



HB 60 Explanation of Changes Version “A” to Version “S”

Section 1	This language is unchanged from section 1 of version A.
Section 2	Version S includes the newly identified need to include the Department of Family and Community Services in the definition of department.
Section 3	This language is unchanged from section 2 of version A.
Section 4	This language is unchanged from section 3 of version A.
Sections 5-9 and 11-14	Version S updates these sections to further clarify the duties of each department related to programs for runaways.
Section 10	Version S updates the bill to include a necessary clarification related to the confidentiality of records related to shelters for runaways.
Section 15	This language is unchanged from section 10 of version A.
Section 16	Version S amends this section to replace the term “authorizing” with “applicable” from section 11 of version A. This change reflects the removal of the definition for the term “authorizing” in section 20 below.
Sections 17-18	This language is unchanged from sections 12-13 of version A.
Section 19	This language is unchanged from section 14 of version A.
Section 20	Version S amends Section 15 from version A to remove the new definition for “authorizing department” to avoid potential confusion with the duplicate definition of “applicable department.”
Section 21	Version S moves the repeal of this language related to the licensure of shelters for runaways from Section 9 in version A. AS 47.32.010 was repealed and reenacted under Executive Order 121, section 79.
Section 22	This language is unchanged from section 16 of version A.