

# LAWS OF ALASKA

# 2008

**Source** SCS CSHB 65(FIN) am S

Chapter No.

#### **AN ACT**

Relating to breaches of security involving personal information, credit report and credit score security freezes, protection of social security numbers, care of records, disposal of records, identity theft, credit cards, and debit cards, disclosure of the names and addresses of permanent fund dividend applicants, and to the jurisdiction of the office of administrative hearings; amending Rules 60 and 82, Alaska Rules of Civil Procedure; and providing for an effective date.

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

THE ACT FOLLOWS ON PAGE 1

## **AN ACT**

1	Relating to breaches of security involving personal information, credit report and credit score
2	security freezes, protection of social security numbers, care of records, disposal of records,
3	identity theft, credit cards, and debit cards, disclosure of the names and addresses of
4	permanent fund dividend applicants, and to the jurisdiction of the office of administrative
5	hearings; amending Rules 60 and 82, Alaska Rules of Civil Procedure; and providing for an
6	effective date.

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\* Section 1. AS 40.21.110 is amended to read:

**Sec. 40.21.110. Care of records.** Except for public records lawfully in the possession of a person other than the state, public records of existing or defunct agencies of the state, territorial, and Russian governments in Alaska are the property of the state and shall be created, maintained, preserved, stored, transferred, destroyed or disposed of, and otherwise managed in accordance with the provisions of this chapter **and AS 45.48.500 - 45.48.530**. Records shall be delivered by outgoing

-1-

1	officials and employees to their successors, and may not be removed, destroyed, or
2	disposed of, except as provided in this chapter and AS 45.48.500 - 45.48.530.
3	* Sec. 2. AS 43.23.017 is amended by adding a new subsection to read:
4	(b) Notwithstanding (a) of this section, the department may release the names
5	and addresses of permanent fund dividend applicants to a legislator of this state and to
6	the legislator's office staff for official legislative purposes.
7	* Sec. 3. AS 44.64.030(a) is amended by adding a new paragraph to read:
8	(40) AS 45.48.080(c) (breach of security involving personal
9	information).
10	* Sec. 4. AS 45 is amended by adding a new chapter to read:
11	Chapter 48. Personal Information Protection Act.
12	Article 1. Breach of Security Involving Personal Information.
13	Sec. 45.48.010. Disclosure of breach of security. (a) If a covered person owns
14	or licenses personal information in any form that includes personal information on a
15	state resident, and a breach of the security of the information system that contains
16	personal information occurs, the covered person shall, after discovering or being
17	notified of the breach, disclose the breach to each state resident whose personal
18	information was subject to the breach.
19	(b) An information collector shall make the disclosure required by (a) of this
20	section in the most expeditious time possible and without unreasonable delay, except
21	as provided in AS 45.48.020 and as necessary to determine the scope of the breach and
22	restore the reasonable integrity of the information system.
23	(c) Notwithstanding (a) of this section, disclosure is not required if, after an
24	appropriate investigation and after written notification to the attorney general of this
25	state, the covered person determines that there is not a reasonable likelihood that harm
26	to the consumers whose personal information has been acquired has resulted or will
27	result from the breach. The determination shall be documented in writing, and the
28	documentation shall be maintained for five years. The notification required by this
29	subsection may not be considered a public record open to inspection by the public.
30	Sec. 45.48.020. Allowable delay in notification. An information collector

may delay disclosing the breach under AS 45.48.010 if an appropriate law

1	enforcement agency determines that disclosing the breach will interfere with a
2	criminal investigation. However, the information collector shall disclose the breach to
3	the state resident in the most expeditious time possible and without unreasonable delay
4	after the law enforcement agency informs the information collector in writing that
5	disclosure of the breach will no longer interfere with the investigation.
6	Sec. 45.48.030. Methods of notice. An information collector shall make the
7	disclosure required by AS 45.48.010
8	(1) by a written document sent to the most recent address the
9	information collector has for the state resident;
10	(2) by electronic means if the information collector's primary method
11	of communication with the state resident is by electronic means or if making the
12	disclosure by the electronic means is consistent with the provisions regarding
13	electronic records and signatures required for notices legally required to be in writing
14	under 15 U.S.C. 7001 et seq. (Electronic Signatures in Global and National Commerce
15	Act); or
16	(3) if the information collector demonstrates that the cost of providing
17	notice would exceed \$150,000, that the affected class of state residents to be notified
18	exceeds 300,000, or that the information collector does not have sufficient contact
19	information to provide notice, by
20	(A) electronic mail if the information collector has an
21	electronic mail address for the state resident;
22	(B) conspicuously posting the disclosure on the Internet
23	website of the information collector if the information collector maintains an
24	Internet website; and
25	(C) providing a notice to major statewide media.
26	Sec. 45.48.040. Notification of certain other agencies. (a) If an information
27	collector is required by AS 45.48.010 to notify more than 1,000 state residents of a
28	breach, the information collector shall also notify without unreasonable delay all
29	consumer credit reporting agencies that compile and maintain files on consumers on a
30	nationwide basis and provide the agencies with the timing, distribution, and content of
31	the notices to state residents.

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(b) This section may not be construed to require the information collector to provide the consumer reporting agencies identified under (a) of this section with the names or other personal information of the state residents whose personal information was subject to the breach.

- (c) This section does not apply to an information collector who is subject to the Gramm-Leach-Bliley Financial Modernization Act.
- (d) In this section, "consumer credit reporting agency that compiles and maintains files on consumers on a nationwide basis" has the meaning given to "consumer reporting agency that compiles and maintains files on consumers on a nationwide basis" in 15 U.S.C. 1681a(p).

Sec. 45.48.050. Exception for employees and agents. In AS 45.48.010 -45.48.090, the good faith acquisition of personal information by an employee or agent of an information collector for a legitimate purpose of the information collector is not a breach of the security of the information system if the employee or agent does not use the personal information for a purpose unrelated to a legitimate purpose of the information collector and does not make further unauthorized disclosure of the personal information.

**Sec. 45.48.060. Waivers.** A waiver of AS 45.48.010 - 45.48.090 is void and unenforceable.

Sec. 45.48.070. Treatment of certain breaches. (a) If a breach of the security of the information system containing personal information on a state resident that is maintained by an information recipient occurs, the information recipient is not required to comply with AS 45.48.010 - 45.48.030. However, immediately after the information recipient discovers the breach, the information recipient shall notify the information distributor who owns the personal information or who licensed the use of the personal information to the information recipient about the breach and cooperate with the information distributor as necessary to allow the information distributor to comply with (b) of this section. In this subsection, "cooperate" means sharing with the information distributor information relevant to the breach, except for confidential business information or trade secrets.

