



APPENDIX ONE

Alaska Native Claims Settlement Act (As amended by the Alaska National Interest Lands Conservation Act)

Section 14(c)

14(c)(1)

Upon receipt of interim conveyance or patent, whichever comes earlier, . . . “The village corporations shall first convey to any Native or non-Native occupant, without consideration, title to the surface estate in the tract occupied as of December 18, 1971, as a primary place of residence, or as a primary place of business, or as a subsistence campsite, or as a headquarters for reindeer husbandry;”

14(c)(2)

Upon receipt of interim conveyance or patent, whichever comes earlier, . . . “The village corporation shall then convey to the occupant, either without consideration or upon payment of an amount not in excess of fair market value, determined as of the date of initial occupancy and without regard to any improvements thereon, title to the surface estate in any tract occupied as of December 18, 1971 by a nonprofit organization;”

14(c)(3)

Upon receipt of interim conveyance or patent, whichever comes earlier, . . . “The village corporation shall then convey to any Municipal Corporation in the Native village or to the State in trust for any Municipal Corporation established in the Native village in the future, title to the remaining surface estate of the improved land on which the

Native village is located and as much additional land as is necessary for community expansion, and appropriate rights-of-way for public use, and other foreseeable community needs: Provided, that the amount of lands to be transferred to the Municipal Corporation or in trust shall be no less than 1,280 acres unless the Village Corporation and the Municipal Corporation or the State in trust can agree in writing on an amount which is less than one thousand two hundred and eighty acres:

Provided further, that any net revenues derived from the sale of surface resources harvested or extracted from lands reconveyed pursuant to this subsection shall be paid to the Village Corporation by the Municipal Corporation or the State in trust: Provided, however, the word ‘sale’, as used in the preceding sentence, shall not include the utilization of surface resources for governmental purposes by the Municipal Corporation of the State in trust, nor shall it include the issuance of free use permits or other authorization for such purposes;”

14(c)(4)

Upon receipt of interim conveyance or patent, whichever comes earlier, . . . “The Village Corporation shall convey to the Federal Government, State or to the appropriate Municipal Corporation title to the surface estate for airport sites, airway beacons, and other navigation aids as such existed on December 18, 1971, together with such additional acreage and/or easements as are necessary to provide related governmental services and to insure safe approaches to airport runways as such airport sites, runways, and other facilities existing as of December 18, 1971;”