10	AS DESCRIBED IN THIS SECTION].

- * Sec. 30. If sec. 21 of this Act takes effect under sec. 28 of this Act, it takes effect on the date that secs. 1 13 and 18, ch. 33, SLA 2005, take effect.
- * **Sec. 31.** Sections 1, 3 20, 22, 25, and 26 of this Act take effect July 1, 2012.
- * Sec. 32. Except as provided in secs. 30 and 31 of this Act, this Act takes effect
- immediately under AS 01.10.070(c).