(b) If an information recipient notifies an information distributor of a breach

1	under (a) of this section, the information distributor shall comply with AS 45.48.010 -
2	45.48.030 as if the breach occurred to the information system maintained by the
3	information distributor.
4	Sec. 45.48.080. Violations. (a) If an information collector who is a
5	governmental agency violates AS 45.48.010 - 45.48.090 with regard to the personal
6	information of a state resident, the information collector
7	(1) is liable to the state for a civil penalty of up to \$500 for each state
8	resident who was not notified under AS 45.48.010 - 45.48.090, but the total civil
9	penalty may not exceed \$50,000; and
10	(2) may be enjoined from further violations.
11	(b) If an information collector who is not a governmental agency violates
12	AS 45.48.010 - 45.48.090 with regard to the personal information of a state resident,
13	the violation is an unfair or deceptive act or practice under AS 45.50.471 - 45.50.561.
14	However,
15	(1) the information collector is not subject to the civil penalties
16	imposed under AS 45.50.551 but is liable to the state for a civil penalty of up to \$500
17	for each state resident who was not notified under AS 45.48.010 - 45.48.090, except
18	that the total civil penalty may not exceed \$50,000; and
19	(2) damages that may be awarded against the information collector
20	under
21	(A) AS 45.50.531 are limited to actual economic damages that
22	do not exceed \$500; and
23	(B) AS 45.50.537 are limited to actual economic damages.
24	(c) The Department of Administration may enforce (a) of this section against a
25	governmental agency. The procedure for review of an order or action of the
26	department under this subsection is the same as the procedure provided by AS 44.62
27	(Administrative Procedure Act), except that the office of administrative hearings
28	(AS 44.64.010) shall conduct the hearings in contested cases and the decision may be
29	appealed under AS 44.64.030(c).
30	<b>Sec. 45.48.090. Definitions.</b> In AS 45.48.010 - 45.48.090,
31	(1) "breach of the security" means unauthorized acquisition, or

-5-

1	reasonable benef of unauthorized acquisition, of personal information that
2	compromises the security, confidentiality, or integrity of the personal information
3	maintained by the information collector; in this paragraph, "acquisition" includes
4	acquisition by
5	(A) photocopying, facsimile, or other paper-based method;
6	(B) a device, including a computer, that can read, write, or
7	store information that is represented in numerical form; or
8	(C) a method not identified by (A) or (B) of this paragraph;
9	(2) "covered person" means a
10	(A) person doing business;
11	(B) governmental agency; or
12	(C) person with more than 10 employees;
13	(3) "governmental agency" means a state or local governmental
14	agency, except for an agency of the judicial branch;
15	(4) "information collector" means a covered person who owns or
16	licenses personal information in any form if the personal information includes
17	personal information on a state resident;
18	(5) "information distributor" means a person who is an information
19	collector and who owns or licenses personal information to an information recipient;
20	(6) "information recipient" means a person who is an information
21	collector but who does not own or have the right to license to another information
22	collector the personal information received by the person from an information
23	distributor;
24	(7) "personal information" means information in any form on an
25	individual that is not encrypted or redacted, or is encrypted and the encryption key has
26	been accessed or acquired, and that consists of a combination of
27	(A) an individual's name; in this subparagraph, "individual's
28	name" means a combination of an individual's
29	(i) first name or first initial; and
30	(ii) last name; and
31	(B) one or more of the following information elements:

1	(i) the individual's social security number;
2	(ii) the individual's driver's license number or state
3	identification card number;
4	(iii) except as provided in (iv) of this subparagraph, the
5	individual's account number, credit card number, or debit card number;
6	(iv) if an account can only be accessed with a personal
7	code, the number in (iii) of this subparagraph and the personal code; in
8	this sub-subparagraph, "personal code" means a security code, an
9	access code, a personal identification number, or a password;
10	(v) passwords, personal identification numbers, or other
11	access codes for financial accounts.
12	Article 2. Credit Report and Credit Score Security Freeze.
13	Sec. 45.48.100. Security freeze authorized. A consumer may prohibit a
14	consumer credit reporting agency from releasing the consumer's credit report or credit
15	score without the express authorization of the consumer by placing a security freeze
16	on the consumer's credit report.
17	Sec. 45.48.110. Placement of security freeze. (a) To place a security freeze, a
18	consumer shall make the request to the consumer credit reporting agency
19	(1) by mail to the address designated by the consumer credit reporting
20	agency to receive security freeze requests; or
21	(2) as allowed by (b) of this section.
22	(b) A consumer may make a request under (a) of this section by telephone or
23	by facsimile, the Internet, or other electronic media if the consumer credit reporting
24	agency has developed procedures for using the telephone or an electronic medium to
25	receive and process the request in an expedited manner.
26	(c) A consumer credit reporting agency shall place a security freeze within
27	five business days after receiving a request under (a) or (b) of this section and proper
28	identification from the consumer.
29	Sec. 45.48.120. Confirmation of security freeze. (a) Within 10 business days
30	after a consumer makes the request under AS 45.48.110, a consumer credit reporting
31	agency shall send a written confirmation of the placement of the security freeze to the

1 2 3 during the security freeze. 4 5 6 7 8 the consumer's credit report or credit score under AS 45.48.130. 9 10 11 12 consumer credit reporting agency allow the access. 13 14 15 16 17 provide the consumer credit reporting agency with 18 19 20

consumer. The confirmation must also inform the consumer that the consumer credit reporting agency may charge, as allowed by AS 45.48.160, a fee for third-party access

- (b) At the same time that the consumer credit reporting agency sends a confirmation under (a) of this section, the consumer credit reporting agency shall provide the consumer with a unique personal identification number, password, or similar device to be used by the consumer when the consumer authorizes the release of
- Sec. 45.48.130. Access and actions during security freeze. (a) While a security freeze is in place, a consumer credit reporting agency shall allow a third party access to a consumer's credit report or credit score if the consumer requests that the
- (b) To make a request under (a) of this section, the consumer shall contact the consumer credit reporting agency by mail at the address designated by the consumer credit reporting agency to receive security freeze requests or as allowed by (c) of this section, authorize the consumer credit reporting agency to allow the access, and
  - (1) proper identification to verify the consumer's identity;
- (2) the unique personal identification number, password, or similar device provided under AS 45.48.120(b); and
- the proper information necessary to identify the third party to whom the consumer credit reporting agency may allow the access or the time period during which the consumer credit reporting agency may allow the access to third parties who request the access.
- (c) In addition to making the request by mail, a consumer may make a request under (a) of this section by telephone or by facsimile, the Internet, or other electronic media if the consumer credit reporting agency has developed procedures for using the telephone or an electronic medium to receive and process the request in an expedited manner.
- (d) Except as provided by (e) of this section, a consumer credit reporting agency that receives a request from a consumer under (b) or (c) of this section shall

