Received in the House: 1/21/25; Introduced: 1/24/25

**Referred: Resources, Finance** 

Received in the Senate: 1/21/25; Introduced: 1/24/25

**Referred: Resources, Finance** 

## **EXECUTIVE ORDER NO. 136**

1	Under the authority of art. III, sec. 23, of the Alaska Constitution, and in accordance
2	with AS 24.08.210, I order the following:
3	* Section 1. The uncodified law of the State of Alaska is amended by adding a new section
4	to read:
5	FINDINGS. As governor, I find that it is in the best interests of efficient
6	administration to establish the Department of Agriculture and transfer the functions of the
7	Department of Natural Resources relating to agriculture to the Department of Agriculture.
8	* Sec. 2. AS 03.05.010 is amended to read:
9	Sec. 03.05.010. Powers and duties of commissioner of agriculture
10	[NATURAL RESOURCES]. (a) The commissioner of <u>agriculture</u> [NATURAL
11	RESOURCES] shall
12	(1) direct, administer, and supervise promotional and experimental
13	work, extension services, and agricultural projects for the purpose of promoting and
14	developing commercial and noncommercial agricultural industry in the state,
15	including horticulture, dairying, cattle raising, fur farming, grain production, vegetable
16	production, and agricultural products;
17	(2) procure and preserve all information pertaining to developing the
18	agricultural industry in the state and disseminate that information to the public;
19	(3) assist prospective settlers and others to engage in the agricultural
20	industry in the state by providing information about activities and programs essential
21	to developing the agricultural industry and areas in the state that are suitable for
22	agriculture;
23	(4) review the marketing, financing, transportation, and development
24	of agricultural products in the state, with special emphasis on local production, and
25	negotiate for the marketing of agricultural products of the state with federal and state
26	agencies operating in the state;

1	(5) regulate and control the entry in the state and the transportation,
2	sale, or use in the state of plants, seeds, vegetables, shell eggs, fruits and berries,
3	nursery stock, animal feeds, remedies and mineral supplements, fertilizers, and
4	agricultural chemicals to prevent the spread of pests, diseases, or toxic substances
5	injurious to the public interest and protect the agricultural industry against fraud,
6	deception, and misrepresentation; for purposes of this paragraph, the commissioner
7	may require registration, inspection, and testing and may establish procedures and
8	fees;
9	(6) regulate the farming of elk in a manner similar to the manner in
10	which the commissioner regulates domestic animals and livestock, to the extent that is
11	appropriate;
12	(7) adopt regulations relating to industrial hemp, including regulations
13	that
14	(A) specify approved sources or varieties of hemp seed to be
15	grown, sold, or offered for sale by an individual registered to produce
16	industrial hemp;
17	(B) require testing, paid for by the registrant, for delta-9-
18	tetrahydrocannabinol concentration following harvest of the industrial hemp;
19	(C) provide for general production practices to avoid the
20	unintended distribution of industrial hemp seeds by registrants into
21	nonagricultural land;
22	(D) establish isolation distances for the production of industrial
23	hemp; in this subparagraph, "isolation distance" means the minimum
24	separation required between two or more varieties of the plant (genus)
25	Cannabis for the purpose of keeping the seed pure;
26	(E) permit manufacturing and retail sale of industrial hemp and
27	products made from industrial hemp;
28	(F) establish a registration and renewal procedure for a
29	participant in the industrial hemp program developed under AS 03.05.076;
30	(8) submit a list of individuals registered to produce industrial hemp
31	under AS 03.05.076 and the expiration dates of the registrations to the Marijuana

