

LAWS OF ALASKA 2014

Source CSHB 282(JUD)

AN ACT

Relating to the rights and obligations of residential landlords and tenants; and relating to the taking of a permanent fund dividend for rent and damages owed to a residential landlord.

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

THE ACT FOLLOWS ON PAGE 1

AN ACT

- 1 Relating to the rights and obligations of residential landlords and tenants; and relating to the
- 2 taking of a permanent fund dividend for rent and damages owed to a residential landlord.

* **Section 1.** AS 34.03.020(e) is amended to read:

(e) If required by the landlord, the landlord and the tenant shall include within the rental agreement, incorporate by reference in the rental agreement, or add as a separate attachment to the rental agreement a premises condition statement, setting out the condition of the premises, including fixtures but excluding reference to any of the other contents of the premises, and, if applicable, a contents inventory itemizing or describing all of the furnishings and other contents of the premises and specifying the condition of each of them. In the premises condition statement and contents inventory, the <u>landlord and tenant</u> [PARTIES] shall describe the premises and its contents at the commencement of the term of the period of the occupancy covered by the rental

1	agreement. When signed by the landlord and tenant [PARTIES], the premises
2	condition statement and contents inventory completed under this subsection become
3	part of the rental agreement.
4	* Sec. 2. AS 34.03.070(a) is amended to read:
5	(a) Except as provided in (h) of this section, a [A] landlord may not demand
6	or receive prepaid rent or a security deposit, however denominated, in an amount of
7	value in excess of two months' periodic rent. This section does not apply to rental units
8	where the rent exceeds \$2,000 a month.
9	* Sec. 3. AS 34.03.070(b) is amended to read:
10	(b) Upon termination of the tenancy, property or money held by the landlord
11	as prepaid rent or as a security deposit may be applied to the payment of accrued ren
12	and the amount of damages that the landlord has suffered by reason of the tenant's
13	noncompliance with AS 34.03.120. The accrued rent and damages must be itemized
14	by the landlord in a written notice mailed to the tenant's last known address within the
15	time limit prescribed by (g) of this section, together with the amount due the tenant. In
16	this subsection, "damages"
17	(1) means deterioration of the premises and, if applicable, of the
18	contents of the premises;
19	(2) does not include deterioration
20	(A) that is the result of normal wear and tear [THE
21	TENANT'S USE OF THE PREMISES BY NORMAL, NONABUSIVE
22	LIVING];
23	(B) caused by the landlord's failure to prepare for expected
24	conditions or by the landlord's failure to comply with an obligation of the
25	landlord imposed by this chapter.
26	* Sec. 4. AS 34.03.070(c) is amended to read:
27	(c) All money paid to the landlord by the tenant as prepaid rent or as a security
28	deposit in a lease or rental agreement shall be promptly deposited by the landlord
29	wherever practicable, in a trust account in a bank, savings and loan association, or

30

31

licensed escrow agent, and the landlord shall provide to the tenant the terms and

conditions under which the prepaid rent or security deposit or portions of them may be