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1	comply with the request within 15 minutes after receiving the request by telephone or
2	by an electronic medium or within three business days after receiving the request by
3	mail.
4	(e) A consumer credit reporting agency is not required to comply with a
5	request under (a) of this section within the 15 minutes required by (d) of this section if
6	(1) the consumer fails to satisfy the requirements of (b) of this section;
7	(2) one of the following events prevents the consumer credit reporting
8	agency from removing the security freeze within 15 minutes:
9	(A) an act of God, including a fire, earthquake, hurricane,
10	storm, or similar natural disaster or phenomenon;
11	(B) an unauthorized or illegal act by another person, including
12	terrorism, sabotage, riot, vandalism, labor strike, labor dispute disrupting
13	operations, or similar occurrence;
14	(C) an operational interruption, including an electrical failure,
15	unanticipated delay in equipment or replacement part delivery, computer
16	hardware or software failure inhibiting response time, or similar disruption;
17	(D) governmental action, including an emergency order or
18	regulation, a judicial law enforcement action, or a similar directive;
19	(E) regularly scheduled maintenance during other than normal
20	business hours of the consumer credit reporting agency's systems, or updates to
21	the consumer credit reporting agency's systems;
22	(F) commercially reasonable maintenance of, or repair to, the
23	consumer credit reporting agency's systems that is unexpected or unscheduled;
24	or
25	(3) the request is received outside of normal business hours.
26	(f) If a security freeze is in place, a consumer credit reporting agency may not
27	release the credit report or credit score to a third party without the prior express
28	authorization of the consumer.
29	(g) If a security freeze is in place on a consumer's credit report and credit
30	score and if a third party applies to a consumer credit reporting agency to provide the
31	third party with access to the consumer's credit report or credit score, the consumer

credit reporting agency and the third party may treat the third party's application as incomplete unless the consumer authorizes the access under (a) of this section.

- (h) If a security freeze is in place, a consumer credit reporting agency may not change the consumer's official information in the consumer's credit report and credit score without sending a written statement of the change to the consumer within 30 days after the change is made. A consumer credit reporting agency is not required to send a written statement if the consumer credit reporting agency makes a technical change in the consumer's official information. If a consumer credit reporting agency makes a change, other than a technical change, in a consumer's address, the consumer credit reporting agency shall send the written statement to the consumer at both the new address and the former address. In this subsection,
- (1) "official information" means name, date of birth, social security number, and address;
- (2) "technical change" means changing spelling, transposing numbers or letters, abbreviating a word, or spelling out an abbreviation.
- (i) This section is not intended to prevent a consumer credit reporting agency from advising a third party that requests access to a consumer's credit report or credit score that a security freeze is in effect.
- (j) The procedures used by a consumer credit reporting agency for implementing the provisions of this section may include the use of telephone, facsimile, or electronic means if making the disclosure by the electronic means is consistent with the provisions regarding electronic records and signatures required for notices legally required to be in writing under 15 U.S.C. 7001 et seq. (Electronic Signatures in Global and National Commerce Act).
- **Sec. 45.48.140. Removal of security freeze.** (a) Except as provided by AS 45.48.130, a consumer credit reporting agency may not remove a security freeze unless
- (1) the consumer requests that the consumer credit reporting agency remove the security freeze under (b) of this section; or
- (2) the consumer made a material misrepresentation of fact to the consumer credit reporting agency when the consumer requested the security freeze

1	under AS 45.48.110; if a consumer credit reporting agency intends to remove a
2	security freeze on a consumer's credit report under this paragraph, the consumer credit
3	reporting agency shall notify the consumer in writing before removing the security
4	freeze.
5	(b) A consumer credit reporting agency shall remove a security freeze within
6	three business days after receiving a request for removal from the consumer who
7	requested the security freeze.
8	(c) To make a request under (b) of this section, the consumer shall contact the

- (c) To make a request under (b) of this section, the consumer shall contact the consumer credit reporting agency by mail or as allowed by (d) of this section, authorize the consumer credit reporting agency to remove the security freeze, and provide the consumer credit reporting agency with
  - (1) proper identification to verify the consumer's identity; and
- (2) the unique personal identification number, password, or similar device provided under AS 45.48.120(b).
- (d) In addition to mail, a consumer may make a request under (b) of this section by telephone or by facsimile, the Internet, or other electronic media if the consumer credit reporting agency has developed procedures for using the telephone or an electronic medium to receive and process the request in an expedited manner.
- **Sec. 45.48.150. Prohibition.** When dealing with a third party, a consumer credit reporting agency may not suggest, state, or imply that a consumer's security freeze reflects a negative credit score, history, report, or rating.
- **Sec. 45.48.160.** Charges. (a) Except as provided by (b), (c), or (d) of this section, a consumer credit reporting agency may not charge a consumer to place or remove a security freeze, to provide access under AS 45.48.130, or to take any other action, including the issuance of a personal identification number, password, or similar device under AS 45.48.120, that is related to the placement of, removal of, or allowing access to a credit report or credit score on which a security freeze has been placed.
- (b) A consumer credit reporting agency may charge a consumer \$5 for placing a security freeze.
- (c) A consumer credit reporting agency may charge the consumer \$2 for each access request made by the consumer. In this subsection, "access request" means a

request made by the consumer under AS 45.48.130 to allow third-party access to the consumer's credit report or credit score on which a security freeze has been placed.

- (d) If a consumer fails to retain a personal identification number, password, or similar device issued under AS 45.48.120, a consumer credit reporting agency may charge the consumer up to \$5 for each time after the first time that the consumer credit reporting agency issues the consumer another personal identification number, password, or similar device because the consumer failed to retain the personal identification number, password, or similar device.
- (e) A consumer credit reporting agency may not charge a consumer a fee under (b) or (c) of this section if the consumer has been a victim of identity theft and provides the consumer credit reporting agency with a complaint filed by the consumer with a law enforcement agency.

