

## **Appendix A**

### **State Laws and Regulations and Permits**

Grantees are responsible for all applicable state laws, regulations and permits; including but not limited to the following list which most commonly affects Grantees.

#### **Municipality Public Facility Operations and Maintenance—AS 37.05.315(c)**

In accepting a grant under AS 37.05.315 for construction of a public facility, a municipality covenants with the State that it will operate and maintain the facility for the practical life of the facility and that the municipality will not look to the State to operate or maintain the facility or pay for its operation or maintenance. This requirement does not apply to a grant for repair or improvement of an existing facility operated or maintained by the State at the time the grant is accepted if the repair or improvement for which the grant is made will not substantially increase the operating or maintenance costs to the State.

#### **Restriction on Use—AS 37.05.321**

A grant, or earnings from a grant under AS 37.05.315 - 37.05.317 may not be used for the purpose of influencing legislative action. In this section “influencing legislative action” means promoting, advocating, supporting, modifying, opposing, or delaying or seeking to do the same with respect to any legislative action but does not include the provision or use of information, statistics, studies, or analyses in written or oral form or format. A grant, or earnings from a grant made under AS 37.05.315 - 37.05.317 may not be used for purposes of travel in connection with influencing legislative action unless pursuant to a specific request from a legislator or legislative committee.

#### **Historic Preservation Act—AS 41.35**

This chapter of the Alaska Statutes applies to public construction of any nature undertaken by the State, or by a governmental agency of the State, or by a private person under contract with or licensed by the State or a governmental agency of the State. The Department of Natural Resources must be notified if the construction is planned for an archaeological site. The Department of Natural Resources may stop the construction to determine the extent of the historic, prehistoric, or archaeological values.

#### **Fire Protection—AS 18.70**

This chapter of the Alaska Statutes requires the Alaska Department of Public Safety (the State Fire Marshal) to adopt regulations (currently in the form of Uniform Fire Code, as amended) establishing minimum standards for:

1. Fire detection and suppression equipment;
2. Fire and life safety criteria in commercial, industrial, business, institutional, or other public buildings used for residential purposes containing four or more dwelling units;
3. Any activity in which combustible or explosive materials are stored or handled in commercial quantities;
4. Conditions or activities carried on outside a building described in (2) or (3) likely to cause injury to persons or property.

## **Procurement Preference for State Agricultural and Fisheries Products—AS 29.71.040**

This chapter of the Alaska Statutes applies to municipalities that use state funds to purchase agricultural and fisheries products. The law requires:

1. When agricultural products are purchased, only such products harvested in the state shall be purchased whenever priced no more than seven percent above products harvested outside the state, and of like quality compared with agricultural products harvested outside the state.
2. When fisheries products are purchased, only fisheries products harvested or processed within the jurisdiction of the state shall be purchased whenever priced no more than seven percent above products harvested or processed outside the jurisdiction of the state, available, and of like quality compared with fisheries products harvested or processed outside the jurisdiction of the state.

## **Alaska Product Preferences—AS 36.15**

This chapter of the Alaska Statutes applies to projects financed by state money in which the use of timber, lumber, and manufactured lumber products is required, only timber, lumber and manufactured lumber projects originating in this state from local forests shall be used wherever practicable. The law requires the insertion of this clause in calls for bids and in all contracts awarded.

## **Permits and Environmental Procedures**

The Alaska Department of Environmental Conservation (ADEC) regulates all activities in Alaska that might pollute the air, water or soil. There are dozens of ADEC permits related to constructing and operating public buildings. The law requires the following permits, including others designated by the commissioner. The following list is not intended to be all-inclusive.

- Air Emissions Permit
- Anadromous Fish Protection Permit
- Authorization for Tidelands Transportation
- Brine or Other Salt Water Waste Disposal Permit
- Burning Permit during Fire Season
- Coal Development Permit
- Critical Habitat Area Permit
- Dam Construction Permit
- Driveway Permit
- Encroachment Permit
- Miscellaneous State Land Use Permit
- Mineral and Geothermal Prospecting Permits
- Occupied Tide and Submerged Land
- Open Burning Permit
- Permit for Use of Timber or Materials
- Permit to Appropriate Water
- Pesticides Permit
- Preferred Use Permit
- Right-of-Way and Easement Permits
- Solid Waste Disposal
- Special Land Use Permit
- State Game Refuge Land Permit
- State Park Incompatible Use Permit
- Surface Oiling Permit
- Surface Use Permit
- Tide and Submerged Lands Prospecting Permit
- Tidelands Permit
- Tidelands Right-of-Way or Easement Permit
- Utility Permit
- Waste-Water Disposal Permit
- Water Well Permit

CITY OF DILLINGHAM, ALASKA

RESOLUTION NO. 2020-16

**A RESOLUTION OF THE DILLINGHAM CITY COUNCIL ESTABLISHING THE RATE OF LEVY OF TAX, THE DATE TAXES ARE DUE, AND THE DELINQUENT DATES FOR CALENDAR YEAR 2020, AND ACCEPTING THE CERTIFICATION OF THE TAX ROLL**

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WHEREAS, AS 29.45.240 provides for the rate of levy of tax, the date of equalization of the tax, and the date when taxes shall become delinquent, to be fixed by resolution; and

