State of Alaska

Department of Natural Resources Division of Forestry & Fire Protection



Fairbanks-Delta Area FOREST LAND USE PLAN

Jenny M Hill Spruce Project Area NC-1986-F, NC-1993-F, NC-2050-F

November 2024

Abbreviations

ADEC Alaska Department of Environmental Conservation

ADF&G Alaska Department of Fish and Game

ADNR Alaska Department of Natural Resources

BIF Best interest finding

CCF 100 cubic feet

DMLW Division of Mining, Land and Water

DOF Division of Forestry & Fire Protection

FLUP Forest Land Use Plan

FRPA Alaska Forest Resources and Practices Act

FYSTS Five-Year Schedule of Timber Sales

MBF Thousand board feet

OHA Office of History and Archeology

ROW Right-of-way

TVSF Tanana Valley State Forest

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I. Introduction

Project File Number: NC-1986-F, NC-1993-F, NC-2050-F

Division of Forestry & Fire Protection Office: Fairbanks-Delta Area

Area Forester: Kevin Meany, Northern Region Forester

Forest Practices Geographic Region (AS 41.17.950): Region III

This Forest Land Use Plan (FLUP) covers proposed forest operations on approximately 60 acres of land in the Pheasant Farm Forest Road area. It is intended to provide the best available information regarding the proposed harvest of timber, and management of other non-timber uses in compliance with AS 38.05.112 and AS 41.17.060, and must be adopted by the DNR before the proposed activity can occur.

☑ This Forest Land Use Plan is for timber sale(s) which have been determined to be in the best
interest of the state pursuant to AS 38.05.035 (e) and AS 38.05.945. This FLUP does not
determine whether or not to access and sell timber within the timber sale area, nor the method of
sale. Those decisions have been made previously in the November 2024 Best Interest Finding and are not appealable under this FLUP.
☐ This Forest Land Use Plan is for timber sale(s) for which a Preliminary Best Interest Finding is currently out for review. A final best interest finding must be completed prior to adoption of a FLUP pursuant to AS 38.05.035 (e) and AS 38.05.945.
☐ This Forest Land Use Plan is for timber to be harvested that does not require a final finding pursuant to AS 38.05.035 (e) and notification under AS 38.05.945.

This Forest Land Use Plan was made available for public comments; the review period ended on **4:30pm AKST on Wednesday, November 20, 2024**. After public and agency review of the draft FLUP, the DOF reviewed comments, made changes as appropriate (see Appendix C) and has adopted this FLUP. This Forest Land Use Plan has been adopted by the Department of Natural Resources. Site specific compliance with the Alaska Forest Resources and Practices Act and the Regulations, as well as the Final Finding for this proposed project are reflected in this Forest Land Use Plan and will be implemented in the Timber Sale Contract.

An eligible person affected by this decision, and who provided timely written comment or public hearing testimony to the department, may appeal the decision to the DNR Commissioner per AS 44.37.011 and 11 AAC 02. Comments on the specific requirements for harvest, access, and reforestation operations in the FLUP should be submitted in writing to **Kevin Breitenbach**, **Fairbanks Area Forester** on or before **Thursday**, **December 13th**, 2024. Address(es) for submitting written comments: 3700 Airport Way, Fairbanks AK 99709, or email **kevin.breitenbach@alaska.gov**.

☐ Other Documents are referenced in this FLUP. This timber sale is designed to be cons	istent
with the management intent of the following documents:	

Tanana Valley State Forest Management Plan

The administrative records for these sales are maintained at the Division of Forestry & Fire Protection Fairbanks Area Office filed as NC-1986-F, NC-1993-F, NC-2050-F.

A. Legal description

NC-1986-F is within Section 1, Township 1 South, Range 3 East, F.M.

NC-1993-F is within Sections 1 & 12, Township 1 South, Range 3 East, F.M.

NC-2050-F is within Section 12, Township 1 South, Range 3 East, F.M.

See also maps in Appendix A.

B. Operational Period

Approximately 3 years from the "Effective Date" on the signed contract. Timber contracts administered by the Fairbanks-Delta office generally have a 3-year operational period terminating on May 31 of the third year.

C. Timber Disposal

\boxtimes	Timber will be sold and will have a contract administrated by the State.
	Timber will be available to the public; permits obtained by the public will be issued by the
	State.
	Other

D. Objectives and Summary

- Provide the raw material for the industry to produce timber products providing benefits to the state and local economy through employment opportunities.
- Harvest the commercial sawtimber and/or fuelwood before a significant decrease in vigor occurs and return the site to a young productive mixed stand forest.
- Provide firewood for the residential heating needs of interior Alaska communities.
- Promote multiple use management that provides for the production, utilization, and replenishment of timber resources while perpetuating personal, commercial, and other beneficial non-timber uses of the forest resources.