**Sec. 45.48.170. Notice of rights.** When a consumer credit reporting agency is required to give a consumer a summary of rights under 15 U.S.C. 1681g (Fair Credit Reporting Act), a consumer credit reporting agency shall also give the consumer the following notice:

## **Consumers Have the Right to Obtain a Security Freeze**

You may obtain a security freeze on your credit report and credit score for \$5 to protect your privacy and ensure that credit is not granted in your name without your knowledge. You may not have to pay the \$5 charge if you are a victim of identity theft. You have a right to place a security freeze on your credit report and credit score under state law (AS 45.48.100 - 45.48.290).

The security freeze will prohibit a consumer credit reporting agency from releasing your credit score and any information in your credit report without your express authorization or approval.

The security freeze is designed to prevent credit, loans, and other services from being approved in your name without your consent. However, you should be aware that using a security freeze to take control over who gets access to the personal and financial information in your credit report and credit score may delay, interfere with, or

prohibit the timely approval of any subsequent request or application you make regarding a new loan, credit, a mortgage, a governmental service, a governmental payment, a cellular telephone, a utility, an Internet credit card application, an extension of credit at point of sale, and other items and services.

When you place a security freeze on your credit report and credit score, within 10 business days, you will be provided a personal identification number, password, or similar device to use if you choose to remove the freeze on your credit report and credit score or to temporarily authorize the release of your credit report and credit score to a specific third party or specific third parties or for a specific period of time after the freeze is in place. To provide that authorization, you must contact the consumer credit reporting agency and provide all of the following:

- (1) proper identification to verify your identity;
- (2) the personal identification number, password, or similar device provided by the consumer credit reporting agency;
- (3) proper information necessary to identify the third party or third parties who are authorized to receive the credit report and credit score or the specific period of time for which the credit report and credit score are to be available to third parties.

A consumer credit reporting agency that receives your request to temporarily lift a freeze on a credit report and credit score is required to comply with the request within 15 minutes, except after normal business hours and under certain other conditions, after receiving your request if you make the request by telephone, or an electronic method if the agency provides an electronic method, or within three business days after receiving your request if you make the request by mail. The consumer credit reporting agency may charge you \$2 to temporarily lift the freeze.

A security freeze does not apply to circumstances where you

-13-

1	have an existing account relationship and a copy of your credit report
2	and credit score are requested by your existing creditor or its agents or
3	affiliates for certain types of account review, collection, fraud control,
4	or similar activities.
5	If you are actively seeking credit, you should understand that
6	the procedures involved in lifting a security freeze may slow your own
7	applications for credit. You should plan ahead and lift a freeze, either
8	completely if you are shopping around, or specifically for a certain
9	creditor, days before applying for new credit.
10	You have a right to bring a civil action against someone who
11	violates your rights under these laws on security freezes. The action can
12	be brought against a consumer credit reporting agency.
13	Sec. 45.48.180. Notification after violation. If a consumer credit reporting
14	agency violates a security freeze by releasing a consumer's credit report or credit
15	score, the consumer credit reporting agency shall notify the consumer within five
16	business days after discovering or being notified of the release, and the information in
17	the notice must include an identification of the information released and of the third
18	party who received the information.
19	Sec. 45.48.190. Resellers. A consumer credit reporting agency that acts as a
20	reseller of consumer information shall honor a security freeze placed on a consumer's
21	credit report and credit score by another consumer credit reporting agency.
22	Sec. 45.48.200. Violations and penalties. (a) A consumer who suffers
23	damages as a result of a person's violation of AS 45.48.100 - 45.48.290 may bring an
24	action in court against the person and recover, in the case of a violation where the
25	person acted
26	(1) negligently, actual economic damages, court costs allowed by the
27	rules of court, and full reasonable attorney fees;
28	(2) knowingly,
29	(A) damages as described in (1) of this subsection;
30	(B) punitive damages that are not less than \$100 nor more than
31	\$5,000 for each violation as the court determines to be appropriate; and

1	(C) other relief that the court determines to be appropriate.
2	(b) A consumer may bring an action in court against a person for a violation or
3	threatened violation of AS 45.48.100 - 45.48.290 for injunctive relief, whether or not
4	the consumer seeks another remedy under this section.
5	(c) Notwithstanding (a)(2) of this section, a person who knowingly violates
6	AS 45.48.100 - 45.48.290 is liable in a class action for an amount that the court
7	allows. When determining the amount of an award in a class action under this
8	subsection, the court shall consider, among the relevant factors, the amount of any
9	actual damages awarded, the frequency of the violations, the resources of the violator,
10	and the number of consumers adversely affected.
11	(d) In this section, "knowingly" has the meaning given in AS 11.81.900.
12	Sec. 45.48.210. Exemptions. (a) The provisions of AS 45.48.100 - 45.48.290
13	do not apply to the use of a credit report by
14	(1) a person, the person's subsidiary, affiliate, or agent, or the person's
15	assignee with whom a consumer has or, before the assignment, had an account,
16	contract, or debtor-creditor relationship if the purpose of the use is to review the
17	consumer's account or to collect a financial obligation owing on the account, contract,
18	or debt;
19	(2) a subsidiary, an affiliate, an agent, an assignee, or a prospective
20	assignee of a person to whom access has been granted under AS 45.48.130 if the
21	purpose of the use is to facilitate the extension of credit or another permissible use;
22	(3) a person acting under a court order, warrant, or subpoena;
23	(4) an agency of a state or municipality that administers a program for
24	establishing and enforcing child support obligations;
25	(5) the Department of Health and Social Services, its agents, or its
26	assigns when investigating fraud;
27	(6) the Department of Revenue, its agents, or its assigns when
28	investigating or collecting delinquent taxes or unpaid court orders or when
29	implementing its other statutory responsibilities;
30	(7) a person if the purpose of the use is prescreening allowed under 15
31	U.S.C. 1681b(c) (Fair Credit Reporting Act):