WHEREAS, the rate of levy of tax, the date of equalization of the tax, and the date when the taxes shall become delinquent shall be fixed before June 15 of each year per DMC 4.15.020, Property Subject to Taxation, Rate, Council Resolution; and

WHEREAS, the assessed valuation of real and personal property in the City of Dillingham is \$200,512,063 for calendar year 2020, according to the certified tax assessment roll (copy attached); and

WHEREAS, the City Council will appropriate the funds required for the City of Dillingham to provide services and perform the business necessary to municipal government;

NOW, THEREFORE, BE IT RESOLVED by the Dillingham City Council that:

1. Rate of Levy. The rate of levy on each dollar of taxable property as of January 1, 2020 in the City of Dillingham is hereby fixed at 13 mills.
2. Date Taxes Due and Delinquent. The first payment of property taxes is due to be paid in person or postmarked on or before the first business day in November. Should the first one-half of the total amount due not be paid on or before the payment due date, the entire amount of taxes owed shall immediately become due and payable. A penalty of ten percent (10%) of the total taxes due shall be assessed. The second payment and final payment of property taxes is due to be paid in person or postmarked on or before the first business day in December. A penalty of ten percent (10%) of the total taxes due shall be assessed if the second installment is not paid on time and a penalty has not been previously added. Interest of six percent (6%) per annum shall accrue on all delinquent property taxes beginning the first business day in December 2020 and continue until paid in full.
3. Certification of the Tax Roll. The tax roll for 2020 has been signed and certified by the City Manager that it is complete and reflects the changes approved by the Board of Equalization at their May 5, 2020 meeting.

PASSED and ADOPTED by the Dillingham City Council on June 4, 2020.

ATTEST:

\_\_\_\_\_  
Alice Ruby, Mayor  
[SEAL]

\_\_\_\_\_  
Lori Goodell, City Clerk

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Alice Ruby, Mayor

Council Members

- Chris Napoli (Seat A) • Bill Rodawalt (Seat B) • Kaleb Westfall (Seat C)
- Curt Armstrong (Seat D) • Andy Anderson (Seat E) • Gregg Marxmiller (Seat F)

CERTIFICATION OF 2020 TAX ROLL

I, Tod Larson, City Manager for the City of Dillingham, hereby certify that the 2020 tax roll is complete and reflects the changes approved by the Board of Equalization at their May 5, 2020 regular meeting.

	<u>2020</u>
Real Property Assessment Values*	\$183,317,885
Less Exemptions:	
Senior Citizen/Disabled Veteran Exemption	(\$12,883,800)
HUD 85% Exemption	<u>(\$ 7,656,545)</u>
Total Exemptions	(\$20,540,345)
Subtotal Real Property Values	\$162,777,540
Personal Property Assessment	
Subtotal Business/Personal Property	<u>\$37,734,523</u>
Total	\$200,512,063

\*Real Property Assessment Values for city, federal, and state government agencies, tribal organizations, non-profits, churches and native allotments, have historically not been included in the certified tax rolls. The City does maintain a property file for some of these exempt properties, but it is not complete.

*Tod Larson*

Tod Larson, City Manager

Subscribed and sworn before me on this 29<sup>th</sup> day of May, 2020.

Notary Public in and for the State of Alaska

*Lori Goodell*

My commission expires: *Dec 18, 2021*



2020 ASSESSED PROPERTY VALUES - REVISED 05/29/2020

Locally Taxed Property	Locally Taxable Value	Mill Rate	Tax Assessed	Fees		Total Tax	Compare w/ Prior Year	Difference
				Force File	Late			
Real Property w/o Exemptions								
Real Property	\$ 183,317,885	0.013	\$ 2,383,133	N/A	N/A	\$ 2,383,133	\$ 2,384,797	\$ (1,664)
Escaped Real Property (Prior Years)	\$ -	0.013	\$ -			\$ -	\$ -	\$ -
Subtotal Real Property	\$ 183,317,885	0.013	\$ 2,383,133			\$ 2,383,133	\$ 2,384,797	\$ (1,664)
Real Property Exemptions								
Senior Exemptions	\$ (12,883,800)	0.013	\$ (167,489)			\$ (167,489)	\$ (154,085)	\$ (13,404)
Disabled Veterans Exemptions	\$ -	0.013	\$ -			\$ -	\$ -	\$ -
Subtotal Senior/Disabled Exemptions	\$ (12,883,800)	0.013	\$ (167,489)			\$ (167,489)	\$ (154,085)	\$ (13,404)
HUD 85% Exemptions	\$ (7,656,545)	0.013	\$ (99,535)			\$ (99,535)	\$ (99,636)	\$ 101
Subtotal HUD 85% Exemptions	\$ (7,656,545)	0.013	\$ (99,535)			\$ (99,535)	\$ (99,636)	\$ 101
Total Real Property Exemptions	\$ (20,540,345)	0.013	\$ (267,024)			\$ (267,024)	\$ (253,721)	\$ (13,303)
Net Taxable Real Property	\$ 162,777,540	0.013	\$ 2,116,108			\$ 2,116,108	\$ 2,131,076	\$ (14,968)
Personal Property	\$ 37,734,523	0.013	\$ 490,549	\$ 24,250	\$ 1,450	\$ 516,249	\$ 567,719	\$ (51,470)
Escaped Personal Property (Prior Years)	\$ -	0.013	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
Net Taxable Personal Property	\$ 37,734,523	0.013	\$ 490,549	\$ 24,250	\$ 1,450	\$ 516,249	\$ 567,719	\$ (51,470)
<b>Total Combined Property Value</b>	<b>\$ 200,512,063</b>	<b>0.013</b>	<b>\$ 2,606,657</b>	<b>\$ 24,250</b>	<b>\$ 1,450</b>	<b>\$ 2,632,357</b>	<b>\$ 2,698,795</b>	<b>\$ (66,438)</b>
Amounts Assessed on Real Property Exemptions								
Senior Exemption (Amount over \$150,000)	7,836,800	0.013	101,878					
Disabled Veteran Exemption (Amt over \$150k)	-	0.013	-					
HUD 85% Exemption (Amount Taxable)	812,850	0.013	10,567					
BBHA two Apt Complexes/ PILT 15% est funded	538,305	0.013	6,998					
Total Tax Assessed on Real Prop Exemptions	9,187,955	0.013	119,443					