II. Affected Land Owners/Jurisdictions

A. State

Activity on ownership:	Access Easement	Harvest	Written Representative Approval
□ Tanana Valley State Forest	\boxtimes	\boxtimes	
☐ Other state land managed by DNR			
☐ University of Alaska			
☐ Mental Health Trust			
☐ School Trust			
B. Other Land Ownership			
Land Owner: FNSB			
Land Owner Representative: N/A			

III. Harvest Methods, Silvicultural Actions, and Management of Non-timber Resources

Forest operations will be designed to:

- Protect fish habitat and water quality in compliance with the best management practices in 11 AAC 95.260-.370,
- Manage for the other land uses and activities identified in AS 41.17.060 and the Best Interest Finding for this timber sale, and
- Ensure prompt reforestation and maintenance of site productivity in compliance with AS 41.17.060(c) and 11 AAC 95 .375-.390.

Harvest and Silvicultural Methods:

\boxtimes	The silvicultural actions are described in this document, and no prescription was v	vritten (or is
	necessary.		

☐ A silvicultural prescription has been written and is attached to this document in Appendix B.

A. Timber Stand Description and History

These are mature white spruce-dominant stands with a birch component growing on a northern aspect on an upland site. A history of firewood harvest in the area is evident, as decomposing, moss-covered stumps proliferate in all sale areas, and stocking is dominated by high-volume stems. Due to previous vegetative release, some areas contain a dense alder and grass component, which would likely impede regeneration efforts without post-harvest scarification. The surrounding understory is characterized by thin mosses, horsetail, and rose. Stand age is estimated at roughly 160 years old. Average diameter at breast-height was 15 inches, with the largest observed tree measuring 29 inches. Instances of butt rot in this mature cohort of spruce was evident in tree core data, which is consistent with many other northern-aspect spruce sawlog sites in the Fairbanks area.

B. Timber Harvest Activities

Timber Harvest Activities are displayed in Table 1.

Unit ID	Acres Topography Silvicultural Action		Logging Method	
NC-1986-F	12	Less than 15% slope	Clearcut with reserves	Ground-based whole tree harvest
NC-1993-F	6	Less than 15% slope	Clearcut with reserves	Ground-based whole tree harvest
NC-2050-F	34	Less than 30% slope	Clearcut with reserves	Ground-based whole tree harvest

Table 1. Timber Harvest Activities

C. Site Preparation

Planting of white spruce will be the method of reforestation for NC-1986-F and NC-2050-F. Natural regeneration will be utilized initially for reforestation of NC-1993-F. This sale has been laid out so that areas adjacent to the boundary include mature, robust spruce trees to provide seed post-harvest.

☐ Site preparation will not be necessary. There is either sufficient residual stocking, or
because there has been sufficient soil disturbance by logging to forego scarification.

⊠ Site preparation will be implemented and described in Table 2:

Table 2	. Site	Preparation
---------	--------	-------------

Unit ID	Acres	Site Preparation Method	Date of Completion
NC-1986-F	12	Mechanical patch scarification	Immediately post-harvest

	Unit ID	D Acres Site Preparation Method		Date of Completion
NC-1993-F 6 Mechanical patch scarin		Mechanical patch scarification	Immediately post-harvest	
	NC-2050-F 30 Mechanical patch scarification		Immediately post-harvest	

Mechanical site preparation should avoid driving heavy equipment over known den sites greater than 12" in diameter (e.g., dens for fox, wolves, and bears).

D. Sla	sh Abatemen	t			
Co ⊠ Lo ⊠ Sla □ Oti □ Bu	ontrolling infest p and scatter stash will be disp ther - method of the permits necessity.	stations will be in lash; accumulationsed of by the confession of	nplemented ons will be loperator removal F and DEC	as required by kept to less than slash will be dis off site crusto be acquired.	ns exists. Slash abatement for 11 AAC 95.370. n 2 feet in height. sposed of by the State hing or grinding
E. Soi	l Stability / E	rosion / Mass V	Vasting		
	-	nt side slopes are nt side slopes are			
Percei	ntage of sale a	rea with slopes >	>50%: 0%		
Maxir	num percent s	lopes: 30%			
		ndicators of unstantial nations are as we		l and will be m	itigated by actions indicated
F. Tir	nber Harvest	—Surface Wate	er Protectio	n	
□ Kn	own surface w	ams or lakes abuvaters and protect	tion measur	es are described	it. d in Table 3 below. <i>Locations are</i>
		Table 3. Pro	tection for	Known Surfac	e Waters
Unit	Waterbody Name	AS 41.17.950 Classification	ADF&G AWC#	Required Riparian Protection	Site-specific actions to minimize impacts on riparian area
	NONE				

Surface waters listed above were reviewed by the Department of Fish and Game:

☐ During the timber sale planning process

☑ This project was reviewed by the State Historic and Preservation Office (SHPO).	
\square No artifacts have been reported within the project area(s).	
\square Known or likely sites have been identified and a mitigation plan is in place. (Describe the	ıe
mitigation actions.)	