1	(8) a person administering a credit file monitoring subscription service
2	to which the consumer has subscribed;
3	(9) a person providing a consumer with a copy of the consumer's credit
4	report or credit score at the consumer's request;
5	(10) a person if the database or file of the consumer credit reporting
6	agency consists entirely of information concerning and used solely for one or more of
7	the following purposes:
8	(A) criminal record information;
9	(B) personal loss history information;
10	(C) fraud prevention or detection;
11	(D) tenant screening; or
12	(E) employment screening; or
13	(11) a person for use for insurance purposes in setting a rate, adjusting
14	a rate, adjusting a claim, or underwriting, except that this paragraph may not be
15	interpreted to authorize an insurance practice that is prohibited by other law; this
16	paragraph may not be interpreted to affect AS 21.36.460 or AS 21.39.035.
17	(b) Except as provided by AS 45.48.190, the provisions of AS 45.48.100 -
18	45.48.290 do not apply to a person when acting only as a reseller of consumer
19	information.
20	Sec. 45.48.290. Definitions. In AS 45.48.100 - 45.48.290,
21	(1) "account review" means activities related to account maintenance,
22	account monitoring, credit line increases, and account upgrades and enhancements;
23	(2) "consumer" means an individual who is the subject of a credit
24	report or credit score;
25	(3) "consumer credit reporting agency" has the meaning given in
26	AS 45.48.990, but does not include a person who issues reports
27	(A) on incidents of fraud or authorizations for the purpose of
28	approving or processing negotiable instruments, electronic funds transfers, or
29	similar methods of payments; or
30	(B) regarding account closures because of fraud, substantial
31	overdrafts, automated teller machine abuse, or similar negative information

1	regarding a consumer to inquiring banks or other financial institutions for use
2	only in reviewing consumer requests for deposit accounts at the inquiring
3	banks or financial institutions;
4	(4) "reseller of consumer information" means a person who assembles
5	and merges information contained in the databases of consumer credit reporting
6	agencies and does not maintain a permanent database of consumer information from
7	which new consumer credit reports are produced;
8	(5) "security freeze" means a prohibition against a consumer credit
9	reporting agency's releasing a consumer's credit report or credit score without the
10	express authorization of the consumer;
11	(6) "third party" means a person who is not
12	(A) the consumer who is the subject of the consumer's credit
13	report or credit score; or
14	(B) the consumer credit reporting agency that is holding the
15	consumer's credit report or credit score.
16	Article 3. Protection of Social Security Number.
17	Sec. 45.48.400. Use of social security number. (a) A person may not
18	(1) intentionally communicate or otherwise make available to the
19	general public an individual's social security number;
20	(2) print an individual's social security number on a card required for
21	the individual to access products or services provided by the person;
22	(3) require an individual to transmit the individual's social security
23	number over the Internet unless the Internet connection is secure or the social security
24	number is encrypted;
25	(4) require an individual to use the individual's social security number
26	to access an Internet website unless a password, a unique personal identification
27	number, or another authentication device is also required to access the website; or
28	(5) print an individual's social security number on material that is
29	mailed to the individual unless
30	(A) local, state, or federal law, including a regulation adopted
31	under AS 45.48.470, expressly authorizes placement of the social security

1	number on the material; or
2	(B) the social security number is included on an application or
3	other form, including a document sent as a part of an application process or an
4	enrollment process, sent by mail to establish, amend, or terminate an account, a
5	contract, or a policy, or to confirm the accuracy of the social security number;
6	however, a social security number allowed to be mailed under this
7	subparagraph may not be printed, in whole or in part, on a postcard or other
8	mailer that does not require an envelope, or in a manner that makes the social
9	security number visible on the envelope or without the envelope's being
10	opened.
11	(b) The prohibitions in (a) of this section do not apply if the person is
12	engaging in the business of government and
13	(1) is authorized by law to communicate or otherwise make available
14	to the general public the individual's social security number; or
15	(2) the communicating or otherwise making available of the
16	individual's social security number is required for the performance of the person's
17	duties or responsibilities as provided by law.
18	Sec. 45.48.410. Request and collection. (a) A person who does business in the
19	state, including the business of government, may not request or collect from an
20	individual the individual's social security number. This subsection does not prohibit a
21	person from asking for another form of identification from the individual.
22	(b) The prohibition in (a) of this section does not apply
23	(1) if the person is authorized by local, state, or federal law, including
24	a regulation adopted under AS 45.48.470, to demand proof of the individual's social
25	security number, to request or collect the individual's social security number, or to
26	submit the individual's social security number to the local, state, or federal
27	government;
28	(2) if the person is engaging in the business of government and
29	(A) is authorized by law to request or collect the individual's
30	social security number; or
31	(B) the request or collection of the individual's social security

1	number is required for the performance of the person's duties or
2	responsibilities as provided by law;
3	(3) to a person subject to or a transaction regulated by the Gramm-
4	Leach-Bliley Financial Modernization Act for a purpose authorized by the Gramm-
5	Leach-Bliley Financial Modernization Act;
6	(4) to a person subject to or a transaction regulated by the Fair Credit
7	Reporting Act for a purpose authorized by the Fair Credit Reporting Act;
8	(5) if the request or collection is for a background check on the
9	individual, for fraud prevention, for medical treatment, for law enforcement or other
10	government purposes, for the individual's employment, including employment
11	benefits, or for verification of the individual's age;
12	(6) if the request or collection does not have independent economic
13	value, is incidental to a larger transaction or a larger anticipated transaction, and is
14	necessary to verify the identity of the individual;
15	(7) to an insurer regulated by AS 21; in this paragraph, "insurer" has
16	the meaning given in AS 21.90.900; or
17	(8) to a hospital service corporation or a medical service corporation
18	regulated under AS 21.87; in this paragraph, "hospital service corporation" and
19	"medical service corporation" have the meanings given in AS 21.87.330.
20	Sec. 45.48.420. Sale, lease, loan, trade, or rental. (a) A person may not sell,
21	lease, loan, trade, or rent an individual's social security number to a third party.
22	(b) The prohibition in (a) of this section does not apply if the sale, lease, loan,
23	trade, or rental is
24	(1) authorized by local, state, or federal law, including a regulation
25	adopted under AS 45.48.470;
26	(2) by a person subject to or for a transaction regulated by the Gramm-
27	Leach-Bliley Financial Modernization Act for a purpose authorized by the Gramm-
28	Leach-Bliley Financial Modernization Act;
29	(3) by a person subject to or for a transaction regulated by the Fair
30	Credit Reporting Act for a purpose authorized by the Fair Credit Reporting Act; or
31	(4) part of a report prepared by a consumer credit reporting agency in