**Notes:**

1) Information Available from March 2020 Valuations and includes May 5, 2020 Adjustments from BOE Hearing/Organizational Meeting

May 19, 2020

Council Comments and Intentions specifically regarding Ordinance 2020-09

2020-09 Section 4 (F)

I had intended by my amendment to make a scenario where testing was optional and encouraged. This was the intent of 2020-09 Section 4(F)

It sets up a scenario that give a fisher or resident an ability to get out of quarantine early by having two tests no less than 10 days apart in one of them having to have been done in Dillingham no less than three days after arrival. This would allow the travel permit to be altered by the City Manager or designee.

Fishers or Resident would not have to take this option and the City manager wouldn't have to waive Quarantine.

There was nothing in this amendment that required testing. I did this because of Constitutional rights and HIPAA. I am not trying to set up our City for lawsuits. The way that this has been interpreted does put us in legal jeopardy. That is also my issue with section which requires testing and why I sought to delay it and rescind my vote.

2020-09 Section 6 (A) 5

In Section 6(A)5 It clearly states that someone can leave quarantine to Leave Dillingham. This was to promote people to not stay in town and to get out to areas where they were less likely to be in contact with other people. This was to get the best social distancing possible.

I thought I was pretty clear in my intentions and what I said I was trying to do in the meeting. I am hoping that we can remedy the interpretation of the code so that we don't expose the city to undue legal liability.

Thank you for your consideration

Gregg Marxmiller



Lori Goodell <cityclerk@dillinghamak.us>

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## Intent from the council as I recall it

1 message

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**Kaleb Westfall** <kaleb.westfall@dillinghamak.us>  
To: Lori Goodell <cityclerk@dillinghamak.us>

Wed, May 20, 2020 at 2:32 AM

Intents of the council as I recall it.

2020-10(A)

My understanding was that the council wanted the ability for people to get out of DLG no matter their status. If they could launch their boat while in quarantine, then we would let them do that and not hinder that action. I remember there was conversation about this, I believe Curt and Andy brought the issue up. They wanted to clarify and make sure that we were allowing people to leave DLG on their boat even if that meant using "city" facilities, and to make sure that was the council's intent.

In Ordinance 2020-09 section 6 A 5 it states one in quarantine is allowed to "leave Dillingham" and then states in section 12 that it supersedes all other and conflicting ordinances. So this means that we are not restricting people leaving DLG no matter their testing or quarantine status is how I read the ordinances.

Best regards,

Kaleb Westfall



## Recent Codes

2 messages

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**Bill Rodawalt** <bill.rodawalt@dillinghamak.us>

Mon, May 18, 2020 at 8:43 PM

To: communitysuggestions@dillinghamak.us, Alice Ruby <alice.ruby@dillinghamak.us>

It was my intent that this would allow people to get in the water asap.

**There must be two tests done within ten days and one of them must be done in Dillingham.**

F. The 14 day quarantine in Dillingham can be waived upon two negative COVID-19 tests which must be administered no less than ten days apart. **One COVID-19 test must be done in Dillingham no less than 72 hours after arrival.**

G. People who have maintained 14 days quarantine or have had two negative COVID-19 test and have stayed in the Dillingham Census Area or in the Nushagak/Igushik Fishing District or the Wood!Tikchik State Park and Nushagak river system will not have to quarantine again upon entry to Dillingham.

thanks

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**Alice Ruby** <alice.ruby@dillinghamak.us>

Mon, May 18, 2020 at 9:12 PM

To: Bill Rodawalt <bill.rodawalt@dillinghamak.us>

Cc: communitysuggestions@dillinghamak.us

Thanks Bill

[Quoted text hidden]

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***Alice Ruby, Mayor  
City of Dillingham***



## Questions for FAQ's on City of Dillingham Ordinances

3 messages

Alannah Hurley <ahurley@utbb.org>

Mon, May 18, 2020 at 8:35 PM

To: communitysuggestions@dillinghamak.us, Rose Loera <manager@dillinghamak.us>, Lori Goodell <cityclerk@dillinghamak.us>, Alice Ruby <alice.ruby@dillinghamak.us>

Cc: Norm Van Vactor <norm@bbedc.com>, Katherine Carscallen <katherinecarscallen@gmail.com>, Robert Heyano <rheyano@gmail.com>, Lindsay Layland <llyland@utbb.org>

Good evening,

Thanks for all your work to date to help protect our community from COVID-19, also really appreciated the updates tonight at the workshop. After reviewing the new ordinances (8,9,& 10A) & the City's FAQ's I have remaining questions (in red below) that we need clarification on to ensure we are understanding it correctly so we can help spread the word on the regulations,etc. so people are doing what they need to when planning travel,arrival, quarantine, & testing, etc.