I. Other Resources Affected by Timber Harvest and Management

☐ There are other resources and areas of concern besides surface water, fish habitat, and wildlife habitat that may be affected. Mitigations actions were addressed in the Best Interest Finding.

Table 4. Other Affected Resources / Areas of Concern

Impacted Resource	Reviewing Agency	Impact/ Mitigation Actions
NONE		

NONE								
	esources or areas of concern are addressed in this Fore	on other than surface water, fish habitat, and st Land Use Plan.						
Notes:								
J. Reforestation								
(11 AAC 95.375390) Pla	nting of white spruce will by will immediately follow t	e Forest Resources and Practices regulations be the method of reforestation for NC-1986-he completion of the mechanical patch wing scarification).						
out so that areas adjacent to this unit. This seed source	Natural regeneration will be utilized initially for reforesting NC-1993-F. The sale has been laid out so that areas adjacent to the boundary include mature, robust spruce trees to provide seed to this unit. This seed source in conjunction with mechanical patch scarification should provide a mineral soil microsite with high light conditions favorable for the establishment of white spruce and birch.							
conducted if regeneration a areas, then scarification ma	appears marginal or patchy be performed on non-sto evenly distributed trees pe	narvest, and a regeneration survey will be. If the survey indicates inadequately stocked ocked areas. The goal for regeneration is to ar acre at the end of the regeneration survey						
Harvest type as it relates to	reforestation requirement:							
⊠ Clearcut								
☐ Region I: Partial Ha	rvest leaving more than 50	% live basal area (11 AAC 95.375(b)(3))						
_	tial Harvest relying on resi 11 AAC 95.375(b)(4).	dual trees to result in a stocking level that						
Season of harvest: ☐ Winter harvest on ☐ Non-winter harve ☒ All-season harves	st only							

Regeneration	type:
	7) 10 -

☐ Natural regeneration	
List species: White spruce, Alaska Birch	
☐ Coppice	
List species: Alaska Birch	
☐ Artificial regeneration	
☐ Seeding: Species and source of seed (general	vicinity location of seed source)
☑ Planting: Species: White Spruce	Date of proposed planting: post-scarification
Source of seedlings (location of seed source)	: Middle Tanana Valley seed source
See Appendix B for further reforestation details.	

IV. Roads and Crossing Structures

A. Road Design, Construction, and Maintenance

Roads will be designed, constructed, and maintained to prevent significant adverse impacts on water quality and fish habitat (AS 41.17.060(b)(5)), and site productivity (AS 41.17.060(c)(5)). Roads will comply with the best management practices in the Forest Resources and Practices Regulations (11 AAC 95.285 – 95.335). Roads used for access will also be maintained for multiple users following all applicable guidelines in the Tanana Valley State Forest Management Plan.

Roads or other means required for the access and removal of this timber from the harvest area(s) or unit(s) are listed in Table 5A and 5B.

Harvest Maximum Constructed Maintained **Segment** Road ID Miles Road Class Unit Grade %* By By Pheasant Farm Rd Secondary, 1 All 4.25 10% DOF Purchaser Existing all-season Pheasant Farm Rd Secondary, 2 All 1.75 10% DOF Purchaser Recondition all-season

Table 5A. Road Reconstruction and Use

Table 5B. New Road Construction and Use

Road ID	Segment	Harvest Unit	Miles	Road Class	Maximum Grade %	Constructed By	Maintained By
NC-2050-F Spur	3	NC-2050-F	0.3	Spur, all- season	10%	Purchaser	Purchaser

				season						
Road Class is as defined in the DOF Road Standards.										
*Note: Roads must be less than 20% grade per 8 AAC 61.1060 Additional Logging Standards.										
Notes:										
B. Soil Erosion / Mass Wasting										
Maximum 1	Maximum percent side slopes: 30%									
⊠ Maximu	ım percen	it side s	lopes are ≤	50%						
☐ There☐ Indicate	 ☐ Maximum percent side slopes are >50% ☐ There are no indicators of unstable areas where roads will be constructed ☐ Indicators of unstable areas were identified and will be mitigated by actions indicated below: 									
	Ι	1 abie		rosion Control	KIS	K and Mili	gation			
Road ID	Segment	Mile	Identified Erosion Risk	Risk Level			Mitigatio	on		
Pheasant Farm Rd	1	6	Negligible	Low			Existing R	oad		
	1 2	6 0.3	Negligible Negligible	Low	N	ew road; cons		aintai	n to DOF Road	
Farm Rd NC-2050-F Spur General Tir Grass Other	2 mber Sales seeding :: g Structu	0.3 Erosic	Negligible on Control: □ Erosio			□ Wattle □ Not app	struct and ma Standard	aintai Is	in to DOF Road Waterbars	