1	withheld by the landlord. Nothing [; NOTHING] in this chapter prohibits the landlord
2	from commingling prepaid rents and security deposits in a single financial account
3	however, the landlord shall separately account for prepaid rent and security
4	deposits received from each tenant. The landlord may not commingle prepaid
5	rent and security deposits with other funds. The landlord may not use money
6	held for one tenant in a trust account to
7	(1) refund the security deposit of another tenant;
8	(2) apply to the payment of another tenant's accrued rent;
9	(3) apply to damages suffered by the landlord because of another
10	tenant's noncompliance with AS 34.03.120.
11	* Sec. 5. AS 34.03.070(g) is amended to read:
12	(g) If the landlord or tenant gives notice that complies with AS 34.03.290, the
13	landlord shall mail the written notice and refund required by (b) of this section within
14	14 days after the tenancy is terminated and possession is delivered by the tenant
15	except the landlord shall have 30 days after the tenancy is terminated to mail the
16	refund if costs are deducted for damages that the landlord has suffered because
10	Totalia il costo ale acadesca foi aminagos sinas sino imitato a interpresa sociales
17	of the tenant's noncompliance with AS 34.03.120. If the tenant does not give notice
17	of the tenant's noncompliance with AS 34.03.120. If the tenant does not give notice
17 18	of the tenant's noncompliance with AS 34.03.120. If the tenant does not give notice that complies with AS 34.03.290, the landlord shall mail the written notice and refund
17 18 19	of the tenant's noncompliance with AS 34.03.120. If the tenant does not give notice that complies with AS 34.03.290, the landlord shall mail the written notice and refund required by (b) of this section within 30 days after the tenancy is terminated,
17 18 19 20	of the tenant's noncompliance with AS 34.03.120. If the tenant does not give notice that complies with AS 34.03.290, the landlord shall mail the written notice and refund required by (b) of this section within 30 days after the tenancy is terminated, possession is delivered by the tenant, or the landlord becomes aware that the dwelling
17 18 19 20 21	of the tenant's noncompliance with AS 34.03.120. If the tenant does not give notice that complies with AS 34.03.290, the landlord shall mail the written notice and refund required by (b) of this section within 30 days after the tenancy is terminated, possession is delivered by the tenant, or the landlord becomes aware that the dwelling unit is abandoned. If the landlord does not know the mailing address of the tenant, but
17 18 19 20 21 22	of the tenant's noncompliance with AS 34.03.120. If the tenant does not give notice that complies with AS 34.03.290, the landlord shall mail the written notice and refund required by (b) of this section within 30 days after the tenancy is terminated, possession is delivered by the tenant, or the landlord becomes aware that the dwelling unit is abandoned. If the landlord does not know the mailing address of the tenant, but knows or has reason to know how to contact the tenant to give the notice required by
17 18 19 20 21 22 23	of the tenant's noncompliance with AS 34.03.120. If the tenant does not give notice that complies with AS 34.03.290, the landlord shall mail the written notice and refund required by (b) of this section within 30 days after the tenancy is terminated, possession is delivered by the tenant, or the landlord becomes aware that the dwelling unit is abandoned. If the landlord does not know the mailing address of the tenant, but knows or has reason to know how to contact the tenant to give the notice required by (b) of this section, the landlord shall make a reasonable effort to deliver the notice and
17 18 19 20 21 22 23 24	of the tenant's noncompliance with AS 34.03.120. If the tenant does not give notice that complies with AS 34.03.290, the landlord shall mail the written notice and refund required by (b) of this section within 30 days after the tenancy is terminated, possession is delivered by the tenant, or the landlord becomes aware that the dwelling unit is abandoned. If the landlord does not know the mailing address of the tenant, but knows or has reason to know how to contact the tenant to give the notice required by (b) of this section, the landlord shall make a reasonable effort to deliver the notice and refund to the tenant.
17 18 19 20 21 22 23 24 25	of the tenant's noncompliance with AS 34.03.120. If the tenant does not give notice that complies with AS 34.03.290, the landlord shall mail the written notice and refund required by (b) of this section within 30 days after the tenancy is terminated, possession is delivered by the tenant, or the landlord becomes aware that the dwelling unit is abandoned. If the landlord does not know the mailing address of the tenant, but knows or has reason to know how to contact the tenant to give the notice required by (b) of this section, the landlord shall make a reasonable effort to deliver the notice and refund to the tenant. * Sec. 6. AS 34.03.070 is amended by adding new subsections to read:
17 18 19 20 21 22 23 24 25 26	of the tenant's noncompliance with AS 34.03.120. If the tenant does not give notice that complies with AS 34.03.290, the landlord shall mail the written notice and refund required by (b) of this section within 30 days after the tenancy is terminated, possession is delivered by the tenant, or the landlord becomes aware that the dwelling unit is abandoned. If the landlord does not know the mailing address of the tenant, but knows or has reason to know how to contact the tenant to give the notice required by (b) of this section, the landlord shall make a reasonable effort to deliver the notice and refund to the tenant. * Sec. 6. AS 34.03.070 is amended by adding new subsections to read: (h) Notwithstanding the limitation on the amount of prepaid rent or security
17 18 19 20 21 22 23 24 25 26 27	of the tenant's noncompliance with AS 34.03.120. If the tenant does not give notice that complies with AS 34.03.290, the landlord shall mail the written notice and refund required by (b) of this section within 30 days after the tenancy is terminated, possession is delivered by the tenant, or the landlord becomes aware that the dwelling unit is abandoned. If the landlord does not know the mailing address of the tenant, but knows or has reason to know how to contact the tenant to give the notice required by (b) of this section, the landlord shall make a reasonable effort to deliver the notice and refund to the tenant. * Sec. 6. AS 34.03.070 is amended by adding new subsections to read: (h) Notwithstanding the limitation on the amount of prepaid rent or security deposit in (a) of this section, a landlord may demand or receive an additional security