I'd also like to offer up our team to create one-pagers or handouts for social media/disbursement with the City's guidelines and mandates if that would be helpful, we know the City is swamped with implementation so we are happy to do anything we can do to help with public outreach & education,etc. Our team is pretty seasoned at translating wonky processes or laws,etc. in our work with Pebble so we are happy to help make materials that are easily digestible to the public. Advertising reqs and also handouts at the airport as people arrive could be really helpful.

Questions:

### Ordinance 2020-09

#### Section 4 Mandatory Quarantine:

**4E** "Quarantine requirements established by this ordinance shall survive any subsequent changes to or suspensions of Health Mandates 10,12, or 17."

\* Does the City's mandatory quarantine requirements still stand for Alaskan citizens after the State issued Mandate 18 waiving quarantine requirements for some intra-state travel?

**Section 4F:** "The 14 day quarantine in Dillingham can be waived upon two negative COVID-19 tests which must be administered no less than ten days apart. One COVID-19 test must be done in Dillingham no less than 72 hours after arrival."

\* Do ALL arriving fishermen need to be tested within 72 hours of arrival or does this only apply to those who are looking to waive the 14 day quarantine with 2 tests w/in 10 days apart?

**Section 4H:** "If quarantine is being completed while in Dillingham a COVID-19 test must be taken in Dillingham on the thirteenth day of quarantine. Persons shall continue in quarantine for an additional day after this test is administered unless the test is positive in which case the person will be placed in isolation until such time as a subsequent test is negative for COVID-19."

\* As I read this it seems this only applies to those that are quarantining in Dillingham so it does NOT apply to all fishermen who have come to Dillingham from outside the Dillingham Census Area who are saying they've quarantined elsewhere? If this is the case how is the City verifying people have actually quarantined outside of Dillingham? But if the City is requiring all people outside of the DLG Census area to quarantine according to this ordinance then it does apply to everyone regardless of where they have quarantined, correct?

**Section 6A #2: Limitation on Leaving Quarantine Location.** " Any person required to quarantine shall not leave their quarantine location during their quarantine period for any reason other than to: go to their place of employment."

\* Does this include people whose employment requires them to interact with the public? If the answer is yes, how would that be allowed as it is putting the general public at great risk to interact with someone who should be quarantining?"

**Section 10C Mandatory Isolation & Evacuation:** "The period of isolation shall be a minimum of; 1) seventy-two hours since the person has had resolution of a fever without use of fever-reducing medications and has improvement in respiratory symptoms (cough, shortness of breath); and 2) ten days after the date of the person's first positive COVID-19 diagnostic test without developing symptoms of COVID-19."

\* The way this reads (not sure if it's what was intended) it seems the City is determining when people who have tested positive can reenter the public arena- any chance this is going to be amended to defer to medical clearance?

**Ordinance 2020-10A**

**Section 5.A.5 Use of City Facilities Restricted for Health and Safety of All Users:** "No person may use any city facilities, including, but not limited to, all city port facilities governed by DMC 2.42, unless the person...#5 Has obtained a negative test result on a Sars-Covid 2 PCR, antibody or antigen test within 72 hours prior to entry to Dillingham from outside the Dillingham census area."

\*What other city facilities are included other than port facilities?

\* To use the City facilities as outlined in this ordinance, is it required that fishermen (not in the DLG Census area) would have had to be tested outside of the region at least 72 hours before arriving in Dillingham (essentially tested outside of Dillingham)? Does this apply to the Captain's and crew (all fishermen)? If so how is the City enforcing/tracking to allow city facility use- is it the colored wristband system you've referenced in the City Workshop,etc. ?

**General Questions:**

\* Have the fishing companies agreed to not buy fish from people without the proper colored wristband they get when complying with City testing requirements?

Look forward to hearing from you and thanks again. Please don't hesitate to reach out to us in any other ways we can support the City's efforts to prioritize public health and welfare.

Quyana,

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Alannah Hurley  
Executive Director  
United Tribes of Bristol Bay  
(907) 843-1633 Mobile  
(907) 842-1687 Main  
[www.utbb.org](http://www.utbb.org)

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**Alannah Hurley** <ahurley@utbb.org> Mon, May 18, 2020 at 8:43 PM  
To: communitysuggestions@dillinghamak.us, Rose Loera <manager@dillinghamak.us>, Lori Goodell <cityclerk@dillinghamak.us>, Alice Ruby <alice.ruby@dillinghamak.us>  
Cc: Norm Van Vactor <norm@bbedc.com>, Katherine Carscallen <katherinecarscallen@gmail.com>, Robert Heyano <rheyano@gmail.com>, Lindsay Layland <llyland@utbb.org>