1	response to a request by a person and the person submits the social security number as
2	part of the request to the consumer credit reporting agency for the preparation of the
3	report.
4	(c) Nothing in this section prevents a business from transferring social security
5	numbers to another person if the transfer is part of the sale or other transfer of the
6	business to the other person.
7	(d) A transfer of an individual's social security number for the sole purpose of
8	identifying a person about whom a report or database check is ordered, received, or
9	provided is not a sale, lease, loan, trade, or rental of a social security number under
10	this section.
11	(e) A person who knowingly violates (a) of this section is guilty of a class A
12	misdemeanor. In this subsection, "knowingly" has the meaning given in AS 11.81.900.
13	Sec. 45.48.430. Disclosure. (a) A person doing business, including the
14	business of government, may not disclose an individual's social security number to a
15	third party.
16	(b) The prohibition in (a) of this section does not apply if
17	(1) the disclosure is authorized by local, state, or federal law, including
18	a regulation adopted under AS 45.48.470;
19	(2) the person is engaging in the business of government and
20	(A) is authorized by law to disclose the individual's social
21	security number; or
22	(B) the disclosure of the individual's social security number is
23	required for the performance of the person's duties or responsibilities as
24	provided by law;
25	(3) the disclosure is to a person subject to or for a transaction regulated
26	by the Gramm-Leach-Bliley Financial Modernization Act, and the disclosure is for a
27	purpose authorized by the Gramm-Leach-Bliley Financial Modernization Act or to
28	facilitate a transaction of the individual;
29	(4) the disclosure is to a person subject to or for a transaction regulated
30	by the Fair Credit Reporting Act, and the disclosure is for a purpose authorized by the
31	Fair Credit Reporting Act;

- (5) the disclosure is part of a report prepared by a consumer credit reporting agency in response to a request by a person and the person submits the social security number as part of the request to the consumer credit reporting agency for the preparation of the report; or
- (6) the disclosure is for a background check on the individual, identity verification, fraud prevention, medical treatment, law enforcement or other government purposes, or the individual's employment, including employment benefits.
- **Sec. 45.48.440. Interagency disclosure.** Notwithstanding the other provisions of AS 45.48.400 45.48.480, a state or local governmental agency may disclose an individual's social security number to another state or local governmental agency or to an agency of the federal government if the disclosure is required in order for the agency to carry out the agency's duties and responsibilities.
- **Sec. 45.48.450.** Exception for employees, agents, and independent contractors. (a) Notwithstanding the other provisions of AS 45.48.400 45.48.480, a person may disclose an individual's social security number to an employee or agent of the person for a legitimate purpose established by and as directed by the person, but the employee or agent may not use the social security number for another purpose or make an unauthorized disclosure of the individual's personal information.
- (b) Notwithstanding the other provisions of AS 45.48.400 45.48.480, and except as provided for an agent under (a) of this section, a person may disclose an individual's social security number to an independent contractor of the person to facilitate the purpose or transaction for which the individual initially provided the social security number to the person, but the independent contractor may not use the social security number for another purpose or make an unauthorized disclosure of the individual's personal information. In this subsection, "independent contractor" includes a debt collector.
- **Sec. 45.48.460. Employment-related exception.** The provisions of AS 45.48.400 45.48.480 may not be construed to restrict a person's use or exchange of an individual's social security number
- (1) in the course of the administration of a claim, benefit, or procedure related to the individual's employment by the person, including the individual's

1	termination from employment, retirement from employment, and injury suffered
2	during the course of employment; or
3	(2) to check on an unemployment insurance claim of the individual.
4	Sec. 45.48.470. Agency regulations. If regulations are necessary in order for a
5	state agency to carry out the state agency's duties and responsibilities, a state agency
6	may adopt regulations under AS 44.62 (Administrative Procedure Act) to establish
7	when the state agency or a person regulated by the state agency may
8	(1) print an individual's social security number on material that is
9	mailed to the individual;
10	(2) demand proof from an individual of the individual's social security
11	number, collect from an individual the individual's social security number, or submit
12	an individual's social security number to a local, state, or federal agency;
13	(3) ask an individual to provide the state agency with the individual's
14	social security number;
15	(4) disclose an individual's social security number to a third party;
16	(5) sell, lease, loan, trade, or rent an individual's social security number
17	to a third party.
18	Sec. 45.48.480. Penalties. (a) A person who knowingly violates AS 45.48.400
19	- 45.48.430 is liable to the state for a civil penalty not to exceed \$3,000.
20	(b) An individual may bring a civil action in court against a person who
21	knowingly violates AS 45.48.400 - 45.48.430 and may recover actual economic
22	damages, court costs allowed by the rules of court, and full reasonable attorney fees.
23	(c) In this section, "knowingly" has the meaning given in AS 11.81.900.
24	Article 4. Disposal of Records.
25	Sec. 45.48.500. Disposal of records. (a) When disposing of records that
26	contain personal information, a business and a governmental agency shall take all
27	reasonable measures necessary to protect against unauthorized access to or use of the
28	records.
29	(b) Notwithstanding (a) of this section, if a business or governmental agency
30	has otherwise complied with the provisions of AS 45.48.500 - 45.48.590 in the
31	selection of a third party engaged in the business of record destruction, the business or

1	governmental agency is not liable for the disposal of records under AS 45.48.500 -
2	45.48.590 after the business or governmental agency has relinquished control of the
3	records to the third party for the destruction of the records.
4	(c) A business or governmental agency is not liable for the disposal of records
5	under AS 45.48.500 - 45.48.590 after the business or governmental agency has
6	relinquished control of the records to the individual to whom the records pertain.
7	Sec. 45.48.510. Measures to protect access. The measures that may be taken
8	to comply with AS 45.48.500 include
9	(1) implementing and monitoring compliance with policies and
10	procedures that require the burning, pulverizing, or shredding of paper documents
11	containing personal information so that the personal information cannot practicably be
12	read or reconstructed;
13	(2) implementing and monitoring compliance with policies and
14	procedures that require the destruction or erasure of electronic media and other
15	nonpaper media containing personal information so that the personal information
16	cannot practicably be read or reconstructed;
17	(3) after due diligence, entering into a written contract with a third
18	party engaged in the business of record destruction to dispose of records containing
19	personal information in a manner consistent with AS 45.48.500 - 45.48.590.
20	Sec. 45.48.520. Due diligence. In AS 45.48.510(3), due diligence ordinarily
21	includes performing one or more of the following:
22	(1) reviewing an independent audit of the third party's operations and
23	its compliance with AS 45.48.500 - 45.48.590;
24	(2) obtaining information about the third party from several references
25	or other reliable sources and requiring that the third party be certified by a recognized
26	trade association or similar organization with a reputation for high standards of quality
27	review; or
28	(3) reviewing and evaluating the third party's information security
29	policies and procedures, or taking other appropriate measures to determine the
30	competency and integrity of the third party.