1	Control Board and the Department of Public Safety;
2	(9) regulate the labeling of seed that does not comply with the
3	requirements of AS 03.20.130.
4	(b) To carry out the requirements of this title, the commissioner of
5	agriculture [NATURAL RESOURCES] may issue orders, regulations, quarantines,
6	and embargoes relating to
7	(1) examination and inspection of premises containing products,
8	articles, and commodities carrying pests;
9	(2) establishment of quarantines for eradication of pests;
10	(3) establishment of standards and labeling requirements pertaining to
11	the sale of agricultural and vegetable seeds;
12	(4) tests and analyses that may be made and hearings that may be held
13	to determine whether the commissioner will issue a stop order or quarantine;
14	(5) cooperation with federal and other state agencies; and
15	(6) industrial hemp.
16	(c) The commissioner of <u>agriculture</u> [NATURAL RESOURCES] shall notify
17	the Marijuana Control Board and the Department of Public Safety when the
18	commissioner issues a stop order. The commissioner of agriculture [NATURAL
19	RESOURCES]
20	(1) shall issue a stop order to a person
21	(A) not registered under AS 03.05.076 who is found to be
22	producing a plant with delta-9-tetrahydrocannabinol; or
23	(B) registered under AS 03.05.076 who is found to be
24	producing a plant with delta-9-tetrahydrocannabinol over one percent; and
25	(2) may issue a stop order to a person registered under AS 03.05.076
26	who is found to be producing a plant with delta-9-tetrahydrocannabinol between 0.3
27	percent and one percent.
28	(d) The commissioner of <u>agriculture</u> [NATURAL RESOURCES] may sell
29	promotional merchandise related to the "Alaska Grown" trademark and may charge or
30	collect a fee for the sale of promotional merchandise related to the "Alaska Grown"
31	trademark. The commissioner may issue a license and charge a license fee for the sale

of promotional merchandise related to the "Alaska Grown" trademark. The commissioner shall price merchandise sold by the commissioner under this subsection in a manner that ensures a reasonable monetary return to the state. To the extent practicable, the commissioner shall sell only merchandise produced or manufactured in the United States that, subject to AS 36.30, is procured from either an Alaska bidder or a person that employs prisoners under AS 33.30.191(b).

### \* **Sec. 3.** AS 03.05.027(a) is amended to read:

(a) The commissioner of **agriculture** [NATURAL RESOURCES] shall employ or appoint a state coordinator for noxious weed, invasive plant, and agricultural pest management and education.

### \* **Sec. 4.** AS 03.05.040(b) is amended to read:

(b) In this section, "commissioner" means commissioner of **agriculture** [NATURAL RESOURCES] with respect to those products over which the commissioner of **agriculture** [NATURAL RESOURCES] has jurisdiction under this title, and the commissioner of environmental conservation with respect to those products over which the commissioner of environmental conservation has jurisdiction under this title.

# \* **Sec. 5.** AS 03.05.050(b) is amended to read:

(b) In this section, "commissioner" means commissioner of **agriculture** [NATURAL RESOURCES] with respect to those products over which the commissioner of **agriculture** [NATURAL RESOURCES] has jurisdiction under this title, and the commissioner of environmental conservation with respect to those products over which the commissioner of environmental conservation has jurisdiction under this title.

## \* **Sec. 6.** AS 03.05.075(a) is amended to read:

(a) Elk may be raised and bred as domestic stock for commercial purposes, including the sale of meat, by a person who lawfully owns the elk and who holds a current valid elk farming license. The commissioner of **agriculture** [NATURAL RESOURCES] may issue an elk farming license for the farming of elk to a person who applies on a form provided by the commissioner, pays the biennial elk farming license fee, and proves to the satisfaction of the commissioner that the person lawfully

owns the elk, intends to raise and breed elk, and possesses facilities for maintaining the elk under positive control. Before issuing or renewing an elk farming license, the commissioner shall conduct a physical inspection of the elk farming facilities and determine that the facilities are in good repair and comply with the fencing standards established under (d) of this section. In this subsection, "lawfully owns" means ownership that was obtained without violating a state or federal law or regulation or a condition of a license or permit issued with respect to elk.