- Sorry I forgot to include a few last thoughts on the FAQ doc:
- \* Add testing specific questions regarding requirements for those arriving from w/in the DLG Census Area, within Alaska, outside of Alaska.
  - \* Add a question clarifying that people in the household of someone who is in active quarantine/isolating need to quarantine/isolate as well.
  - \* The last question that gives an example of someone traveling from Koliganek to Dillingham to shop states at the end, " you don't need to quarantine upon returning home" from your trip to Dillingham. This should be taken out as each community in Bristol Bay has their own ordinances regarding quarantine procedures for those traveling into and outside of their community. ]
  - \* the email address at the top of the FAQ doc has a typo in "dillingham"

Thanks,  
  
Alannah

[Quoted text hidden]

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**Alice Ruby** <alice.ruby@dillinghamak.us> Mon, May 18, 2020 at 9:12 PM  
To: Alannah Hurley <ahurley@utbb.org>  
Cc: communitysuggestions@dillinghamak.us, Rose Loera <manager@dillinghamak.us>, Lori Goodell <cityclerk@dillinghamak.us>, Norm Van Vactor <norm@bbedc.com>, Katherine Carscallen <katherinecarscallen@gmail.com>, Robert Heyano <rheyano@gmail.com>, Lindsay Layland <llyland@utbb.org>

Thanks Alannah

[Quoted text hidden]

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***Alice Ruby, Mayor  
City of Dillingham***

From: **Chris Pugmire** <[ChrisP@icicleseafoods.com](mailto:ChrisP@icicleseafoods.com)>  
Date: Thu, May 21, 2020 at 7:00 PM  
Subject: Dillingham COVID Testing Ordinance  
To: Alice Ruby <[alice.ruby@dillinghamak.us](mailto:alice.ruby@dillinghamak.us)>, Tod Larsen ([manager@dillinghamak.us](mailto:manager@dillinghamak.us))  
<[manager@dillinghamak.us](mailto:manager@dillinghamak.us)>  
Cc: Julianne Curry <[Julianne.Curry@icicleseafoods.com](mailto:Julianne.Curry@icicleseafoods.com)>

Mayor Ruby and Tod,

We would like to encourage the city council to take another look at the quarantine and testing ordinance passed on May 8th. On May 16th, the State of Alaska released Appendix 01 to Health Mandate 10, that specifically details testing and quarantine requirements for seafood processing workers. Although the testing criteria set by the State is close to the Dillingham ordinance, they don't quite align. We would recommend that the seafood processing sector receive a waiver from Ordinance 2020-09 as long as State Mandate 10 and Appendix 01 are in place and being adhered to. By granting a waiver with this criteria, it ensures that seafood processors can follow the very thorough State mandate, but in the event that State Mandate 10 and Appendix 01 are rescinded, we would still be required to fall back to the criteria laid out in Ordinance 2020-09.

For reference, the testing criteria set by the State in Appendix 01 Option #3 is as follows:

iv. Testing. All arriving workers must receive a PCR test within 48 hours of arrival at their destination community, preferably prior to entering their monitored quarantine lodging. The initial test may be conducted in route to their destination community. Depending upon the local availability of testing capacity, workers should receive a PCR test 6 days into their quarantine period, and within 48 hours before being released from quarantine. The employer will retain documentation of all test results.

Best Regards,  
Chris Pugmire  
GM of Western AK Operations  
Icicle Seafoods, Inc.



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## Fwd: Covid-19/City of Dillingham

1 message

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**Alice Ruby** <alice.ruby@dillinghamak.us>  
To: Lori Goodell <lori.goodell@dillinghamak.us>

Wed, May 20, 2020 at 11:21 AM

Hi Lori:

Can you include this in the usual correspondence in the council packet. Thanks.

----- Forwarded message -----

From: **Alice Ruby** <alice.ruby@dillinghamak.us>

Date: Wed, May 20, 2020 at 11:21 AM

Subject: Re: Covid-19/City of Dillingham

To: Clifford Tubbs <keggiet@gmail.com>

Cc: Chris Napoli <chris.napoli@dillinghamak.us>, Curt Armstrong <curt.armstrong@dillinghamak.us>, Andy Anderson <andy.anderson@dillinghamak.us>, Gregg Marxmiller <gregg.marxmiller@dillinghamak.us>, Bill Rodawalt <bill.rodawalt@dillinghamak.us>, Kaleb Westfall <kaleb.westfall@dillinghamak.us>, City Manager <manager@dillinghamak.us>

Thanks for your input Keggie.

On Wed, May 20, 2020 at 8:31 AM Clifford Tubbs <keggiet@gmail.com> wrote:

Good Morning:

I'd like to thank the Council for their hard work responding to the COVID-19 outbreak, it's not easy, and certainly pleasing everyone is not going to happen. From what I've seen, and heard on the radio, you've done your best under extraordinary circumstances to balance the needs of the community and the health and well being of those you represent. Your staff may be limited, but their hard work should not go unnoticed either trying to implement all of the measures you are passing.

With the exception of Council member Westfall (someone who, I didn't think was possible, may have just pushed me out of retirement from public service), you are to be commended. One of the main functions of government, especially when your State and Federal Government fails you, is to protect the health and safety of it's citizens. Using civil liberties or personal rights above Life and Liberty is not only irresponsible but a dereliction of duty in my view. Using that argument over wearing a facemask is insane, when those who don't wear one risks MY right to LIFE and LIBERTY. That vote won't be forgotten, nor will all of the other NO votes.