Sec. 45.48.530. Policy and procedures. A business or governmental agency

1	shall adopt written policies and procedures that relate to the adequate destruction and
2	proper disposal of records containing personal information and that are consistent with
3	AS 45.48.500 - 45.48.590.
4	Sec. 45.48.540. Exemptions. (a) A business or a governmental agency is not
5	required to comply with AS 45.48.500 - 45.48.530 if federal law requires that the
6	business or governmental agency act in a way that does not comply with AS 45.48.500
7	- 45.48.530.
8	(b) A business is not required to comply with AS 45.48.500 - 45.48.530 if
9	(1) the business is subject to and in compliance with the Gramm-
10	Leach-Bliley Financial Modernization Act; or
11	(2) the manner of the disposal of the records of the business is subject
12	to 15 U.S.C. 1681w (Fair Credit Reporting Act) and the business is complying with 15
13	U.S.C. 1861w.
14	Sec. 45.48.550. Civil penalty. (a) An individual, a business, or a governmental
15	agency that knowingly violates AS 45.48.500 - 45.48.590 is liable to the state for a
16	civil penalty not to exceed \$3,000.
17	(b) In this section, "knowingly" has the meaning given in AS 11.81.900.
18	Sec. 45.48.560. Court action. An individual who is damaged by a violation of
19	AS 45.48.500 - 45.48.590 may bring a civil action in court to enjoin further violations
20	and to recover for the violation actual economic damages, court costs allowed by the
21	rules of court, and full reasonable attorney fees.
22	<b>Sec. 45.48.590. Definitions.</b> In AS 45.48.500 - 45.48.590,
23	(1) "business" means a person who conducts business in the state or a
24	person who conducts business and maintains or otherwise possesses personal
25	information on state residents; in this paragraph,
26	(A) "conducts business" includes engaging in activities as a
27	financial institution organized, chartered, or holding a license or authorization
28	certificate under the laws of this state, another state, the United States, or
29	another country;
30	(B) "possesses" includes possession for the purpose of
31	destruction;

1	(2) "dispose" means
2	(A) the discarding or abandonment of records containing
3	personal information;
4	(B) the sale, donation, discarding, or transfer of
5	(i) any medium, including computer equipment or
6	computer media, that contains records of personal information;
7	(ii) nonpaper media, other than that identified under (i)
8	of this subparagraph, on which records of personal information are
9	stored; and
10	(iii) equipment for nonpaper storage of information;
11	(3) "governmental agency" means a state or local governmental
12	agency, except for an agency of the judicial branch;
13	(4) "personal information" means
14	(A) an individual's passport number, driver's license number,
15	state identification number, bank account number, credit card number, debit
16	card number, other payment card number, financial account information, or
17	information from a financial application; or
18	(B) a combination of an individual's
19	(i) name; and
20	(ii) medical information, insurance policy number,
21	employment information, or employment history;
22	(5) "records" means material on which information that is written,
23	drawn, spoken, visual, or electromagnetic is recorded or preserved, regardless of
24	physical form or characteristics, but does not include publicly available information
25	containing names, addresses, telephone numbers, or other information an individual
26	has voluntarily consented to have publicly disseminated or listed.
27	Article 5. Factual Declaration of Innocence after Identity Theft; Right to File Police
28	Report Regarding Identity Theft.
29	Sec. 45.48.600. Factual declaration of innocence after identity theft. (a) A
30	victim of identity theft may petition the superior court for a determination that the
31	victim is factually innocent of a crime if

1	(1) the perpetrator of the identity theft was arrested for, cited for, or
2	convicted of the crime using the victim's identity;
3	(2) a criminal complaint was filed against the perpetrator of the
4	identity theft; and
5	(3) the victim's identity was mistakenly associated with a record of a
6	conviction for a crime.
7	(b) In addition to a petition by a victim under (a) of this section, the
8	department may petition the superior court for a determination under (a) of this
9	section, or the superior court may, on its own motion, make a determination under (a)
10	of this section.
11	Sec. 45.48.610. Basis for determination. A determination of factual
12	innocence under AS 45.48.600 may be heard and made on declarations, affidavits,
13	police reports, or other material, relevant, and reliable information submitted by the
14	parties or ordered to be made a part of the record by the court.
15	Sec. 45.48.620. Criteria for determination; court order. (a) A court may
16	determine that a petitioner under AS 45.48.600 is factually innocent of a crime if the
17	court finds beyond a reasonable doubt that
18	(1) the petitioner is a victim of identity theft;
19	(2) the petitioner did not commit the offense for which the perpetrator
20	of the identity theft was arrested, cited, or convicted;
21	(3) the petitioner filed a criminal complaint against the perpetrator of
22	the identity theft; and
23	(4) the petitioner's identity was mistakenly associated with a record of
24	conviction for the crime.
25	(b) If a court finds under this section that the victim is factually innocent of a
26	crime, the court shall issue an order indicating this determination of factual innocence
27	and shall provide the victim with a copy of the order.
28	Sec. 45.48.630. Orders regarding records. After a court issues an order under
29	AS 45.48.620, the court may order the name and associated personal information of
30	the victim of identity theft that is contained in the files, indexes, and other records of
31	the court that are accessible by the public labeled to show that the name and personal

1 information of the victim of identity theft is incorrect. 2 Sec. 45.48.640. Vacation of determination. A court that has issued an order 3 under AS 45.48.620 may, at any time, vacate the order if the petition, or any 4 information submitted in support of the petition, is found to contain a material 5 misrepresentation, an omission, or false information. 6 **Sec. 45.48.650. Court form.** The supreme court of the state may develop a 7 form to be used for the order under AS 45.48.620. 8 Sec. 45.48.660. Database. The department may establish and maintain a 9 database of individuals who have been victims of identity theft and who have received 10 an order under AS 45.48.620. The department shall provide a victim or the victim's 11 authorized representative access to a database established under this section to 12 establish that the individual has been a victim of identity theft. Access to the database 13 established under this section is limited to criminal justice agencies, victims of identity 14 theft, and individuals and agencies authorized by the victims. 15 Sec. 45.48.670. Toll-free telephone number. The department may establish 16 and maintain a toll-free telephone number to provide access to information in a 17 database established under AS 45.48.660. 18 Sec. 45.48.680. Right to file police report regarding identity theft. (a) Even 19 if the local law enforcement agency does not have jurisdiction over the theft of an 20 individual's identity, if an individual who has learned or reasonably suspects the 21 individual has been the victim of identity theft contacts, for the purpose of filing a 22 complaint, a local law enforcement agency that has jurisdiction over the individual's 23 actual place of residence, the local law enforcement agency shall make a report of the 24 matter and provide the individual with a copy of the report. The local law enforcement 25 agency may refer the matter to a law enforcement agency in a different jurisdiction. 26 (b) This section is not intended to interfere with the discretion of a local law 27 enforcement agency to allocate its resources to the investigation of crime. A local law 28 enforcement agency is not required to count a complaint filed under (a) of this section

**Sec. 45.48.690. Definitions.** In AS 45.48.600 - 45.48.690,

as an open case for purposes that include compiling statistics on its open cases.