### \* **Sec. 7.** AS 03.05.075(b) is amended to read:

- (b) The commissioner of <u>agriculture</u> [NATURAL RESOURCES] shall provide to the Department of Fish and Game a copy of each application for an elk farming license received by the commissioner and each elk farming license issued by the commissioner.
- \* **Sec. 8.** AS 03.05.075(d) is amended to read:
  - (d) The commissioner of **agriculture** [NATURAL RESOURCES] shall establish fencing standards for elk farming facilities to maintain elk under positive control. Proposed fencing standards shall be submitted to the commissioner of fish and game for review before the standards are adopted or amended.
- \* **Sec. 9.** AS 03.05.075(e) is amended to read:
  - (e) Notwithstanding other provisions of law, a license or permit is not required from the Department of Fish and Game in order to import, export, or possess elk for the purpose of elk farming. Elk imported, exported, or possessed for the purpose of elk farming are subject to the provisions of this title and regulations adopted under this title by the commissioner of **agriculture** [NATURAL RESOURCES] or the commissioner of environmental conservation for domestic animals and livestock, to the extent they are made applicable to elk by the commissioners.
- \* **Sec. 10.** AS 03.05.090(a) is amended to read:
  - (a) A person who violates a provision of this chapter or a regulation, order, or quarantine made under authority of this chapter, or violates a provision of a permit issued under this chapter, or sells seeds failing to meet the labeling requirements, standards, and tests provided for by regulation of the commissioner of **agriculture** [NATURAL RESOURCES] or the commissioner of environmental conservation is

1	guilty of a class A misdemeanor for each offense.
2	* Sec. 11. AS 03.09.020(a) is amended to read:
3	(a) The <b>commissioner of</b> [DIRECTOR OF THE DIVISION OF THE
4	DEPARTMENT WITH RESPONSIBILITY FOR] agriculture or the commissioner's
5	designee shall serve as the director of the Board of Agriculture and Conservation. The
6	director may employ staff and, as directed by the board, is responsible for the daily
7	operations of the agricultural revolving loan fund (AS 03.10.040).
8	* <b>Sec. 12.</b> AS 03.20.140 is amended to read:
9	Sec. 03.20.140. Online publication of noncommercial giving or exchanging
10	of seed. A person involved in noncommercial giving or exchanging of seed under
11	AS 03.20.110 and 03.20.120 may register online with the department under
12	AS 44.38.020(b) [AS 44.37.030(b)] and submit to the department information,
13	including the person's name, telephone number, and electronic mail address, and the
14	location where the person gives or exchanges seed, for publication on the department's
15	Internet website.
16	* Sec. 13. AS 03.20.200(a) is amended to read:
17	(a) The [DIVISION OF THE] department [WITH RESPONSIBILITY FOR
18	AGRICULTURE] shall establish a forgivable loan program in regulation, under which
19	a recipient's loan may be forgiven by the department if the recipient implements a
20	business plan approved by the department to develop or make improvements to the
21	recipient's farm as described in (d) of this section. A loan may be used by a recipient
22	to fund investments in agriculture to build resiliency in the state's food supply. The
23	forgivable loan program must allow a loan to be forgiven if the recipient implements
24	the approved business plan and demonstrates a subsequent increase in food production
25	and distribution.
26	* <b>Sec. 14.</b> AS 03.22.010 is amended to read:
27	Sec. 03.22.010. Establishment of plant materials center. The Department of
28	Agriculture [NATURAL RESOURCES], in cooperation with the college or

\* **Sec. 15.** AS 03.22.040 is amended to read:

29

30

31

Experiment Station, shall establish and maintain a plant materials center.

department of the University of Alaska responsible for the Agricultural and Forestry

1	Sec. 03.22.040. Personnel. The department shall ensure that competent
2	professional, secretarial, and subprofessional personnel necessary to carry on the work
3	of the center are employed. The administrator of the plant materials center is a joint
4	appointment between the Department of Agriculture [NATURAL RESOURCES] and
5	the college or department of the University of Alaska responsible for the Agricultural
6	and Forestry Experiment Station.
7	* Sec. 16. AS 03.47.020 is amended to read:
8	Sec. 03.47.020. Importation of bees. All bees imported into the state shall be
9	accompanied by a health certificate that states that the bees come from an apiary
10	apparently free of bee diseases and that is signed by an apiary inspector determined to
11	be qualified by the <b>department</b> [DIVISION].
12	* Sec. 17. AS 03.47.030(a) is amended to read:
13	(a) The <u>department</u> [DIVISION] shall investigate reported cases of diseased
14	bees and cases of diseased bees discovered by the <b>department</b> [DIVISION].
15	* Sec. 18. AS 03.47.030(b) is amended to read:
16	(b) The <u>department</u> [DIVISION] shall take action necessary to prevent the
17	spread of bee diseases. Bees or used beekeeping equipment found to contain the
18	causative organisms of American foulbrood (Bacillus larvae) or European foulbrood
19	(Streptococcus pluton) shall be immediately quarantined and treated within five days
20	by
21	(1) chamber fumigation using ethylene oxide or other gases approved
22	by the <u>department</u> [DIVISION];
23	(2) sterilization by boiling in lyewater for at least 15 minutes; or
24	(3) destruction of bees, bee combs, and frames by burning followed by
25	burying 18 inches deep.
26	* Sec. 19. AS 03.47.030(d) is amended to read:
27	(d) A quarantine imposed under this section may not be removed until infected
28	bees and used beekeeping equipment are destroyed or the department [DIVISION]
29	determines through testing that the used beekeeping equipment is free of the disease.
30	* Sec. 20. AS 03.47.030(e) is amended to read:
31	(e) The department [DIVISION] shall adopt regulations necessary to carry

