## **HOUSE BILL NO. 76**

## IN THE LEGISLATURE OF THE STATE OF ALASKA

## THIRTY-FIRST LEGISLATURE - FIRST SESSION

#### BY REPRESENTATIVE RASMUSSEN

Introduced: 2/27/19

Referred: Community and Regional Affairs, Labor and Commerce

### A BILL

# FOR AN ACT ENTITLED

- 1 "An Act relating to a state residential code, the Alaska Housing Finance Corporation,
- 2 and municipal building codes."

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

- **\* Section 1.** AS 18.56.300(a) is amended to read:
- 5 (a) The corporation may not make or purchase a housing loan for residential 6 housing the construction of which begins after June 30, 1992, unless the seller of the 7 mortgage loan complies with the provisions of this section and unless
- 8 (1) the unit is in compliance with the construction codes of the 9 municipality, if the unit is located within a municipality that has adopted and enforces 10 construction codes and each of those codes meets or exceeds the comparable standards 11 for similar housing established by the state <u>residential</u> [BUILDING] code; or
- 12 (2) the unit is in compliance with the comparable standards for similar 13 housing established by the state **residential** [BUILDING] code
  - (A) if the unit is located

1	(1) within a municipality whose construction codes do
2	not meet the standards for similar housing established by the state
3	residential [BUILDING] code;
4	(ii) within a municipality that does not enforce
5	construction codes; or
6	(iii) outside a municipality; or
7	(B) as to each specific code within the construction codes of
8	the municipality that has adopted and enforces construction codes if the
9	specific code does not meet or exceed the comparable standard for similar
10	housing established by the state <b>residential</b> [BUILDING] code.
11	* Sec. 2. AS 18.56.300(b) is amended to read:
12	(b) As a condition of a commitment to purchase or approve a loan under this
13	section for residential housing the construction of which begins after June 30, 1992,
14	the corporation shall require inspection of the unit of residential housing that is the
15	subject of the loan. The inspection must be performed by a municipal building
16	inspector, by an individual who is registered under AS 08.18 to perform home
17	inspections for new construction, by an architect registered under AS 08.48, by an
18	engineer registered under AS 08.48, or by another person approved by the corporation.
19	When the unit of residential housing is located in a rural area, the person who makes
20	the inspection may use methods other than a personal physical inspection to make the
21	inspection if the method is approved by the corporation, and variations from the
22	applicable code may be accepted at the corporation's discretion, if the person
23	authorized to inspect the unit under this subsection satisfies the corporation that the
24	variation does not adversely affect the structural integrity of the unit or the health and
25	safety of the residents. The person who makes the inspection shall determine whether
26	the construction conforms to relevant provisions of the construction codes of the
27	municipality or of the state <b>residential</b> [BUILDING] code, as applicable, at each of
28	the following stages of construction:
29	(1) plan approval;
30	(2) completion of footings and foundations;
31	(3) completion of electrical installation, plumbing, and framing;

1	(4) completion of installation of insulation;
2	(5) final approval.
3	* Sec. 3. AS 18.56 is amended by adding a new section to read:
4	Sec. 18.56.310. State residential code. (a) Notwithstanding AS 18.60.705 and
5	except as provided in (b) of this section, the 2018 International Residential Code is
6	adopted as the state residential code. The state residential code is the minimum
7	standard for residential construction in the state.
8	(b) The board may adopt by regulation under AS 18.56.088 as the state
9	residential code
10	(1) a later edition of the International Residential Code; or
11	(2) another nationally recognized code.
12	(c) If a municipality adopts a construction code, the construction code must
13	meet or exceed the comparable standards for similar housing established by the state
14	residential code established under (a) of this section, except that, if the board has
15	adopted another code as the state residential code under (b) of this section, the
16	construction code adopted by the municipality must meet or exceed the comparable
17	standards for similar housing established by the state residential code established
18	under (b) of this section.
19	* Sec. 4. AS 18.56.900 is amended by adding a new paragraph to read:
20	(3) "state residential code" means the state residential code adopted
21	under AS 18.56.310.
22	* Sec. 5. AS 18.56.300(e)(3) is repealed.
23	* Sec. 6. The uncodified law of the State of Alaska is amended by adding a new section to
24	read:
25	TRANSITION: BUILDING CODES OF MUNICIPALITIES. If, on the effective date
26	of this Act, the building code of a municipality does not meet or exceed the comparable
27	standards for similar housing established by the state residential code, the municipality shall
28	modify its building code within two years after the effective date of this Act to meet or exceed
29	the comparable standards for similar housing established by the state residential code. In this
30	section, "state residential code" means the state residential code established under
31	AS 18.56.310, enacted by sec. 3 of this Act.