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Explanation of Changes

CSSB 63 (FIN)

Version U to Version N

Throughout §18.35.301 the language “smoking is prohibited” and “smoking is allowed” was replaced with “an individual may not smoke” and “an individual may smoke” to clarify that building managers and employers cannot be fined for a violation of this section.

Page 2, lines 13-27: Rewrites §18.35.301 (b) for clarity. The prohibitions are the same; the only additional language is to clarify that a person can smoke in a private residence that is in the same building as another, separate private residence that provides child care or adult care.

Page 3, lines 16-23: Rewrites §18.35.301 (d)(1)(B) regarding the exemption for businesses that are not freestanding. The words “or building” were added to lines 16 and 20 to ensure that buildings that are not businesses will also be considered. Also, the prohibition on exemption was extended to include facilities that provide adult care.

Page 3-4, lines 1-3: Rewrites §18.35.301 (e) regarding smoking areas in airports. Instead of specifying where the smoking area can be located and who can use it, the CS allows an airport discretion in creating a separate enclosed smoking area as long as it is “vented directly to an outdoor area where smoking is not prohibited.”

Page 4, lines 11-17: Amended to allow private clubs and e-cigarette stores to remain if they have been in operation since January 1, 2017.

Page 4-5, lines 31-7: Adds the definition of “private club”.

Page 5, lines 22-28: Rewrites §18.35.306 to remove language that specifies acceptable puffin types for signs. This change was made to ensure that existing signs will not be made noncompliant by passage of this legislation, thereby possibly subjecting business owners to a fine for improper signage.