I'm emailing you to encourage your continued steadfastness on confronting what's coming to our region. Now is NOT the time to let up on those efforts, ease them in any way, or loosen restrictions that would prevent a catastrophic outbreak we will face if you don't. While the Governor see's nothing wrong with opening the state up again, we are just in the beginning stages of what the rest of the world has faced (and continues to). We may not be able to prevent it from coming entirely, but why would you even think about doing anything less other than all you can to try?

Processors aren't even here in full force yet and we've already had one positive test - thank God Trident was following guidelines - individual fishermen probably won't, to a large extent Three of you on the Council are setnet fishermen, you probably have outside family/friends coming to help with your operation this summer. You should be doing all you can to hold yourself and them to the same standard we (the Community) expect of everyone to keep our community and region safe. You have an ethical obligation to set aside your personal relationships and do what's best for Dillingham, you took an oath to do so. It's no different than when I was on the Council and had to vote to foreclose on my father for not paying his taxes (which were eventually paid). I had a family member coming this summer to help with some personal projects, I asked them not to come. They aren't coming, but if they did, I'd make them follow strict guidelines to not only protect my vulnerable parent, but the community at large.

Please keep up the pressure, do not let up, ease or loosen your ordinances. They are working, some aren't even in affect yet. Although, your meeting when setting effective dates was very confusing, so I'm not entirely sure about that.

Chris, Andy, Curt, Bill and Gregg, I ask that you please use common sense and continue to do all you can to protect us. The Governor won't, the feds wont, you are our last line of defense.

Thank you again for your hard work, commitment and public service.

Keggie Tubbs

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***Alice Ruby, Mayor  
City of Dillingham***

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***Alice Ruby, Mayor  
City of Dillingham***



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**Re: Great job**

1 message

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**Alice Ruby** <alice.ruby@dillinghamak.us>

Fri, May 22, 2020 at 11:08 AM

To: Rick & Denise Grant <grant@nushtel.com>, Lori Goodell <lori.goodell@dillinghamak.us>

Good morning:

Thanks for the good words. I'll share your email with Lori so that she can include it in the packet for all Council members. I think that everyone appreciates hearing from residents.

We haven't taken up the ordinance extension yet but my feeling is that they may probably continue the mandatory quarantine periods. Even the one case that we've had is an example of the value of the mandatory quarantine.

There is testing available at the Anchorage airport as of this week. In the region there is testing available at the Dillingham Boat Harbor for the general public as well as testing available at Kakanak for folks that are feeling some symptom of the coronavirus. Are you thinking about more testing in addition to that?

On Fri, May 22, 2020 at 10:38 AM Rick & Denise Grant <grant@nushtel.com> wrote:

Dear Mayor Ruby,

First of all I have been meaning to get in touch and say thanks to you and the council members for doing your very best to keep us all safe out here. Still a big challenge ahead.

I am curious if you plan to extend the quarantine and or ramp up testing. We have cancelled all of our private trips thru July, with the quarantine in place its a very easy decision to make. Without it some folks would still be wanting to come and we have no interest in being a part of bringing the virus to the region.

I feel the reopening of parts of the State is completely premature. At least with Dillingham's quarantine in place it eliminates the sport fishermen , even tho that's most of our business I feel its best for us who call this place home. Hopefully it will also keep the commercial fleet somewhat at bay or more accountable.

Keep up the good work , it has to be exhausting. Thanks again.

Cheers,  
Rick

Rick & Denise Grant  
Tikchik Airventures LLC  
PO Box 71  
Dillingham, AK 99576

907 842 5841  
[grant@nushtel.com](mailto:grant@nushtel.com)  
[www.tikchikairventures.com](http://www.tikchikairventures.com)

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**Alice Ruby, Mayor**  
**City of Dillingham**





## Colored bands for test results

1 message

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**Jeanie Timmeman** <jtimmerman@nushtel.net>

Mon, May 18, 2020 at 8:54 PM

To: communitysuggestions@dillinghamak.us

Cc: manager@dillinghamak.us

This demanding of wearing colored bands seems like a huge constitutional problem. I can see having a certificate so that people who need to see it can do so. The band is a result of a medical test and is not public information so it shouldn't be demanded that it be displayed to the public. Also many fishermen don't wear rings or bracelets for safety's sake as they can get caught in nets. This seems city government overreach at it's worst. I hope this can be discussed at the council level.

Thank you,

Jeanie Timmerman

Sent from my iPad



## Wrist bands for virus Quarantine

1 message

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**Dan & Marjorie Dunaway** <dlgdunaway@gmail.com>

Mon, May 18, 2020 at 9:07 PM

To: Community Suggestions <communitysuggestions@dillinghamak.us>

Please explain step by step the entire process with the wrist bands. Beginning to end.

Who does it apply to?

How are they issued?

And by who?

under what what ordinance is this authorized?

I'm trying to understand it.

I'm sure many others will be interested as well.

thank you

Dan Dunaway



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## Dillingham quarantine ordinance process.

1 message

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**Dan & Marjorie Dunaway** <dlgdunaway@gmail.com>  
To: Community Suggestions <communitysuggestions@dillinghamak.us>

Mon, May 18, 2020 at 9:47 PM

Thanks for tonight's city council workshop.