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(1) "crime" has the meaning given in AS 11.81.900;

1	(2) "department" means the Department of Law;
2	(3) "perpetrator" means the person who perpetrated the theft of an
3	individual's identity;
4	(4) "victim" means an individual who is the victim of identity theft.
5	Article 6. Truncation of Card Information.
6	Sec. 45.48.750. Truncation of card information. (a) A person who accepts
7	credit cards or debit cards for the transaction of business may not print more than the
8	last four digits of the card number or the expiration date on any receipt or other
9	physical record of the transaction provided at the point of the sale or transaction.
10	(b) This section applies only to receipts that are electronically printed and does
11	not apply to transactions in which the sole means of recording a credit card or debit
12	card account number is by handwriting or by an imprint or copy of the card.
13	(c) A person may not sell a device that electronically prints more than the last
14	four digits of a credit card or debit card number or expiration date on a consumer
15	receipt for a business transaction or on a copy retained by a business person for a
16	business transaction.
17	(d) An individual may bring a civil action in court against a person who
18	knowingly violates (a) of this section and may recover actual economic damages,
19	court costs allowed by the rules of court, and full reasonable attorney fees.
20	(e) A person who knowingly violates this section is liable to the state for a
21	civil penalty not to exceed \$3,000.
22	(f) In this section,
23	(1) "credit" means the right granted by a creditor to a debtor to defer
24	payment of debt, to incur debts and defer payment of the debt, or to purchase property
25	or services and defer payment of the purchase; in this paragraph, "creditor" means a
26	person who regularly extends, renews, or continues credit, a person who regularly
27	arranges for the extension, renewal, or continuation of credit, or an assignee of an
28	original creditor who participates in the decision to extend, renew, or continue credit;
29	(2) "credit card" means a card, plate, coupon book, or other credit
30	device existing for the purpose of obtaining money, property, labor, or services on
31	credit:

1	(3) "debit card" means a card issued by a financial institution to a
2	consumer for use in initiating an electronic fund transfer from the account of the
3	consumer at the financial institution for the purpose of transferring money between
4	accounts or obtaining money, property, labor, or services;
5	(4) "knowingly" has the meaning given in AS 11.81.900.
6	Article 7. General Provisions.
7	Sec. 45.48.990. Definitions. In this chapter, unless the context indicates
8	otherwise,
9	(1) "consumer" means an individual;
10	(2) "consumer credit reporting agency" means a person who, for
11	monetary fees, dues, or on a cooperative nonprofit basis, regularly engages, in whole
12	or in part, in the practice of assembling or evaluating consumer credit information or
13	other information on consumers for the purpose of furnishing credit reports to third
14	parties;
15	(3) "credit report" means a consumer report that a consumer credit
16	reporting agency furnishes to a person that the consumer credit reporting agency has
17	reason to believe intends to use the consumer report as a factor in establishing the
18	consumer's eligibility for credit to be used primarily for personal, family, or household
19	purposes; in this paragraph, "consumer report" has the meaning given to "consumer
20	report" in 15 U.S.C. 1681a(d) (Fair Credit Reporting Act), except that "consumer
21	reporting agency" in 15 U.S.C. 1681a(d) is to be read as "consumer credit reporting
22	agency";
23	(4) "Fair Credit Reporting Act" means 15 U.S.C. 1681 - 1681x;
24	(5) "Gramm-Leach-Bliley Financial Modernization Act" means 15
25	U.S.C. 6801 - 6827;
26	(6) "identity theft" means the theft of the identity of an individual;
27	(7) "information system" means any information system, including a
28	system consisting of digital databases and a system consisting of pieces of paper;
29	(8) "person" has the meaning given in AS 01.10.060 and includes a
30	state or local governmental agency, except for an agency of the judicial branch;
31	(9) "state resident" means an individual who satisfies the residency

- 1 requirements under AS 01.10.055.
- 2 Sec. 45.48.995. Short title. This chapter may be cited as the Alaska Personal
- 3 Information Protection Act.
- \* Sec. 5. AS 45.50.471(b) is amended by adding a new paragraph to read:
- 5 (53) an information collector, other than a governmental agency,
- 6 violating AS 45.48.010 45.48.090 (breach of security involving personal
- 7 information); in this paragraph,
- 8 (A) "governmental agency" has the meaning given in
- 9 AS 45.48.090;
- 10 (B) "information collector" has the meaning given in
- 11 AS 45.48.090.
- \* Sec. 6. The uncodified law of the State of Alaska is amended by adding a new section to
- 13 read:
- 14 INDIRECT COURT RULE AMENDMENTS. (a) AS 45.48.640, enacted by sec. 4 of
- this Act, has the effect of changing Rule 60(b), Alaska Rules of Civil Procedure, by allowing
- a court to vacate an order on its own motion and at any time and by establishing a specific
- 17 criterion for vacating the order under AS 45.48.640.
- 18 (b) AS 45.48.200(a), 45.48.480(b), 45.48.560, and 45.48.750(d), enacted by sec. 4 of
- 19 this Act, have the effect of changing Rule 82, Alaska Rules of Civil Procedure, by changing
- 20 the criteria for determining the amount of attorney fees to be awarded to a party in an action
- 21 under AS 45.48.200(a), 45.48.480(b), 45.48.560, or 45.48.750(d).
- \* Sec. 7. The uncodified law of the State of Alaska is amended by adding a new section to
- 23 read:
- 24 TRANSITION: REGULATIONS. A state agency may proceed to adopt regulations
- 25 necessary to implement this Act. The regulations take effect under AS 44.62 (Administrative
- 26 Procedure Act), but not before the effective date of the law implemented by the regulation.
- \* Sec. 8. AS 45.48.470, enacted by sec. 4 of this Act, takes effect immediately under
- 28 AS 01.10.070(c).
- \* Sec. 9. Section 7 of this Act takes effect immediately under AS 01.10.070(c).
- \* Sec. 10. Except as provided by secs. 8 and 9 of this Act, this Act takes effect July 1, 2009.