

CSHB 351(JUD)

Source

LAWS OF ALASKA

2004

Chapter No.

AN ACT

Relating to the devices, including carbon monoxide detection devices, required in dwellings; and providing for an effective date.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

THE ACT FOLLOWS ON PAGE 1

Enrolled HB 351

AN ACT

1	Relating to the devices, including carbon monoxide detection devices, required in dwellings;
2	and providing for an effective date.
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4	* Section 1. AS 18.70.095(a) is amended to read:
5	(a) Smoke detection devices shall be installed and maintained in all dwelling
6	units in the state, and carbon monoxide detection devices shall be installed and
7	maintained in all qualifying dwelling units in the state. The smoke detection
8	devices must [SHALL] be of a type and shall be installed in a manner approved by
9	the state fire marshal. The carbon monoxide detection devices must have an alarm
10	and shall be installed and maintained according to manufacturers'
11	recommendations.
12	* Sec. 2. AS 18.70.095(b) is amended to read:
13	(b) In a dwelling unit occupied under the terms of a rental agreement or under
14	a month-to-month tenancy,

1	(1) at the time of each occupancy, the landlord shall provide smoke
2	detection devices and, if the dwelling unit is a qualifying dwelling unit, carbon
3	monoxide detection devices; the devices must be in working condition, and, after
4	notification of any deficiencies by the tenant, the landlord shall be responsible for
5	repair or replacement; and
6	(2) the tenant shall keep the devices in working condition by keeping
7	charged batteries in battery-operated devices, if possible, by testing the devices
8	periodically, if possible, and by refraining from permanently disabling the devices.
9	* Sec. 3. AS 18.70.095(c) is amended to read:
10	(c) If a landlord did not know and had not been notified of the need to repair
11	or replace a smoke detection device or a carbon monoxide detection device, the
12	landlord's failure to repair or replace the device may not be considered as evidence of
13	negligence in a subsequent civil action arising from death, property loss, or personal
14	injury.
15	* Sec. 4. AS 18.70.095(d) is repealed and reenacted to read:
16	(d) In this section,
17	(1) "dwelling unit" has the meaning given in AS 34.03.360;
18	(2) "landlord" has the meaning given in AS 34.03.360;
19	(3) "qualifying dwelling unit" means a dwelling unit that
20	(A) contains or is serviced by a carbon-based-fueled appliance
21	or device that produces by-products of combustion;
22	(B) has an attached garage or carport; or
23	(C) is adjacent to a parking space;
24	(4) "rental agreement" has the meaning given in AS 34.03.360;
25	(5) "tenant" has the meaning given in AS 34.03.360.
26	* Sec. 5. AS 18.70.100(a) is amended to read:
27	(a) Except as provided in (c) of this section, a [A] person who violates a
28	provision of AS 18.70.010 - 18.70.100 or a regulation adopted under those sections, or
29	who fails to comply with an order issued under AS 18.70.010 - 18.70.100, is guilty of
30	a class B misdemeanor. When not otherwise specified, each 10 days that the violation
31	or noncompliance continues is a separate offense.

1	* Sec. 6. AS 18.70.100 is amended by adding a new subsection to read:
2	(c) A person who violates AS 18.70.095, as that section relates to carbon
3	monoxide detection devices, is guilty of a violation. In this subsection, "violation" has
4	the meaning given in AS 11.81.900.
5	* Sec. 7. AS 34.03.100(a) is amended to read:
6	(a) The landlord shall
7	(1) make all repairs and do whatever is necessary to put and keep the
8	premises in a fit and habitable condition;
9	(2) keep all common areas of the premises in a clean and safe
10	condition;
11	(3) maintain in good and safe working order and condition all
12	electrical, plumbing, sanitary, heating, ventilating, air-conditioning, kitchen, and other
13	facilities and appliances, including elevators, supplied or required to be supplied by
14	the landlord;
15	(4) provide and maintain appropriate receptacles and conveniences for
16	the removal of ashes, garbage, rubbish, and other waste incidental to the occupancy of
17	the dwelling unit and arrange for their removal;
18	(5) supply running water and reasonable amounts of hot water and heat
19	at all times, insofar as energy conditions permit, except where the building that
20	includes the dwelling unit is so constructed that heat or hot water is generated by an
21	installation within the exclusive control of the tenant and supplied by a direct public
22	utility connection;
23	(6) if requested by the tenant, provide and maintain locks and furnish
24	keys reasonably adequate to ensure safety to the tenant's person and property; and
25	(7) provide smoke detection devices <u>and carbon monoxide detection</u>
26	devices as required under AS 18.70.095.
27	* Sec. 8. AS 34.03.120(a) is amended to read:
28	(a) The tenant
29	(1) shall keep that part of the premises occupied and used by the tenant
30	as clean and safe as the condition of the premises permit;
31	(2) shall dispose all ashes, rubbish, garbage, and other waste from the

1 dwelling unit in a clean and safe manner;

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(3) shall keep all plumbing fixtures in the dwelling unit or used by the tenant as clean as their condition permits;

4 (4) shall use in a reasonable manner all electrical, plumbing, sanitary,
5 heating, ventilating, air-conditioning, kitchen, and other facilities and appliances
6 including elevators in the premises;

7 (5) may not deliberately or negligently destroy, deface, damage,
8 impair, or remove a part of the premises or knowingly permit any person to do so;

9 (6) may not unreasonably disturb, or permit others on the premises 10 with the tenant's consent to unreasonably disturb, a neighbor's peaceful enjoyment of 11 the premises;

12 (7) shall maintain smoke detection devices <u>and carbon monoxide</u>
 13 <u>detection devices</u> as required under AS 18.70.095;

14 (8) may not, except in an emergency when the landlord cannot be
15 contacted after reasonable effort to do so, change the locks on doors of the premises
16 without first securing the written agreement of the landlord and, immediately after
17 changing the locks, providing the landlord a set of keys to all doors for which locks
18 have been changed; in an emergency, the tenant may change the locks and shall,
19 within five days, provide the landlord a set of keys to all doors for which locks have
20 been changed and written notice of the change; and

(9) may not unreasonably engage in conduct, or permit others on the
premises to engage in conduct, that results in the imposition of a fee under a municipal
ordinance adopted under AS 29.35.125.

* Sec. 9. This Act takes effect January 1, 2005.

-4-