1	out the purposes of this chapter.
2	* <b>Sec. 21.</b> AS 03.90.010 is amended to read:
3	Sec. 03.90.010. Definitions. In this title, unless otherwise indicated,
4	(1) "commissioner" means the commissioner of agriculture
5	[NATURAL RESOURCES];
6	(2) "department" means the Department of Agriculture [NATURAL
7	RESOURCES].
8	* Sec. 22. AS 09.45.235(a) is amended to read:
9	(a) An agricultural facility or an agricultural operation at an agricultural
10	facility is not and does not become a private nuisance as a result of a changed
11	condition that exists in the area of the agricultural facility if the agricultural facility
12	was not a nuisance at the time the agricultural facility began agricultural operations.
13	For purposes of this subsection, the time an agricultural facility began agricultural
14	operations refers to the date on which any type of agricultural operation began on that
15	site regardless of any subsequent expansion of the agricultural facility or adoption of
16	new technology. An agricultural facility or an agricultural operation at an agricultural
17	facility is not a private nuisance if the governing body of the local soil and water
18	conservation district advises the commissioner of agriculture in writing that the
19	facility or operation is consistent with a soil conservation plan developed and
20	implemented in cooperation with the district.
21	* Sec. 23. AS 37.05.146(c)(78) is amended to read:
22	(78) fees collected by the Department of Agriculture [NATURAL
23	RESOURCES] under AS 03.05.010(d);
24	* Sec. 24. AS 38.05.020(b) is amended to read:
25	(b) The commissioner may
26	(1) establish reasonable procedures and adopt reasonable regulations
27	necessary to carry out this chapter and, whenever necessary, issue directives or orders
28	to the director to carry out specific functions and duties; regulations adopted by the
29	commissioner shall be adopted under AS 44.62 (Administrative Procedure Act);
30	orders by the commissioner classifying land, issued after January 3, 1959, are not
31	required to be adopted under AS 44.62 (Administrative Procedure Act);

1	(2) enter into agreements considered necessary to carry out the
2	purposes of this chapter, including agreements with federal and state agencies;
3	(3) review any order or action of the director;
4	(4) exercise the powers and do the acts necessary to carry out the
5	provisions and objectives of this chapter;
6	(5) notwithstanding the provisions of any other section of this chapter,
7	grant an extension of the time within which payments due on any exploration license,
8	lease, or sale of state land, minerals, or materials may be made, including payment of
9	rental and royalties, on a finding that compliance with the requirements is or was
10	prevented by reason of war, riots, or acts of God;
11	(6) classify tracts for agricultural uses;
12	(7) after consulting with the <b>commissioner of agriculture</b> [BOARD
13	OF AGRICULTURE AND CONSERVATION (AS 03.09.010)], waive, postpone, or
14	otherwise modify the development requirements of a contract for the sale of
15	agricultural land if
16	(A) the land is inaccessible by road; or
17	(B) transportation, marketing, and development costs render
18	the required development uneconomic;
19	(8) reconvey or relinquish land or an interest in land to the federal
20	government if
21	(A) the land is described in an amended application for an
22	allotment under 43 U.S.C. 1617; and
23	(B) the reconveyance or relinquishment is
24	(i) for the purposes provided in 43 U.S.C. 1617; and
25	(ii) in the best interests of the state;
26	(9) lead and coordinate all matters relating to the state's review and
27	authorization of resource development projects;
28	(10) enter into commercial agreements with a duration of not more
29	than two years for project services related to a North Slope natural gas project;
30	(11) in consultation with the commissioner of revenue, participate in
31	the negotiation of agreements that include balancing, marketing, disposition of natural