Table 7. Required Drainage and Crossing Structures on Known Surface Waters

Road ID	Segment	Mile	Bridge Length (ft.)	Structure Type	AS 41.17.950 Stream Classification	ADF&G AWC Number	Duration of crossing structure in place
Pheasant Farm Rd	1	2.9	36	Girder floor beam bridge	Type III-A	334-40-11000- 2490-3301- 4035-5015	Permanent

D. Road Closure

Roads constructed for the timber sale that are left open will be subject to maintenance standards under 11 AAC 95. 315. Otherwise, roads constructed for the timber sale will be closed, subject to standards under 11 AAC 95.320.

Table 8. Road Closures

Road ID	Segment	Unit	Closure Type All Season/Winter	Estimated Closure Date	Projected Road Use after Timber Harvest
NONE					

E. Material Extraction

\boxtimes	There will be no material extraction sites in the project area.
	Material extraction and associated overburden disposal will be located outside of riparian
	areas and muskegs. Material extraction and disposal will be located as shown on the
	operation map, in a manner that prevents runoff from entering surface waters.
	Other:

F. Other Resources Affected by Roads or Material Extraction

List resources other than water, habitat or cultural resources potentially impacted by road construction, and indicate how impacts will be mitigated. Other affected resources could be, but are not limited to mining claims, scenic areas, recreational trails, etc.

Table 9. Other Affected Resources

Impacted Resource	Reviewing Agency	Impact / Mitigation Actions
Winter trails	DNR/DOF	Require in contract that existing trails be kept open and unimpeded

V. Approvals and Appeals

This Forest Land Use Plan has been reviewed by the Division of Forestry & Fire Protection and provides the information necessary to be adopted by the Department of Natural Resources as required by AS 38.05.112.

KB	11/22/24
Area Forester	Date
K- by	11/22/24
Regional Forester	Date

An eligible person affected by this decision, and who provided timely written comment or public hearing testimony to the department, may appeal the decision to the DNR Commissioner per AS 44.37.011 and 11 AAC 02. Any appeal must be received within twenty (20) calendar days after issuance of this decision under 11 AAC 02.040. An eligible person must first appeal a decision to the Commissioner before seeking relief in superior court. The Alaska State Courts establish its own rules for timely appealing final administrative orders and decisions of the department.

Appeals may be mailed or hand-delivered to the DNR Commissioner's Office, 550 W. 7th Avenue, Suite 1400, Anchorage, Alaska, 99501; or faxed to (907)-269-8918; or sent by electronic mail to dnr.appeals@alaska.gov. Appeals must be accompanied by the fee established in 11 AAC 05.160(d)(6), which has been set at \$200 under the provisions of 11 AAC 05.160 (a)-(b).

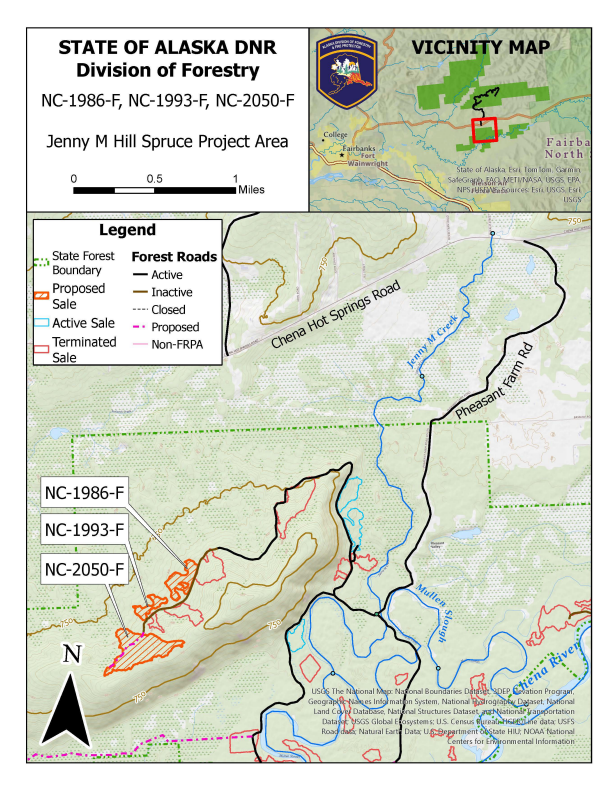
If no appeal is filed by that date, this decision goes into effect as a final order and decision on **Thursday**, **December 13**th, **2024**.

