

SECTION REFERRED TO IN OTHER SECTIONS

This section is referred to in section 762 of this title.

§ 762d. TDD installation by Congress

As soon as practicable, each House of the Congress shall establish a policy under which Members of the House of Representatives and the Senate, as the case may be, may obtain TDD's for use in communicating with hearing-impaired and speech-impaired individuals, and for the use of hearing-impaired and speech-impaired employees.

(Pub. L. 100-542, § 6, Oct. 28, 1988, 102 Stat. 2722.)

SECTION REFERRED TO IN OTHER SECTIONS

This section is referred to in section 762 of this title.

CHAPTER 17—ALASKA COMMUNICATIONS DISPOSAL

SUBCHAPTER I—GENERAL PROVISIONS

Sec.

771. Definitions.

SUBCHAPTER II—TRANSFER OF GOVERNMENT-OWNED LONG-LINES COMMUNICATION FACILITIES IN AND TO ALASKA

781. Matters relative to transfer.

- (1) Authorization, Executive approval, adequate consideration, scope of transfer, qualification of transferee, necessary or appropriate actions and powers.
- (2) Procedures and methods.
- (3) Applicability of antitrust provisions.
- (4) Documents of title or other property interests; mineral rights exception; other necessary or proper action; copy of instrument to Secretary of the Interior.
- (5) Consent of Secretary concerned.
- (6) Solicitation of offers to purchase.

782. National defense considerations; public interest; qualification of transferee; disqualification of aliens.

783. Agreements for transfer; services without interruption, change of rates and charges, and finality of transfer.

784. Approval of Federal Communications Commission.

785. Gross proceeds as miscellaneous receipts in the Treasury.

786. Reports to President and Congress.

SUBCHAPTER III—MISCELLANEOUS PROVISIONS

791. Communications Act of 1934; nonmodification.

792. Authorization of appropriations.

SUBCHAPTER I—GENERAL PROVISIONS

§ 771. Definitions

In this chapter—

(1) "Transfer" means the conveyance by the United States of any element of ownership, including but not restricted to any estate or interest in property, and franchise rights, by sale, exchange, lease, easement, or permit, for cash, credit, or other property with or without warranty.

(2) "Long-lines communication facilities" means the transmission systems connecting points inside the State with each other and with points outside the State by radio or wire,

and includes all kinds of property and rights-of-way necessary to accomplish this interconnection.

(3) "Agency concerned" means any department, agency, wholly owned corporation, or instrumentality of the United States.

(Pub. L. 90-135, title I, § 101, Nov. 14, 1967, 81 Stat. 441.)

SHORT TITLE

Section 1 of Pub. L. 90-135 provided: "That this Act [enacting this chapter] may be cited as the 'Alaska Communications Disposal Act'."

SUBCHAPTER II—TRANSFER OF GOVERNMENT-OWNED LONG-LINES COMMUNICATION FACILITIES IN AND TO ALASKA

§ 781. Matters relative to transfer**(1) Authorization, Executive approval, adequate consideration, scope of transfer, qualification of transferee, necessary or appropriate actions and powers**

Subject to the provisions of section 782 of this title, and notwithstanding provisions of any other law, the Secretary of Defense or his designee, with the advice, assistance, and, in the case of any agency not under the jurisdiction of the Secretary of Defense, the consent of the agency concerned, and after approval of the President, is authorized to and shall transfer for adequate consideration any or all long-lines communication facilities in or to Alaska under the jurisdiction of the Federal Government to any person qualifying under the provisions of section 782 of this title, and may take such action and exercise such powers as may be necessary or appropriate to effectuate the purposes of this chapter.

(2) Procedures and methods

Transfers under this subchapter shall be made in accordance with the procedures and methods required by section 484(e), (1), (2), and (3) of this title, except that "the Secretary of Defense or his designee" shall be substituted for all references therein to "the Administrator".

(3) Applicability of antitrust provisions

The requirements of section 488 of this title shall apply to transfers under this subchapter.

(4) Documents of title or other property interests; mineral rights exception; other necessary or proper action; copy of instrument to Secretary of the Interior

The head of the agency concerned or his designee shall execute such documents for the transfer of title or other interest in property, except any mineral rights therein, and take such other action as the Secretary of Defense deems necessary or proper to transfer such property under the provisions of this subchapter. A copy of any deed, lease, or other instrument executed by or on behalf of the head of the agency concerned purporting to transfer title or any other interest in public land shall be furnished to the Secretary of the Interior.

(5) Consent of Secretary concerned

No interest in public lands, withdrawn or otherwise appropriated, may be transferred