1	gas, and office and contracts and development of terms for inclusion in those
2	proposed agreements and contracts associated with a North Slope natural gas project;
3	an agreement or contract negotiated under this paragraph to which the state is a party
4	is not effective unless the legislature authorizes the governor to execute the agreement
5	or contract;
6	(12) enter into confidentiality agreements to maintain the
7	confidentiality of information related to contract negotiations and contract
8	implementation associated with a North Slope natural gas project; information under
9	those confidentiality agreements is not subject to AS 40.25.100 - 40.25.295 (Alaska
10	Public Records Act), except that
11	(A) the terms of a proposed contract that the commissioner
12	presents to the legislature for the purpose of obtaining authorization for the
13	governor to execute are not confidential and must be made available to the
14	public at least 90 days before the proposed effective date for the terms; and
15	(B) the commissioner may share confidential information
16	obtained under this paragraph with members of the legislature, their agents,
17	and contractors on request under confidentiality agreements, either in
18	committees held in executive session or individually;
19	(13) consult with the Alaska Gasline Development Corporation in the
20	development of agreements or contracts under (10) or (11) of this subsection for
21	project services related to a gas treatment plant, pipeline, liquefaction facility, marine
22	terminal, or marine transportation services necessary to transport natural gas to
23	market;
24	(14) in consultation with the commissioner of revenue, take custody of
25	gas delivered to the state under AS 43.55.014(b) and manage the project services and
26	disposition and sale of that gas;
27	(15) exercise the powers and do the acts necessary to carry out the
28	provisions and objectives of AS 43.90 that relate to this chapter.
29	* Sec. 25. AS 38.05.057(c) is amended to read:
30	(c) The commissioner, after consulting with the <b>commissioner of agriculture</b>
31	[BOARD OF AGRICULTURE AND CONSERVATION (AS 03.09.010)], may adopt

1	regulations under the Administrative Procedure Act (AS 44.62) that specify
2	qualifications for lottery participants different from those specified in (b) of this
3	section if
4	(1) an interest in land limited to agricultural purposes is to be sold
5	under (a) of this section;
6	(2) the sale is a part of a program to develop agricultural land as a
7	renewable resource of the state; and
8	(3) the regulations include residency, skill, experience, and financial
9	requirements necessary to qualify persons who are competent and financially able to
10	develop the land as a successful agricultural enterprise.
11	* Sec. 26. AS 38.05.059 is amended to read:
12	Sec. 38.05.059. Sale of agricultural land. The commissioner, after consulting
13	with the <b>commissioner of agriculture</b> [BOARD OF AGRICULTURE AND
14	CONSERVATION (AS 03.09.010)], may provide for the sale of land classified under
15	AS 38.05.020(b)(6) for agricultural uses in parcels or tracts described by aliquot parts.
16	The parcels or tracts are subject to state subdivision requirements and municipal
17	ordinances. Money from a sale of agricultural land shall be separately accounted for
18	and may be appropriated to the agricultural revolving loan fund (AS 03.10.040).
19	* <b>Sec. 27.</b> AS 38.05.065(h) is amended to read:
20	(h) The commissioner, after consulting with the commissioner of agriculture
21	[BOARD OF AGRICULTURE AND CONSERVATION (AS 03.09.010)],
22	(1) shall provide that, notwithstanding (a) and (b) of this section, in a
23	contract for the sale of land classified under AS 38.05.020(b)(6) for agricultural uses,
24	the interest rate to be charged on installment payments may not exceed 9.5 percent;
25	and
26	(2) may declare a moratorium of up to five years on payments on land
27	sold under this section for land classified under AS 38.05.020(b)(6) for agricultural
28	uses if
29	(A) the commissioner determines that the moratorium is in the
30	best interest of the state;
31	(B) the commissioner certifies and the contract purchaser

agrees to perform farm development, crop production, and harvesting, not
including land clearing or related activity, requiring the expenditure of
amounts equivalent to the payments that would otherwise be made during the
moratorium;

