Under the authority of art. II, sec. 9, and art. III, sec. 17, of the Alaska Constitution, and in the public interest, I call the Twenty-Fourth Legislature of the State of Alaska into its second special session at Juneau, Alaska in the legislative chambers on May 10, 2006, at 11:00 a.m. to consider the:

1. subject of statutory changes for the purpose of clarifying or providing additional authority for the development of contract terms under the Alaska Stranded Gas Development Act (AS 43.82);

2. subject of judicial review of challenges to the constitutionality of a law authorizing a contract enacted under AS 43.82.435 or the enforceability of a contract executed under a law authorizing a contract enacted under AS 43.82.435;

3. subject of establishing the state entity responsible for financing, owning, and managing the state's interest in the Alaska North Slope natural gas pipeline project, including provisions regarding indemnifications among entities involved in the management of the construction of the project;

4. subject of establishing a method for providing fiscal certainty for certain Alaska North Slope oil and gas leases not covered by the Alaska Stranded Gas Fiscal Contract;

5. preliminary findings and a determination of the commissioner of Department of Revenue made under AS 43.82.400(a)(1); and

6. provisions of the proposed Alaska Stranded Gas Fiscal Contract submitted to the governor by the commissioner of the Department of Revenue under AS 43.82.400(a)(2).

Dated this 9th day of May, 2006.

______________________________
Frank H. Murkowski, Governor
who has also authorized the seal of the State of Alaska to be affixed to this proclamation