

you, but it is possible that you will not receive title to the land, or that the title you do receive will be different from an ordinary allotment title.

The Judge's decision as to whether a person gave an application to a RuralALCAP worker on or before December 18, 1971 is final. The person will not be allowed to appeal the decision to a higher court.

Finally, the settlement is binding on the United States only if there are fewer than 325 people who claim to be class members and if the United States is not required to start a lawsuit to get title to land claimed by a class member.

HOW THE SETTLEMENT WILL WORK

If the Court approves this settlement, Notices will be put in newspapers and read over radio by October 12, 1982. These Notices will tell people about the Settlement and that the people must send a letter, which is received by the Court by November 22, 1982, to take advantage of the Settlement. In addition, the attorneys for the Natives will send letters to those people that the attorneys believe are class members. These people also must write a letter telling the Court that they are class members.

If less than 325 letters are received by November 22, 1982 the Court will publish a list of the names of the people who have sent the letters and a description of the land for which they have applied. This publication will begin the protest period of 180 days for purposes of Sec.905 of ANILCA.

Between November 22, 1982 and February, 1983 the government will review the letters from each person who claims to be a class member and may require further evidence. An attorney from Alaska Legal Services will be available to help the person present evidence to this Court. The Judge will make the final decision on each claim. That decision cannot be appealed.

WHAT YOU WOULD GIVE UP IN THE SETTLEMENT

If the Court approves the Settlement, you would give up all rights to sue the United States about these allotment applications. Also, you would give up all rights to appeal the Judge's decision as to who is a class member. You would agree that the allotment applications would be processed like other allotment applications and would be subject to a new 180 day protest period under Sec.905 of ANILCA. Finally, you would waive any right you have to require the United States to recover title to land you claim, if the United States has already conveyed that title to someone else.

YOUR RIGHT TO SAY SOMETHING ABOUT THE SETTLEMENT

This Settlement will not be made unless the Court says it is okay. The Court will hold a hearing about the Settlement on October 1, 1982, at 8:30 AM, at the Federal Courthouse in Anchorage in Courtroom 2. You may come to the Court and make a statement about what you think of the Settlement. You can also write a letter to the Court and say what you think about it. If you do write a letter, it must be received by the Court by September 29, 1982. The Court will consider your comments in deciding whether to approve the Settlement.

OTHER INFORMATION

The lawyers who started this lawsuit for the Alaska Natives are attorneys with Alaska Legal Services. The United States is represented by the United States Attorney. If you wish, you may have your own lawyer appear for you.

This Notice is a general summary of the full Stipulation of Settlement. The full Stipulation of Settlement may be seen at the Office of the Clerk of Court of the United States District Court in Anchorage, at the Alaska Legal Services Offices throughout the state, or at the Bureau of Land Management office in Anchorage and Fairbanks. All papers filed in this case may be seen at the office of the Clerk of Court of the United States District Court in Anchorage.

Communications to the Court regarding this Settlement should be sent to the following address:

Fanny Barr Class
No. A76-160 Civil
c/o Clerk, U.S. District Court
Federal Building

Anchorage, Alaska 99501
Pub: 9/1, 9/8/82 Ad No. 4516.

INVITATION FOR BIDS STATE OF ALASKA DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES SOUTHEAST REGION HARBOR DESIGN AND CONSTRUCTION

Sealed bids in single copy for furnishing all labor, materials and equipment, and performing all work on Project ER-61(1), Richardson Highway Mile 59.05 & Mile 60.2 Flood Damage Repair, described herein, will be received until 2:00 p.m. prevailing time, September 16, 1982, in the Office of the Chief of Claims/Bids, 6860 Glacier Highway, Juneau, Alaska. This project will consist of placing 9,800 tons of Class II Riprap. All work shall be completed by November 15, 1982.

The following provisions are made a part of all advertisements for State construction contracts:

"Bidders must submit certifications stating whether or not they intend to subcontract a portion of the work and, if so, that they have taken affirmative action to seek out and consider minority business enterprises as potential subcontractors. Each bidder intending to submit part of the contract work shall make contact with potential minority business enterprises subcontractors to affirmatively solicit their interest, capability, and prices, and shall document the results of such contacts. A bidder's failure to submit this certification or submission of a false certification shall disqualify the bid for award."

Certification Form 25A327 shall be submitted before award.

Plans and specifications may be obtained by all who have a bona fide need for them for bidding purposes from the Chief of Technical Services, 2301 Peger Rd., Fairbanks, Alaska 99701, telephone no. (907) 452-1911 Ext. 293. Plans may be examined at the Regional Department of Transportation and Public Facilities offices in Anchorage, Valdez, Fairbanks, Juneau, and the Associated General Contractors offices in Seattle, Anchorage, Fairbanks and Juneau.

ROBERT W. WARD
Commissioner
Department of Transportation
and Public Facilities
Pubish: 9/1, 8, 15/82 Ad No. 4581.