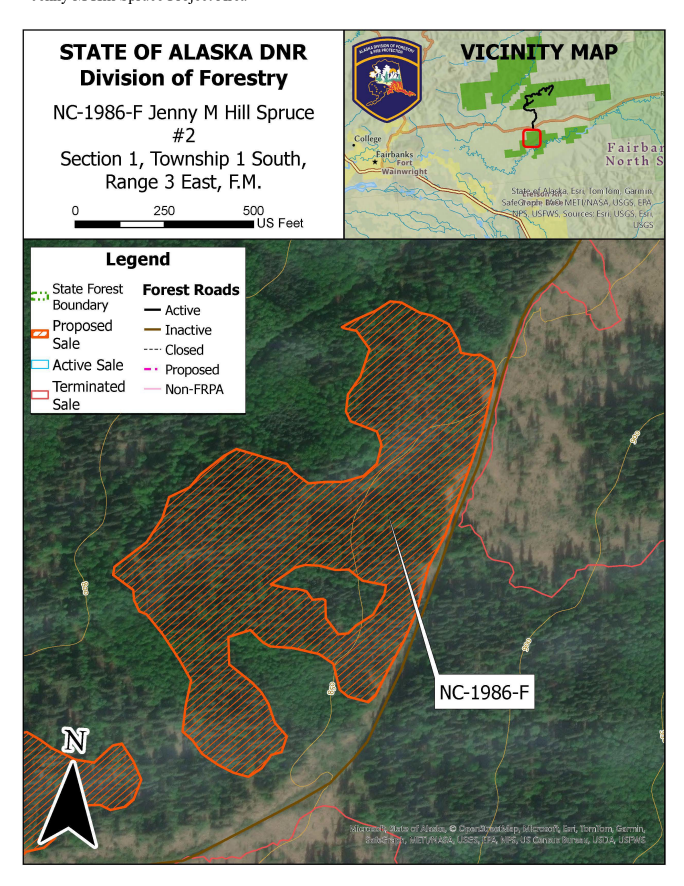
A copy of 11 AAC 02 is enclosed and is also available on the department's website at https://dnr.alaska.gov/mlw/pdf/DNR-11-AAC-02.pdf .

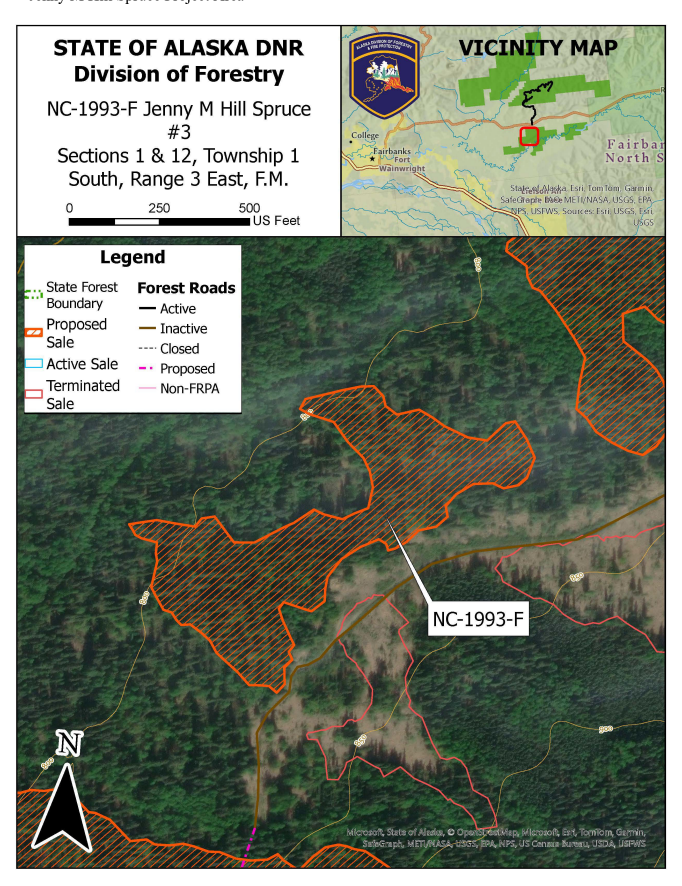
If you have any questions, please contact Andrew Allaby of the Fairbanks-Delta Area Office at (907) 451-2603 or by e-mail to andrew.allaby@alaska.gov.

