MEMORANDUM

State of Alaska

Department of Law

TO: Members, State Board of Education DATE: November 14, 2022

and Early Development

FILE NO.: JU2015200003

THRU: Heidi Teshner, Acting Commissioner

Department of Education and Early TEL. NO.: (907) 269-6612 Development

FAX NO.: (907) 258-4978

FROM: Susan Sonneborn

Assistant Attorney General SUBJECT: Attorney General's

Public Corporations and Report
Governmental Services Section

Department of Law

This memorandum describes the status of current litigation involving the Department of Education and Early Development.

1. DEC Enforcement Matter related to Contamination at Joe Parent Vocational Education Center in Aniak. The Alaska Department of Environmental Conservation (DEC) identified DEED, DOT&PF, and the Kuspuk School District, as well as the federal government, AT&T Alascom, Lockheed Martin Corporation, and Exelis-Arctic Services, Inc., as potentially responsible parties (PRPs) for polychlorinated biphenyls (PCBs) and trichloroethylene (TCE) contamination at the site of the Aniak Middle School. The contamination dates back to the use of the site by the U.S. Air Force as a White Alice Communications System site from 1958 to 1979.

At a mediation in 2013, the PRPs agreed to the allocations (percentages of responsibility) that each party would bear in an agreement to share past and future clean-up costs for PCB and TCE contamination, although not all issues relating to TCE contamination could be resolved. In 2015, the PRPs executed an agreement (which remains in effect) to maintain the sub-slab-depressurization system and the TCE monitoring program at the site.

In 2016, Consent Decree (a settlement agreement in the form of a court order) was fully executed. In 2017, DOT&PF retained contractors who conducted PCB clean-up work. The TCE remedial investigation report was issued in 2018, and the TCE feasibility study was approved by DEC in 2019. The feasibility study includes a recommended alternative for addressing TCE at the site. DEC also requested the drilling of another monitoring well to assess the underground movement of TCE.

Members, State Board of Education Re: Attorney General's Report

November 14, 2022 Page 2 of 2

Kuspuk School District has discontinued its use of the building as of January 31, 2022. Due to DOT&PF funding and allocation decisions, the demolition of the building is now expected to occur in the summer of 2024. The parties must still resolve the allocation of responsibility for cleanup costs for PCBs that may exist in the slab and under the building, cleanup costs for TCE, and the administrative costs of DEC. AAG Gene Hickey in the Public Corporations & Governmental Services Section is handling this matter.

2. In the matter of Alaska Department of Education and Early Development Predetermination Proceeding. On March 3, 2021, the Department submitted to the U.S. Department of Education (US-Ed) its disparity test along with attachments and formal notice, in accord with 20 USC 7009(c)(1)(A), that it intended to consider federal Impact Aid payments when allocating state aid to school districts. The disparity test measures the disparity among state aid revenues available to the school districts in the state. In order for the state to consider federal impact aid payments (and reduce state aid accordingly) there can be no more than 25% disparity among school districts, discounting the highest and lowest 5%. US-Ed recently requested for the first time that DEED include transportation costs in its disparity test submission.

US-Ed held a telephonic predetermination hearing on June 8, 2021. The department filed a written response to the issues raised by US-Ed at the hearing on June 24, 2021, arguing that transportation costs should not be included in the state's disparity test. On June 30, 2021, US-Ed distributed its decision concluding that Alaska does not meet the disparity test federal requirements and that, as a result, the state is not eligible to consider a portion of impact aid payments as local resources in determining state aid entitlements for the period of July 1, 2021 through June 30, 2022. DEED requested a hearing on this decision on August 27, 2021, and the matter was assigned to an administrative law judge and briefing ordered.

On November 15, 2021, DEED submitted to US-Ed a revised alternative fiscal analysis for consideration. The federal administrative law judge thereafter granted the parties' joint motion to stay the scheduling order, which has been extended several times. The parties engaged in extensive communication about the data and on September 26, 2022 US-Ed issued a report finding that the revised data meets the disparity test. On October 17, 2022 the parties filed a joint motion to dismiss the case and are awaiting an order of dismissal.