- (C) the sale of the agricultural land takes place after July 1, 1979; and
- (D) the contract purchaser is in compliance with the development plan specified in the purchase contract at the time the purchaser applies for a moratorium under this paragraph and remains in compliance with the development plan during the moratorium; for the payments subject to the moratorium declared under this paragraph, interest payments are subject to the moratorium but interest continues to accrue during the moratorium.
- \* **Sec. 28.** AS 38.05.069(a) is amended to read:

- (a) After consulting with the <u>commissioner of agriculture</u> [BOARD OF AGRICULTURE AND CONSERVATION (AS 03.09.010)], on a determination that the highest and best use of unoccupied land is for agricultural purposes and that it is in the best interests of the state to sell or lease the land, the commissioner shall grant to an Alaska resident owning and using or leasing and using land for agricultural purposes a first option to purchase or lease the unoccupied land situated adjacent to land presently held by the Alaska resident for the amount of the high bid received at public auction or by sealed bid. If more than one Alaska resident qualifies for a first option under this section, eligibility for the first option shall be determined by lot, and the option must be exercised on the conclusion of the public auction or opening of sealed bids. A parcel of agricultural land sold under this section may not be less than 20 acres, and a parcel of agricultural land that is acquired by exercise of the option granted in this subsection may not exceed 320 acres. Agricultural land that is acquired under this section must be used for agricultural purposes as required by law.
- \* **Sec. 29.** AS 38.07.030(a) is amended to read:
  - (a) An owner of agricultural land, or a lessee from the state of agricultural land, in the general vicinity of the land to be cleared or drained under AS 38.07.010(a) may apply to the commissioner to have the land cleared or drained or both along with

1	the state land. The applicant's land shall be included in the contract of land to be
2	cleared or drained if, in the discretion of the commissioner, the inclusion is feasible
3	and furthers the agricultural policies of the state [DIVISION OF THE
4	DEPARTMENT OF NATURAL RESOURCES WITH RESPONSIBILITY FOR
5	AGRICULTURE].
6	* Sec. 30. AS 41.10.040 is amended to read:
7	Sec. 41.10.040. Soil and Water [NATURAL RESOURCE] Conservation
8	and Development Board. The Alaska Soil and Water [NATURAL RESOURCE]
9	Conservation and Development Board is composed of five members. The
10	commissioner [OR, IN THE ABSENCE OF THE COMMISSIONER, THE
11	DIRECTOR] of agriculture [,] serves ex officio but without a vote on the board.
12	* Sec. 31. AS 41.10.045 is amended to read:
13	Sec. 41.10.045. Executive director. The commissioner of agriculture shall
14	appoint an executive director and clerical staff to assist the board.
15	* Sec. 32. AS 41.10.100 is amended to read:
16	Sec. 41.10.100. Duties of board. (a) At the request of the commissioner of
17	agriculture, the board shall meet and advise the commissioner of agriculture in the
18	exercise of the powers, duties, and functions of the commissioner of agriculture.
19	(b) The board shall also
20	(1) receive and review reports concerning the use of soil resources of
21	the state;
22	(2) hold public hearings and meetings to determine whether land in the
23	state is being used in a manner consistent with sound soil and water conservation
24	practices;
25	(3) make recommendations to the commissioner of agriculture and
26	the commissioner of natural resources, as appropriate, for specific action
27	necessary to provide for the effective and orderly development of agricultural, forest,
28	and grazing land in the state;
29	(4) review an appeal by an applicant or lessee from a decision of the
30	director of the division of lands concerning a sale or lease of state agricultural or
31	grazing land and submit its recommendations to the commissioner of natural