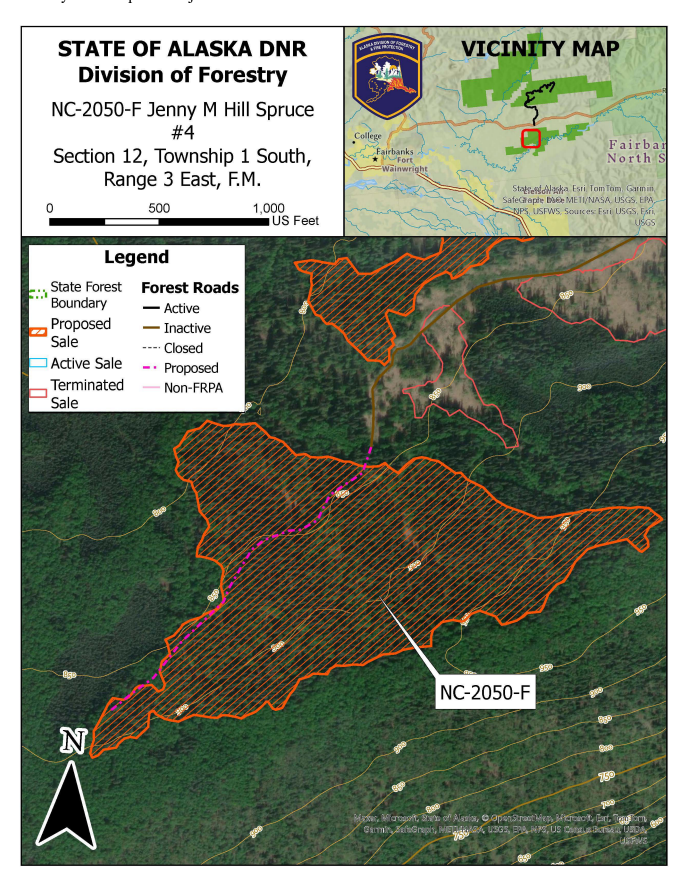
VI. Appendices

Appendix A: Timber Sale Maps









Appendix B: Supporting Information

Reforestation Supporting Information

For Region II or Region III partial harvest relying on residual trees to result in a stocking level that meets standards of 11 AAC 95.375(b)(4). Stocking levels will be calculated as follows:

Table 1. Stocking Level Requirements

Average DBH (Diameter at breast height)	Residual Trees (Trees/acre)	Minimum Stocking Standard (Trees/acre)	Percent Stocking
≥ 9"	0	120	0%
6" to 8"	0	170	0%
1" to 5"	0	200	0%
Total Residual Stocking			0%

Seedlings Required: Percentage Under stocked = 100 – Total Residual Stocking % Percentage Under stocked = 100 - 0% = 100%Seedlings/ Acre Required = Percentage Understocked/100 x 450 Seedlings/ Acre Required = $100\% / 100 \times 450 = 450$ ☐ Seeding: Species and source of seed (general vicinity location of seed source) ☑ Planting: Species: White Spruce Date of proposed planting: post-scarification Source of seedlings (location of seed source): Middle Tanana Valley seed source ☑ Natural regeneration: provide known information on the following indicators of suitability for natural regeneration. If a box is checked "no," please explain/describe the condition. N/A means "not applicable." Unknown Yes No Seedbed and soil conditions suitable for natural regeneration Moss layers are shallow (<4") or absent П \boxtimes Explanation: Harvest activities and mechanical patch scarification are expected to disturb the ground layers sufficiently to expose adequate seedbeds.

Appendix C: Public and Agency Comments and Responses

Commenter	Comment	Response
Alaska Dept. of Fish & Game	No issue of concern.	Noted.
Division of Mining, Land, & Water, Alaska Dept. of Natural Resources	Harvests should be conducted to minimize impacts to winter trail users by avoiding plowing trails to dirt and leaving large berms at intersections. Trail access is to be maintained.	Noted.
Office of History and Archeology	Recommend an archeological survey where all-season road construction or ground scarification is planned.	DOF contracts will comply with the Alaska Historic Preservation Act, including prohibitions on the removal or destruction of cultural resources. If, during the course of operations, any physical remains of historic, archaeological, or paleontological nature are discovered, work in that immediate vicinity must cease and the State must be notified.

Appendix D. Appeal and Request for Reconsideration Regulations

Note: "Appeal" means a request to the commissioner to review a decision that the commissioner did not sign or cosign. "Request for reconsideration" means a petition or request to the commissioner to review an original decision that the commissioner signed or cosigned.

11 AAC 02 Regulations

11 AAC 02.010. Applicability and eligibility.

- (a) This chapter sets out the administrative review procedure available to a person affected by a decision of the department. If a statute or a provision of this title prescribes a different procedure with respect to a particular decision, that procedure must be followed when it conflicts with this chapter.
- (b) Unless a statute does not permit an appeal, an applicant is eligible to appeal or request reconsideration of the department's decision on the application. An applicant is eligible to participate in any appeal or request for reconsideration filed by any other eligible party.
- (c) If a statute restricts eligibility to appeal or request reconsideration of a decision to those who have provided timely written comment or public hearing testimony on the decision, the department will give notice of that eligibility restriction as part of its public notice announcing the opportunity to comment.
- (d) If the department gives public notice and allows a public comment period of at least 30 days on a proposed action, and if no statute requires opportunity for public comment, the department may restrict eligibility to appeal or request reconsideration to those who have provided timely written comment or public hearing testimony on the proposed action by including notice of the restriction as part of its public notice announcing the opportunity to comment.
- (e) An eligible person affected by a decision of the department that the commissioner did not sign or cosign may appeal the decision to the commissioner within the period set by 11 AAC 02.040.
- (f) An eligible person affected by a decision of the department that the commissioner signed or cosigned may request the commissioner's reconsideration within the period set by 11 AAC 02.040.
- (g) A person may not both appeal and request reconsideration of a decision.