PUBLIC NOTICE

NOTICE OF PROPOSED CHANGES IN THE REGULATIONS OF THE ALASKA INDUSTRIAL DEVELOPMENT AUTHORITY

NOTICE IS HEREBY GIVEN that the Alaska Industrial Development Authority under authority vested by AS 44.88.151, as amended, proposes to adopt an amendment to an existing permanent regulation. The amendment would further implement Section 69, Chapter 313, SLA 1982 as follows, and the description herein shall constitute an informative summary of the subject of the proposed action:

(1) 3 AAC 99.620(a) would be amended to remove a limitation on the number of units in a multi-family housing project and remove the limitation on the number of loans to any one business enterprise.

(2) 3 AAC 99.620(b) would be amended to clarify that the appraised fair market value of the land is included in the cost of construction of the project for purposes of determining the principal amount of a loan.

Notice is also given that any person interested or an authorized representative of the person or both will be given an opportunity to present statements, arguments or contentions relating to the proposed amendments at hearings to be held on September 7, 1982. The hearings will be conducted by electronic media pursuant to AS 44.88.050(a) and it is anticipated that one or more members of the Authority's Board of Directors will be participating in the meetings using telephonic communications (conference telephones) at the following locations and at the following local times:

(a) Conference Room, Department of Commerce and Economic Development, State Office Building, Juneau, Alaska (11:00 a.m.);
(b) Alaska Industrial Development Authority, Board Room, "C" Street Plaza, 1577 "C" Street, Suite 304, Anchorage, Alaska (9:00 a.m.).

The public is invited to participate in the September 7, 1982 hearing by attending and utilizing the telephonic communications or other electronic media available at the two designated places and at the designated times. Pertinent reference material, statutes, regulations, and audio visual materials, if used, will be made available to participants at the locations and at the times described above.

Following the hearing, the Alaska Industrial Development Authority may adopt the proposed amendments to regulations within the subject matter of the above notice, without further notice, or may decide to take no action.

Copy of the proposed amendments may be obtained upon application to the Executive Director, Alaska Industrial Development Authority, 1577 "C" Street, Suite 304, Anchorage, Alaska 99501, telephone (907) 274-1651.

Dated this 17 day of August, 1982.

ALASKA INDUSTRIAL DEVELOPMENT AUTHORITY

INTERIOR REGION DESIGN AND CONSTRUCTION

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Certification Form 25A327 shall be submitted before award.

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ROBERT W. WARD
Commissioner
Department of Transportation
and Public Facilities
Pubish: 9/1, 8, 15/82 Ad No. 4581.

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Notice is also given that any person interested or an authorized representative of the person or both will be given an opportunity to present statements, arguments or contentions relating to the proposed amendments at hearings to be held on September 7, 1982. The hearings will be conducted by electronic media pursuant to AS 44.88.050(a) and it is anticipated that one or more members of the Authority's Board of Directors will be participating in the meetings using telephonic communications (conference telephones) at the following locations and at the following local times:

(a) Conference Room, Department of Commerce and Economic Development, State Office Building, Juneau, Alaska (11:00 a.m.);
(b) Alaska Industrial Development Authority, Board Room, "C" Street Plaza, 1577 "C" Street, Suite 304, Anchorage, Alaska (9:00 a.m.).

The public is invited to participate in the September 7, 1982 hearing by attending and utilizing the telephonic communications or other electronic media available at the two designated places and at the designated times. Pertinent reference material, statutes, regulations, and audio visual materials, if used, will be made available to participants at the locations and at the times described above.

Following the hearing, the Alaska Industrial Development Authority may adopt the proposed amendments to regulations within the subject matter of the above notice, without further notice, or may decide to take no action.

Copy of the proposed amendments may be obtained upon application to the Executive Director, Alaska Industrial Development Authority, 1577 "C" Street, Suite 304, Anchorage, Alaska 99501, telephone (907) 274-1651.

Dated this 17 day of August, 1982.

ALASKA INDUSTRIAL DEVELOPMENT AUTHORITY

OPMENT AUTHORITY
By: BERTRAM L. WAGNON
Executive Director
Publish: 9/1/82 Ad No. 4572.

STATE OF ALASKA NOTICE OF PROPOSED CHANGES IN THE REGULATIONS OF ALASKA STATE COMMISSION FOR HUMAN RIGHTS

Notice is hereby given that the Alaska State Commission for Human Rights, under authority vested by AS 18.80.050, proposes to amend regulations in Title Six of the Alaska Administrative Code, dealing with public records, to implement AS 18.80.110 - 130 as follows:

6 AAC 30.905 (a) is amended to permit government agencies investigating discriminatory conduct to have access to the Commission's investigative file.

Notice is also given that any person interested may present oral or written statements or arguments relevant to the action proposed at a hearing to be held at Kangilikluk Office Building, Dillingham, Alaska at 1:30 p.m. on Thursday, September 30, 1982. At the same date and time oral statements may be presented by teleconference at 1024 W. 6th Ave., Anchorage; 315 Barnette St., Suite 101, Fairbanks and Rm. 30, Capitol Building, Juneau. Persons wishing to testify via teleconference in Barrow, Bethel, Delta, Homer, Kenai Peninsula, Ketchikan, Kodiak, Kotzebue, Matsu, Nome, Sand Point, Seward, Sitka and Valdez may arrange to do so by calling the legislative information office, in their area by 1:30 p.m. on September 28, 1982. Written testimony offered in advance of the hearing must be received in the office of the Alaska State Commission for Human Rights, 431 W. 7th Ave., Anchorage, AK 99501 no later than 4:30 p.m. on Wednesday, September 29, 1982.