1	<u>resources</u> or hearing officer;
2	(5) act in an advisory capacity to the soil and water conservation
3	districts in the state;
4	(6) act in an advisory capacity to the commissioner [AND DIRECTOR
5	OF THE DIVISION] of [THE DEPARTMENT WITH RESPONSIBILITY FOR]
6	agriculture in the review of farm conservation plans for all state agricultural land sales
7	in the state.
8	* Sec. 33. AS 41.10.110 is amended to read:
9	Sec. 41.10.110. Powers of commissioner. The commissioner of agriculture
10	has the power to
11	(1) conduct land capability surveys and investigations of potential
12	agricultural areas and of soil conservation and erosion control, including necessary
13	preventative and control measures, in the state; to publish the results of these surveys
14	and investigations and to disseminate information concerning the results of the surveys
15	and investigations to prospective settlers and the general public;
16	(2) make technical guidance and other assistance available to settlers
17	of new land to assure the development of the land in a manner that will permit it to be
18	used in accordance with its capabilities and treated in accordance with its needs;
19	(3) carry out measures for soil conservation and erosion control within
20	the state, including engineering operations, methods of cultivation, the growing of
21	vegetation, and changes in use of land, with the consent and cooperation of the land
22	user or agency having jurisdiction of the land;
23	(4) cooperate with, furnish assistance to, and enter into agreements
24	with, a user of land or agency within the state;
25	(5) construct, improve, and maintain soil erosion control and
26	conservation structures as are necessary and practical for carrying out the purposes of
27	this chapter;
28	(6) develop comprehensive plans for the conservation of soil and
29	control of soil erosion within the state, cropping programs, tillage practices and
30	changes in land use, and publish plans and information and bring them to the attention
31	of users of land within the state;

1	(7) accept contributions in money, services, materials, or equipment
2	from the United States or its agencies, from an agency of the state, and from any other
3	source, for use in carrying out the purposes of this chapter.
4	* Sec. 34. AS 41.10.120 is amended to read:
5	Sec. 41.10.120. Approval of land user. A survey, investigation or plan for
6	land may not be undertaken by the commissioner of agriculture and measures for soil
7	conservation and erosion control may not be carried out without the prior approval of
8	the user of the land.
9	* Sec. 35. AS 41.10.130(a) is amended to read:
10	(a) The commissioner of agriculture may, on the recommendation of the
11	board, create soil and water conservation districts in the state upon petition signed by
12	25 or more land users setting out the proposed boundaries of the proposed district. The
13	commissioner of agriculture shall fix a time for and give notice of a public hearing
14	based on the petition at a convenient location or locations within the boundaries of the
15	proposed district. The commissioner of agriculture may fix the boundaries of the
16	district created, supervise the election of, prescribe the duties of, and install a
17	governing body of five land users to be known as district supervisors for each district
18	created, and delegate to the district supervisors powers as the commissioner $\underline{\mathbf{of}}$
19	agriculture considers necessary to accomplish the purposes of this chapter within the
20	district boundaries.
21	* Sec. 36. AS 41.10.140(1) is amended to read:
22	(1) "board" means the Alaska Soil and Water [NATURAL
23	RESOURCE] Conservation and Development Board;
24	* Sec. 37. AS 44.17.005 is amended to read:
25	Sec. 44.17.005. Offices and departments. There are in the state government
26	the following principal offices and departments:
27	(1) Office of the Governor;
28	(2) Department of Administration;
29	(3) Department of Law;
30	(4) Department of Revenue;
31	(5) Department of Education and Early Development;

1	(6) Department of Health;
2	(7) Department of Labor and Workforce Development;
3	(8) Department of Commerce, Community, and Economic
4	Development;
5	(9) Department of Military and Veterans' Affairs;
6	(10) Department of Natural Resources;
7	(11) Department of Fish and Game;
8	(12) Department of Public Safety;
9	(13) Department of Transportation and Public Facilities;
10	(14) Department of Environmental Conservation;
11	(15) Department of Corrections;
12	(16) Department of Family and Community Services:
13	(17) Department of Agriculture.
14	* Sec. 38. AS 44.37.020(a) is amended to read:
15	(a) The Department of Natural Resources shall administer the state program
16	for the conservation and development of natural resources, including forests, parks,
17	and recreational areas, land, water, [AGRICULTURE, SOIL CONSERVATION,] and
18	minerals including petroleum and natural gas, but excluding commercial fisheries,
19	sport fish, game, and fur-bearing animals in their natural state.
20	* Sec. 39. AS 44 is amended by adding a new chapter to read:
21	Chapter 38. Department of Agriculture.
22	Sec. 44.38.010. Commissioner of agriculture. The principal executive officer
23	of the Department of Agriculture is the commissioner of agriculture.
24	Sec. 44.38.020. Duties of the department. (a) The Department of Agriculture
25	shall administer state programs for agriculture, soil conservation, and the conservation
26	and development of state agricultural land. The department shall
27	(1) obtain and publish information electronically and in print on
28	subjects connected with agriculture, including community seed libraries established
29	under AS 03.20.120;
30	(2) control and regulate the entry and transportation of seeds, plants,
31	and other horticultural products;