It appears to me there is still a LOT of confusion on how these ordinances and Quarantines are supposed to work.

We have read through Ordinance 10A and and section 5A in particular.

We find this portion especially confusing and cannot find a clear path through it.

It would be extremely helpful to the public if you could take 4 or 5 of the most likely scenarios of people coming to Dillingham and step us through from departure in Anchorage to being free to do business or fish around Dillingham.

Please explain the options open to each traveler to properly observe the regulations.

Is there a short time path that is within the rules but gets a person out on a boat?

Please lay out the steps one by one that must be taken in each case where the person goes through clean and where a person test positive at some point.

Scenario 1) Anchorage or Dillingham resident flies into Dlg after being in Anchorage:

- a) no pre flight test no Q in Anch:
- b) preflight test negative no Q in Anch:
- c) no preflight test, no Q in Anch. refuses any testing:

Scenario 2) Lower 48 resident flies to Dlg

- a) no pre flight test or quarantine:
- b) preflight test negative plus was in quarantine in Anch:

ONE MORE

I'm still not convinced the City can force anybody to accept swabbing or testing that invades their body.

thank you  
Dan Dunaway



Lori Goodell <cityclerk@dillinghamak.us>

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## Phone call from Robert Heyano

1 message

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**Alice Ruby** <alice.ruby@dillinghamak.us>

Tue, May 26, 2020 at 8:05 PM

To: City Manager <manager@dillinghamak.us>, Lori Goodell <lori.goodell@dillinghamak.us>

Robert called immediately after the workshop. He asked that I share his comments. He recognizes that there may need to be some selective changes in the codes in order to address some issues that we have detected. However, he urges the Council to show restraint in making overall changes to the ordinances. In his opinion, many travelers and organizations have put a great deal of effort into making their plans and arrangements so that they fit the current regulations in our ordinance. He would not like to see those arrangements be in violation of city requirements or end up being useless effort.

And there are now resources available to assist fishermen travelers (he provided the example of the BBRSDA fisherman's manual that was recently published).

He further feels that we are still at the beginning of the wave that could (and probably will) hit the region so urges that we not lessen our efforts to protect all residents.

--

**Alice Ruby, Mayor**  
**City of Dillingham**

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## CARES Act Funding - Managing Expenditures

1 message

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**Nils Andreassen** <nils@akml.org>

Thu, May 21, 2020 at 2:04 PM

Reply-To: nils@akml.org

To: cityclerk@dillinghamak.us



### (More) Updates on CARES Act Funding

We held a couple calls this week that were meant to provide additional information for members about how we interpret CARES Act guidance and how it might be applied to allowable expenditures. Below is the presentation from Wednesday, which we promised to share (it may not be exactly the same, I had to rebuild it to some extent...). It probably makes more sense if you were on the call but I'm happy to walk through it with you as you have questions.

#### Presentation on Allowable Expenditures

AHFC is developing a program that will provide short-term rent or mortgage relief for these Alaskans through its established partnerships with nonprofits across the state. If your jurisdiction is considering using CARES funds for something similar or you would like to leverage your dollars with those that AHFC is expected to receive, contact AHFC's Planning Director Daniel Delfino at [ddelfino@ahfc.us](mailto:ddelfino@ahfc.us) or 330-8273.

Foraker presented a document Thursday that provides consideration for grants to nonprofits and small businesses, including a template that local governments can use. We're glad for all the work that Foraker and AKSBDC put into this, and for their partnership. You can click on the button below to read through this guidance and utilize the template.

#### Grant Processes and Template for Consideration

As you know, DCRA published information related to CARES Act funding recently and has distributed grant agreements to local governments. Here is DCRA's resource page: <https://www.commerce.alaska.gov/web/dcra/LocalGovernmentResourceDesk/COVID19.aspx>

To apply for the COVID-19 Relief funding, please complete the following documents and submit them to [resourcedesk@alaska.gov](mailto:resourcedesk@alaska.gov). Email [resourcedesk@alaska.gov](mailto:resourcedesk@alaska.gov) if you have any questions.

- You'll need to pass a resolution accepting these funds - DCRA provides a template
- [COVID-19 Community Grant Agreement](#)

I know that I flagged a couple concerns with the grant agreement. We heard back from DCRA that they will remove the provision holding onto 10%. If there are certain provisions that you don't agree with or that you don't think should apply during this crisis, then you should request from the Commissioner a waiver of that provision. That is the process as we understand it.

We also now understand (according to the State) that these funds should be treated as federal for accounting purposes. So a federal single audit will apply. Thanks to BDO for the following -

- If these funds, when combined with all other federal expenditures for that community, exceed \$750,000 in any single fiscal year, that community would be required to have a federal single audit in accordance with the Uniform Guidance (2 CFR Part 200). The receipt and expenditure of Coronavirus Relief funds increases the probability that a community will require a federal single audit in both the fiscal year ending June 30, 2020, and June 30, 2021 as eligible expenditures will likely fall in both years. For those communities requiring a federal single audit regardless, it won't change much, unless the expended Coronavirus Relief funds surpass \$750,000 for that community alone in a given fiscal year. At that point, the expended Coronavirus Relief funds will need to be audited directly in accordance with the Uniform Guidance. Those communities below the \$750,000 threshold before expending Coronavirus Relief funds that are now over the threshold would need to ensure they are engaged to be audited by a CPA firm licensed to perform federal single audits, and would most likely incur additional audit fees and additional audit preparation time.