(2) shall be accounted for separately from prepaid rent or a security

31

1	deposit received under (a) of this section and may be applied only to the amount of
2	damages that are directly related to the pet of the tenant.
3	(i) In this section,
4	(1) "normal wear and tear" means deterioration that occurs from the
5	intended use of the rental unit and without negligence, carelessness, accident, misuse,
6	or abuse of the premises or contents by the tenant, members of the household of the
7	tenant, or the invitees or guests of the tenant;
8	(2) "service animal" means an animal that is individually trained to do
9	work or perform tasks that are directly related to and for the benefit of an individual
10	with a disability, including a physical, sensory, psychiatric, intellectual, or other
11	mental disability.
12	* Sec. 7. AS 34.03.090(b) is amended to read:
13	(b) The tenant shall [AS A CONDITION OF DELIVERY OF POSSESSION
14	OF THE PREMISES TO THE TENANT, THE LANDLORD MAY REQUIRE THE
15	TENANT TO] acknowledge or verify by the tenant's signature the accuracy of the
16	premises condition statement and contents inventory prepared under AS 34.03.020(e).
17	The [BEFORE REQUIRING THE TENANT'S SIGNATURE, THE LANDLORD
18	SHALL FIRST ADVISE THE TENANT THAT THE] premises condition statement
19	and contents inventory
20	(1) may be used by the landlord or tenant as the basis
21	(A) to determine whether prepaid rent or a security deposit
22	shall be applied to the payment of damages to the premises when authorized by
23	AS 34.03.070(b); and
24	(B) to compute the recovery of other damages to which the
25	parties may be entitled under this chapter; and
26	(2) is, in an action initiated by a party to recover damages or to obtain
27	other relief to which a party may be entitled under this chapter, presumptive evidence
28	of the condition of the premises and its contents at the commencement of the term of
29	the period of occupancy covered by the rental agreement.
30	* Sec. 8. AS 34.03.100(a) is amended to read:
31	(a) The landlord shall

1	(1) make all repairs and do whatever is necessary to put and keep the
2	premises in a fit and habitable condition;
3	(2) keep all common areas of the premises in a clean and safe
4	condition;
5	(3) maintain in good and safe working order and condition all
6	electrical, plumbing, sanitary, heating, ventilating, air-conditioning, kitchen, and other
7	facilities and appliances, including elevators, supplied or required to be supplied by
8	the landlord;
9	(4) provide and maintain appropriate receptacles and conveniences for
10	the removal of ashes, garbage, rubbish, and other waste incidental to the occupancy of
11	the dwelling unit and arrange for their removal;
12	(5) supply running water and reasonable amounts of hot water and hea
13	at all times, insofar as energy conditions permit, except where
14	(A) the building that includes the dwelling unit is so
15	constructed that heat or hot water is generated by an installation within the
16	exclusive control of the tenant and supplied by a direct public utility
17	connection: or
18	(B) the premises do not have a well or water provided by a
19	direct public utility connection and the rental agreement specifically states
20	that the duty of the landlord to supply running water or hot water to the
21	premises is waived by the tenant;
22	(6) if requested by the tenant, provide and maintain locks and furnish
23	keys reasonably adequate to ensure safety to the tenant's person and property; and
24	(7) provide smoke detection devices and carbon monoxide detection
25	devices as required under AS 18.70.095.
26	* Sec. 9. AS 34.03.120(a) is amended to read:
27	(a) The tenant
28	(1) shall keep that part of the premises occupied and used by the tenant
29	as clean and safe as the condition of the premises permit;
30	(2) shall dispose all ashes, rubbish, garbage, and other waste from the
31	dwelling unit in a clean and safe manner;