1	(3) control and eradicate the spread of pests injurious to plants, trees,
2	vegetables, livestock, and poultry;
3	(4) aid in developing used and unused agricultural resources; and
4	(5) experiment and determine practical methods of growing,
5	processing, soil analysis, eradication of obnoxious weeds, control of insects, and
6	cheaper and more satisfactory methods of land clearing.
7	(b) The Department of Agriculture may
8	(1) advise persons who establish or operate a community seed library
9	under AS 03.20.120; and
10	(2) post on the department's Internet website and annually update the
11	following:
12	(A) information about noncommercial giving or exchanging of
13	seed, including information about community seed libraries established under
14	AS 03.20.120, community seed library locations, community seed library
15	facilitators, and best practices for noncommercial giving or exchanging of
16	seed;
17	(B) an online registration form for a person involved in
18	noncommercial giving or exchanging of seed to submit to the department for
19	publication, without a fee, information under AS 03.20.140;
20	(C) information provided for publication under (B) of this
21	paragraph.
22	Sec. 44.38.030. Regulations. The commissioner of agriculture may adopt
23	regulations to carry out or assist in carrying out the powers and duties of the
24	Department of Agriculture.
25	* Sec. 40. AS 44.62.330(a)(31) is amended to read:
26	(31) Department of <u>Agriculture</u> [NATURAL RESOURCES]
27	concerning the Alaska grain reserve program under former AS 03.12;
28	* Sec. 41. AS 03.09.020(b); AS 03.47.040(2); and AS 44.37.030 are repealed.
29	* Sec. 42. The uncodified law of the State of Alaska is amended by adding a new section to
30	read:
31	REVISOR INSTRUCTION. The revisor of statutes is requested to change

2	Natural Resources and Environmental Conservation" to "Powers and Duties of
3	Commissioners of Agriculture and Environmental Conservation"; and
4	(2) the catchline of AS 03.09.020 from "Director of agriculture and staff" to
5	"Director of the Board of Agriculture and Conservation and staff."
6	* Sec. 43. The uncodified law of the State of Alaska is amended by adding a new section to
7	read:
8	TRANSITION. (a) Employees of the Department of Natural Resources whose duties
9	have been transferred by this Order to the Department of Agriculture shall be transferred to
10	the Department of Agriculture on the effective date of this Order.
11	(b) Members of any board or commission transferred by this Order whose terms have
12	not expired by the effective date of this Order may continue to serve the remainder of their
13	terms.
14	(c) Litigation, hearings, investigations, and other proceedings pending under a law
15	repealed or amended by this Order, or in connection with a function transferred by this Order,
16	continue in effect and may be completed notwithstanding a transfer, repeal, or amendment
17	provided for in this Order.
18	(d) Contracts, rights, liabilities, and obligations created by or under a law repealed or
19	affected by this Order, and in effect on the effective date of this Order, remain in effect
20	notwithstanding this Order's taking effect.
21	(e) Certificates, licenses, orders, and regulations in effect on the effective date of this
22	Order that were issued or adopted under the authority of a law amended or repealed by this
23	Order, or in connection with a function transferred by this Order, remain in effect for the term
24	issued and shall be enforced by the agency to which the function is transferred under this
25	Order until revoked, vacated, or amended by the agency to which the function is transferred.
26	(f) Records, equipment, appropriations, and other property of an agency of the state
27	whose functions are transferred under this Order shall be transferred to implement the
28	provisions of this Order.
29	* Sec. 44. This Order takes effect July 1, 2025.
30	DATED:
31	
32	Mike Dunleavy, Governor

(1) the title of AS 03.05 from "Powers and Duties of Commissioners of

1

EO 136 -18-EO0136h