11 AAC 02.015. Combined decisions.

- (a) When the department issues a combined decision that is both a final disposal decision under AS 38.05.035(e) and any other decision, including a disposal decision combined with a land use plan decision, or a disposal decision to grant certain applications combined with a decision to deny others, the appeal process set out for a disposal decision in AS 38.05.035(i) (m) and this chapter applies to the combined decision.
- (b) Repealed 12/27/2012.

11 AAC 02.020. Finality of a decision for purposes of appeal to court.

(a) Unless otherwise provided in a statute or a provision of this title, an eligible person must first either appeal or request reconsideration of a decision in accordance with this chapter before appealing a decision to superior court.

- (b) The commissioner's decision on appeal is the final administrative order and decision of the department for purposes of appeal to the superior court.
- (c) The commissioner may order or deny a request for reconsideration within 30 calendar days after issuance of the decision, as determined under 11 AAC 02.040(c) (e). If the commissioner takes no action during the 30-day period, the request for reconsideration is considered denied. Denial of a request for reconsideration is the final administrative order and decision of the department for purposes of appeal to the superior court.
- (d) If the commissioner timely orders reconsideration of the decision, the commissioner may affirm the decision, issue a new or modified decision, or remand the matter to the director for further proceedings. The commissioner's decision, other than a remand decision, is the final administrative order and decision of the department for purposes of appeal to the superior court.

11 AAC 02.030. Filing an appeal or request for reconsideration.

- (a) An appeal or request for reconsideration under this chapter must
 - (1) be in writing;
 - (2) be filed by personal service, mail, facsimile transmission, or electronic mail;
 - (3) be signed by the appellant or the appellant's attorney, unless filed by electronic mail; an appeal or request for reconsideration filed by electronic mail must state the name of the person appealing or requesting reconsideration and a single point of contact to which any notice or decision concerning the appeal or request for reconsideration is to be sent;
 - (4) be correctly addressed;
 - (5) be timely filed in accordance with 11 AAC 02.040;
 - (6) specify the case reference number used by the department, if any;
 - (7) specify the decision being appealed or for which reconsideration is being requested;
 - (8) specify the basis upon which the decision is challenged;
 - (9) specify any material facts disputed by the appellant;
 - (10) specify the remedy requested by the appellant;
 - (11) state the address to which any notice or decision concerning the appeal or request for reconsideration is to be mailed; an appellant may also provide a telephone number where the appellant can be reached during the day or an electronic mail address; an appeal or request for reconsideration filed electronically must state a single address to which any notice or decision concerning the appeal or request for reconsideration is to be mailed;
 - (12) identify any other affected agreement, contract, lease, permit, or application by case reference number, if any;
 - (13) include a request for an oral hearing, if desired; in the appeal or request for reconsideration, the appellant may include a request for any special procedures to be used at the hearing; the appeal or request for reconsideration must describe the factual issues to be considered at the hearing; and
 - (14) be accompanied by the applicable fee set out in 11 AAC 05.160.
- (b) At the time an appeal is filed, and up until the deadline set out in 11 AAC 02.040(a) to file the appeal, an appellant may submit additional written material in support of the appeal, including evidence or legal argument.
- (c) If public notice announcing a comment period of at least 30 days was given before the

decision, an appellant may not submit additional written material after the deadline for filing the appeal, unless the appeal meets the requirements of (a) of this section and includes a request for an extension of time, and the department determines that the appellant has shown good cause for an extension. In considering whether the appellant has shown good cause, the department will consider factors including one or more of the following:

- (1) comments already received from the appellant and others;
- (2) whether the additional material is likely to affect the outcome of the appeal;
- (3) whether the additional material could reasonably have been submitted without an extension;
- (4) the length of the extension requested;
- (5) the potential effect of delay if an extension is granted.
- (d) If public notice announcing a comment period of at least 30 days was not given before the decision, an appellant may submit additional written material after the deadline for filing the appeal, if the appeal meets the requirements of (a) of this section and includes a notice of intent to file the additional written material. The department must receive the additional written material within 20 days after the deadline for filing the appeal, unless the appeal also includes a request for an extension of time, and the department determines that the appellant has shown good cause for an extension. In considering whether the appellant has shown good cause, the department will consider factors including one or more of the following:
 - (1) comments already received from the appellant and others;
 - (2) whether the additional material is likely to affect the outcome of the appeal;
 - (3) whether the additional material could reasonably have been submitted without an extension;
 - (4) the length of the extension requested;
 - (5) the potential effect of delay if an extension is granted.
- (e) At the time a request for reconsideration is filed, and up until the deadline to file a request for reconsideration, an appellant may submit additional written material in support of the request for reconsideration, including evidence or legal argument. No additional written material may be submitted after the deadline for filing the request for reconsideration.
- (f) If the decision is one described in 11 AAC 02.060(c), an appellant may ask for a stay as part of the appeal or request for reconsideration. The appellant must include an argument as to why the public interest requires a stay.

11 AAC 02.040. Timely filing; issuance of decision.

- (a) To be timely filed, an appeal or request for reconsideration must be received by the commissioner's office within 20 calendar days after issuance of the decision, as determined under (c) or (d) of this section, unless another period is set by statute, regulation, or existing contract. If the 20th day falls on a day when the department is officially closed, the appeal or request for reconsideration must be filed by the next working day.
- (b) An appeal or request for reconsideration will not be accepted if it is not timely filed.
- (c) If the appellant is a person to whom the department delivers a decision by personal service or by certified mail, return receipt requested, issuance occurs when the addressee or the addressee's agent signs for the decision. If the addressee or the addressee's agent neglects or refuses to sign for the certified mail, or if the address that the addressee provided to the department is not correct, issuance by certified mail occurs when the decision is deposited in a United States general or branch post office, enclosed in a postage-paid wrapper or envelope,

addressed to the person's current address of record with the department, or to the address specified by the appellant under 11 AAC 02.030(a)(11).

- (d) If the appellant is a person to whom the department did not deliver a decision by personal service or certified mail, issuance occurs
 - (1) when the department gives public notice of the decision; or
 - (2) if no public notice is given, when the decision is signed; however, the department may state in the decision a later date of issuance and the corresponding due date for any appeal or request for reconsideration.
- (e) The date of issuance constitutes delivery or mailing for purposes of a reconsideration request under AS 44.37.011(d) or AS 44.62.540(a).

11 AAC 02.050. Hearings.

- (a) The department will, in its discretion, hold a hearing when questions of fact must be resolved.
- (b) The hearing procedure will be determined by the department on a case-by-case basis. As provided in 11 AAC 02.030(a)(13), any request for special procedures must be included with the request for a hearing.
- (c) In a hearing held under this section
 - (1) formal rules of evidence need not apply; and
 - (2) the hearing will be recorded, and may be transcribed at the request and expense of the party requesting the transcript.

11 AAC 02.060. Stays; exceptions.

- (a) Except as provided in (c) and (d) of this section, timely appealing or requesting reconsideration of a decision in accordance with this chapter stays the decision during the commissioner's consideration of the appeal or request for reconsideration. If the commissioner determines that the public interest requires removal of the stay, the commissioner will remove the stay and allow all or part of the decision to take effect on the date set in the decision or a date set by the commissioner.
- (b) Repealed 9/19/2001.
- (c) Unless otherwise provided in a statute or a provision of this title, a decision takes effect immediately if it is a decision to
 - (1) issue a permit that is revocable at will;
 - (2) approve surface operations for a disposal that has already occurred or a property right that has already vested; or
 - (3) administer an issued oil and gas lease or license, or an oil and gas unit agreement.
- (d) Timely appealing or requesting reconsideration of a decision described in (c) of this section does not automatically stay the decision. However, the commissioner will impose a stay, on the commissioner's own motion or at the request of an appellant, if the commissioner determines that the public interest requires it.
- (e) A decision takes effect immediately if no party is eligible to appeal or request reconsideration and the commissioner waives the commissioner's right to review or reconsider the decision.

11 AAC 02.070. Waiver of procedural violations.

The commissioner may, to the extent allowed by applicable law, waive a requirement of this

chapter if the public interest or the interests of justice so require.

11 AAC 02.900. Definitions.

In this chapter,

- (1) "appeal" means a request to the commissioner to review a decision that the commissioner did not sign or cosign;
- (2) "appellant" means a person who files an appeal or a request for reconsideration;
- (3) "commissioner" means the commissioner of natural resources;
- (4) "decision" means a written discretionary or factual determination by the department specifying the details of the action to be allowed or taken;
- (5) "department" means, depending of the particular context in which the term is used, the Department of Natural Resources, the commissioner, the director of a division within the Department of Natural Resources, or an authorized employee of the Department of Natural Resources;
- (6) "request for reconsideration" means a petition or request to the commissioner to review an original decision that the commissioner signed or cosigned.