1	(3) shall keep all plumbing fixtures in the dwelling unit or used by the
2	tenant as clean as their condition permits;
3	(4) shall use in a reasonable manner all electrical, plumbing, sanitary,
4	heating, ventilating, air-conditioning, kitchen, and other facilities and appliances
5	including elevators, in the premises;
6	(5) may not deliberately or negligently destroy, deface, damage,
7	impair, or remove a part of the premises or knowingly permit any person to do so;
8	(6) may not unreasonably disturb, or permit others on the premises
9	with the tenant's consent to unreasonably disturb, a neighbor's peaceful enjoyment of
10	the premises;
11	(7) shall maintain smoke detection devices and carbon monoxide
12	detection devices as required under AS 18.70.095;
13	(8) may not, except in an emergency when the landlord cannot be
14	contacted after reasonable effort to do so, change the locks on doors of the premises
15	without first securing the written agreement of the landlord and, immediately after
16	changing the locks, providing the landlord a set of keys to all doors for which locks
17	have been changed; in an emergency, the tenant may change the locks and shall,
18	within five days, provide the landlord a set of keys to all doors for which locks have
19	been changed and written notice of the change; [AND]
20	(9) may not unreasonably engage in conduct, or permit others on the
21	premises to engage in conduct, that results in the imposition of a fee under a municipal
22	ordinance adopted under AS 29.35.125; and
23	(10) may not allow the number of individuals occupying the
24	premises to exceed the number allowed by applicable law, by a covenant limiting
25	the landlord's use of the premises, or the rental agreement.
26	* Sec. 10. AS 34.03.120 is amended by adding a new subsection to read:
27	(c) When terminating the tenancy, the tenant shall leave the premises in
28	substantially the same condition, except for normal wear and tear, as the condition of
29	the premises at the beginning of the tenancy, including, in the landlord's discretion,
30	professionally cleaning the carpets if the carpets were professionally cleaned
31	immediately before the tenancy began. In this subsection, "normal wear and tear" has

the meaning given in AS 34.03.070.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

- * **Sec. 11.** AS 34.03.220(a) is amended to read:
 - (a) Except as provided in this chapter,
 - (1) if the tenant or someone in the tenant's control deliberately inflicts substantial damage to the premises in breach of AS 34.03.120(a)(5) or the tenant engages in or permits another to engage in prostitution or another illegal activity at the premises in breach of AS 34.03.120(b), the landlord may deliver a written notice to quit to the tenant under AS 09.45.100 09.45.105 specifying the act or activity constituting the breach and specifying that the rental agreement will terminate on [UPON] a date that is not less than 24 hours or more than five days after service of the notice; for purposes of this paragraph, damage to premises is "substantial" if the loss, destruction, or defacement of property attributable to the deliberate infliction of damage to the premises exceeds \$400;
 - (2) if there is a material noncompliance by the tenant with the rental agreement, or if there is noncompliance with AS 34.03.120, other than deliberate infliction of substantial damage to the premises or other than noncompliance as to a utility service for which the provisions of (e) of this section apply, materially affecting health and safety, the landlord may deliver a written notice to quit to the tenant under AS 09.45.100 - 09.45.110 specifying the acts and omissions constituting the breach and specifying that the rental agreement will terminate on [UPON] a date not less than 10 days after service of the notice; if the breach is not remedied, the rental agreement terminates as provided in the notice subject to the provisions of this section; if the breach is remediable by repairs or the payment of damages or otherwise and the tenant adequately remedies the breach before the date specified in the notice, the rental agreement will not terminate; in the absence of due care by the tenant, if substantially the same act or omission that constituted a prior noncompliance of which notice was given recurs within six months, the landlord may terminate the rental agreement upon at least five days' [DAYS] written notice to quit specifying the breach and the date of termination of the rental agreement.
- * **Sec. 12.** AS 43.23.065(b) is amended to read:
 - (b) An exemption is not available under this section for permanent fund

1	dividends taken to satisfy
2	(1) child support obligations required by court order or decision of the
3	child support services agency under AS 25.27.140 - 25.27.220;
4	(2) court ordered restitution under AS 12.55.045 - 12.55.051,
5	12.55.100, or AS 47.12.120(b)(4);
6	(3) claims on defaulted education loans under AS 43.23.067;
7	(4) court ordered fines;
8	(5) writs of execution under AS 09.35 of a judgment that is entered
9	(A) against a minor in a civil action to recover damages and
10	court costs;
11	(B) under AS 09.65.255 against the parent, parents, or legal
12	guardian of an unemancipated minor;
13	(6) a debt owed by an eligible individual to an agency of the state,
14	including the University of Alaska, unless the debt is contested and an appeal is
15	pending, or the time limit for filing an appeal has not expired;
16	(7) a debt owed to a person for a program for the rehabilitation of
17	perpetrators of domestic violence required under AS 12.55.101, AS 18.66.100(c)(15),
18	AS 25.20.061(3), or AS 33.16.150(f)(2);
19	(8) a judgment for unpaid rent or damage owed to a landlord by
20	an eligible individual that was a tenant of the landlord; in this paragraph,
21	"tenant" has the meaning given in AS 34.03.360.
22	* Sec. 13. The uncodified law of the State of Alaska is amended by adding a new section to
23	read:
24	APPLICABILITY. Sections 1 - 11 of this Act apply to a residential rental agreement
25	for a period beginning on or after the effective date of this Act.