


Alaska State Legislature



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Senator Kevin Meyer
Senate District O

TO: Senator Kevin Meyer
FROM: Christine R. Marasigan, Legislative Aide 
DATE: April 7, 2009
RE: CS for SB 171, explanation of change.

The drafted CS for SB 171 makes one change.

Page 1, line 13
Inserted new language:
(a)(1) - (3)

Reason for change:

The bill originally exempted (a)(3) of the eligibility requirement since those who are deceased, even if their remains are in the state of Alaska are not technically a 'resident' since they are not living.

During discussion with the PFD Division Director, Debbie Bitney, it was pointed out that (a)(1) and (2) should also be exempted since (1) if the applicant is deceased it is not they who are applying but rather their successors and or estate (this is covered in page 1, line 14 of the bill). The second requirement (2) requires that an applicant is a state resident on the date of application and should be exempted in the bill for the same reason (3) was exempted—the applicant is deceased and technically not a resident.

The intent of the bill is to treat the deceased application as they would a living applicant in all of the requirements and eligibility one would have to meet in order to qualify for a PFD.