We don't have final federal OMB guidance to this effect, but you can begin thinking in these terms if you haven't already.

**If you aren't currently required to complete a federal single audit and this triggers now the requirement that you do so in this or the next fiscal year - please let us know!** We want to be able to track some of the impact of this and describe that as we move forward. If you need help through this process, we're also anticipating that AML may be able to support you during this process.

Thanks, everyone. It's great to see these funds moving forward and we hope they help provide some of the support you need.

Nils Andreassen  
Executive Director



AML | One Sealaska Plaza, Suite 200, Juneau, AK 99801

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## Reopening Alaska - Phase III

1 message

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**Nils Andreassen** <nils@akml.org>

Tue, May 19, 2020 at 4:50 PM

Reply-To: nils@akml.org

To: cityclerk@dillinghamak.us



### Reopening Alaska - Phase III

We expect the Governor to announce during his press conference this evening something along the lines of this below. Over the coming week or so we'll see more information forthcoming, and the Governor's office has indicated an interest in further discussion. AML will work to arrange this, and to address member questions as they come up. --  
Nils

\*\*\*

#### Alaska's Plan Forward

Alaska has done an excellent job of managing COVID-19. We responded quickly to an unknown threat to keep our cases low and to ensure our healthcare systems have increased capacity to deal with COVID-19 cases in the future. The base actions that have led to our success will continue to be our playbook for the future:

- \*Stay six feet or more away from non-family members
- \*Wash your hands frequently
- \*Wipe down surfaces frequently
- \*Wear a face covering when in a public setting in close contact with others.
- \*Be mindful and respectful to those Alaskans that are most vulnerable to this virus. Those being our seniors and those with existing health issues.

Under Phases 1 and 2, businesses and organizations found new and creative ways to minimize the risk of COVID-19, and each day we are seeing new national and industry guidelines being released that provide guidance on safely operating.

It is with the listed guidelines and safety advisories that we can empower businesses, organizations and Alaskans to protect themselves and each other and continue opening responsibly.

Now is the time for the next phase of our response. To move ahead, we are combining our future phases, while encouraging personal and organizational responsibility to safely operate while mitigating the spread of this disease.

Make no mistake. The virus is with us. We must function with it and manage it. There will be folks who contract the virus and fall ill, but if we follow these guidelines, we can help lower potential cases and keep our way of life intact with a few exceptions.

The state, local communities, tribal partners, and healthcare providers have come together to do tremendous work. We have built up our health care capacity to handle a potential increase in cases. We have increased screening and testing and continued to have robust contact tracing. We have trained our healthcare workers to safely work with and treat the virus. We have stockpiled and distributed PPE around the state.

We will monitor the situation daily as we have since this virus arrived in Alaska and we will adjust, if necessary, to handle a growth in case clusters to prevent cases spiking.

Effective Friday May 22, 2020 Alaska is open for business:

- All businesses can open
- All houses of worship can open
- Libraries and museums can open
- All recreational activities can open
- All sports activities can open

It's the responsibility of individuals, businesses, and organizations to minimize the spread of COVID-19. We encourage all to follow local, state, national, and industry guidelines on ways to conduct business and activities safely.

Exceptions/restrictions/closures:

- 14-day quarantine for interstate and international travel to Alaska remains in place. This will be reevaluated by June 2, 2020, but will be reviewed weekly.
- All senior centers, prisons, and institutions will continue to have restricted access.
- Any proposed large public gatherings such as festivals and concerts need to consult first with public health before scheduling
- The State will continue to work with large industries to protect their workforce and the communities in which they operate
- Communities may still elect to keep in place travel restrictions.
  - \*Some Alaskan communities may wish to extend restrictions on non-essential travel into their communities for health reasons. Check with your local community.

- Health Mandates 15 (Elective Medical/Dental), 17 (Commercial Fishing), and 18 (Intrastate Travel) remain in effect.

It's because of you Alaska, that our statewide numbers remain low. And we will keep our numbers low because of your actions.



AML | One Sealaska Plaza, Suite 200, Juneau, AK 99801

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DAN SULLIVAN  
ALASKA



UNITED STATES SENATE  
WASHINGTON, D.C. 20510

April 30, 2020

Ms. Alice Ruby  
Mayor  
City of Dillingham  
PO Box 889  
Dillingham, AK 99576-0889

Dear Madame Mayor,

Thank you for sending me a copy of your letter to President Trump and the U.S. Department of Treasury regarding the \$1 Elizabeth Peratrovich coin. It is great to see community advocacy on behalf of an Alaskan hero like Elizabeth Peratrovich. Because of her fierce advocacy, the Alaska Territorial Legislature passed the Anti-Discrimination Act of 1945, making Alaska the first place in the United States to outlaw racial segregation. We are surely excited to see the release of these special coins.

Thank you for all you do for your community. Please don't hesitate to reach out if I can ever be of assistance.

Sincerely,

A handwritten signature in blue ink that reads "Dan".

Dan Sullivan  
United States Senator

Hope your  
day will  
Alice.  
-Da