This action is not expected to require an increased appropriation. Copies of the proposed regulations may be obtained by writing to the Alaska State Commission for Human Rights, 431 W. 7th Ave., Anchorage, AK 99501. The Alaska State Commission for Human Rights, upon its own motion or at the instance of any interested person, may at the hearing or after it adopt the proposals substantially as described above without further notice or may decide to take no action on them.

DATE: August 23, 1982

JANET BRADLEY

Executive Director

Pubish: 9/1, 8, 15, 22/82 Ad No. 4584.

STATE OF ALASKA DEPARTMENT OF COMMUNITY AND REGIONAL AFFAIRS PUBLIC NOTICE

REGARDING DISPOSAL OF MUNICIPAL TRUST LAND IN ATKA, ALASKA BY The Municipal Lands Trustee

Pursuant to Section 14(c)(3) of the Alaska Native Claims Settlement Act, (ANCSA), 85 Stat. 688, AS 44.47.150(a) and 19 AAC 90.015 of the Municipal Trust Land Regulations, Atxam Corporation has offered to convey the surface estate of the hereinabove described lands to the State of Alaska, in trust, for any municipal corporation hereinabove established in the Village of Atka, Alaska:

The surface estate of that certain real property located in Protracted Township 92 South, Range 176 West, Seward Meridian, Alaska, being situated at the Native village of Atka, Alaska, more particularly described as follows:

TRACT I

Township 92 South, Range 176 West, Seward Meridian, Alaska.

Beginning at Corner No. 1, Lot 1, U.S. Survey No.2015, monumented with BLM brass capped iron post, proceed approximately N. 20deg54' W. 5,463', more or less to point of intersection with Tract I of the Atka Airport, said point being common to a point of intersection with the runway centerline extended a distance of 1,000 feet on a bearing of S19deg28'E from Station 27+00 on the North/South runway centerline, to the TRUE POINT OF BEGINNING;

thence S70deg32'W, 500 feet to corner 1 hereof, thence N19deg28'W, 2,934.00 feet to corner 2 hereof, thence N82deg03'W, 490.50 feet to corner 3 hereof,

thence N87deg45'W, 251.25 feet to corner 4 hereof, thence N7deg57'E, 450 feet to corner 5 hereof, thence S76deg21'E, 251.25 feet to corner 6 hereof,

thence S82deg03'E, 584.59 feet to corner 7 hereof, thence N19deg28'W, 1,244.96 feet to corner 8 hereof, thence N28deg00'W, 1,011.19 feet to corner 9 hereof,

thence N70deg32'E, 800 feet to corner 10 hereof, thence S10deg56'E, 1,011.19 feet to corner 11 hereof,

thence S19deg28'E, 1,391.72 feet to corner 12 hereof, thence S82deg03'E, 1,073.98 feet to corner 13 hereof, thence S7deg57'W, 100.00 feet

to corner 14 hereof, thence S82deg03'E, 300 feet, more or less to a point of intersection with the Western shore of Nazan Bay at the line of mean high water known as corner 15 hereof, thence approximately S7deg57' W, along the shore of said bay at the line of mean high water, a distance of 400', more or less to corner 16 hereof, thence N82deg03'W, a distance of 945.62 feet, more or less to corner 17 hereof, thence S19deg28'E, 2,467.15 feet to corner 18 hereof, thence S70deg32'W, 400 feet to the TRUE POINT OF BEGINNING.

Containing 113.84 acres more or less.

Note: All bearings are based on aerial photos and U.S.G.S. maps and may change subject to survey data.

TRACT II

Township 92 South, Range 176 West, Seward Meridian, Alaska.

Beginning at Corner No. 1, Lot 1, U.S. Survey No.2015, monumented with BLM brass capped iron post, proceed approximately N20deg54'W, 5,463', more or less to a point of intersection with Tract I of the Atka Airport, said point being common to a point of intersection with the runway centerline extended a distance of 1,000 feet on a bearing of S19deg28'E from Station 27+00 on the North/South runway centerline, thence S70deg32'W, 60 feet to corner 2 hereof, thence N19deg28'W, 261.46 to corner 3 hereof, thence N70deg32'W, 60 feet to the TRUE POINT OF BEGINNING.

Containing .36 acres more or less.

Note: All bearings are based on aerial photos and U.S.G.S. maps and may change subject to survey data. On July 29, 1982, the Atka Village Council, the recognized appropriate village entity for the village of Atka, adopted a resolution requesting the Commissioner of the Department of Community and Regional Affairs, acting as trustee for the future municipality of Atka, Alaska, in accordance with AS 44.47.150(b), to grant a public airport lease and right-of-way for the above described parcels of land to the State of Alaska, Department of Transportation and Public Facilities for the construction, operation, and maintenance of a public airport facility and a public airport access road.