Sectional Analysis
Senate Bill 174 version G

“An Act relating to the regulation of firearms and knives by the University of Alaska”

Section 1
It is the findings and intent of the legislature that the right to bear arms is constitutionally protected under Art. 1, Sec. 19 of the Alaska Constitution, that the University Of Alaska Board Of Regents may not abridge that right, and the legislature reserves to the state the authority to regulate firearms.

Section 2
Amends AS 14.40 (The University of Alaska and the Community Colleges statutes) affirming the authority to regulate firearms and knives is reserved to the state, the Board of Regents may not regulate firearms and knives except

1. In a manner identical to state law
2. In student dormitories or other shared living quarters

The Board of Regents may adopt and enforce policies regulating the open carry of firearms, restricting the discharge, and prohibiting the possession in restricted access areas.

If the Board of Regents adopt regulation of the carrying of handguns in dormitories, the policies must require that the handgun is either carried on the person or secured in an owner provided lockbox at all times. Persons living in dormitories must declare to the University their intention to keep a weapon in their dormitory rooms. The University may privately collect and store (for not more than a year) that information. The University may use that information when making housing decisions for students who expressed they don’t want to share a dormitory room with a person who possesses a firearm.

The University is prohibited from creating a database or registry of persons who possess firearms on campus, requiring written permission before a person may possess a firearm on campus, or adopt implied consent policies regarding restricted possession on campus.

The University is immune from civil liability for policies enforced under this section.

Section 3
The bill takes effect August 1, 2016