STATE OF ALASKA DEPARTMENT OF NATURAL RESOURCES DIVISION OF FORESTRY & FIRE PROTECTION



FAIRBANKS-DELTA AREA FORESTRY

FINAL BEST INTEREST FINDING AND DECISION FOR

Two Rivers Road Birch Project Area NC-1640-F, NC-1832-F, NC-1849-F, NC-2059-F, NC-1976-F, NC-1992-F, NC-2053-F, NC-2057-F

SEPTEMBER 2024

Abbreviations

AAC Alaska Administrative Code

ADEC Alaska Department of Environmental Conservation

ADF&G Alaska Department of Fish and Game

ADNR Alaska Department of Natural Resources

AS Alaska Statute

BIF Best interest finding

CCF 100 cubic feet (timber volume)

DBH Diameter at breast height (4.5 feet above ground)

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. PROPOSED ACTION

DOF is proposing to offer for sale over the next five years approximately 286 acres of mature birch and 139 acres of mixed birch and spruce forest (total of 425 acres) from state lands in the Two Rivers Forest Road area. The cumulative volume to be offered for the next 5 years totals approximately 6,275 Cords (5,648 CCF) of birch fuelwood and 462 MBF (1,185 CCF) of spruce sawlog. DOF would sell the timber as a combination of competitive bid timber sales and negotiated timber sales for commercial use. The land covered by this PBIF appeared in the 2024 Fairbanks-Delta Five Year Schedule of Timber Sales (FYSTS).

The management objectives for the proposed timber sales are:

- Provide raw material for the forest industry to produce timber products that provide benefits to the state and local economy through employment opportunities.
- Harvest the commercial sawtimber and fuelwood before a significant decrease in vigor occurs and return the site to a young, productive mixed 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 forest resources.

II. STATUTORY AND REGULATORY AUTHORITY

The Division is taking this action under the authority of

- AS 38.05.035(e) Best Interest Finding;
- AS 38.05.110-120 and 11 AAC 71, Timber Sale Statutes and Regulations; and
- AS 41.17.010-950 and 11 AAC 95 Forest Resources and Practices Statutes and Regulations.

III. ADMINISTRATIVE RECORD

The Division will maintain an administrative record regarding the decision of whether or not to proceed with the action as proposed. This record will be maintained at the DOF's Fairbanks-Delta Area Office filed as Two Rivers Birch Project Area, including NC-1640-F, NC-1832-F, NC-1849-F, NC-2059-F and NC-1976-F, NC-1992-F, NC-2053-F, NC-2057-F.

IV. SCOPE OF DECISION

This final best interest finding (BIF) completes step three of a six-step process to design, sell, and administer timber sales. This BIF covers the sale of approximately 286 acres of mature birch and 139 acres of mixed birch and spruce forest (total of 425 acres) from state lands in the Two Rivers Forest Road area depicted in the attached maps (see Appendix A). The following list summarizes the overall process:

Step 1: Regional planning. The Department of Natural Resources (DNR) develops area plans and state forest management plans to designate appropriate uses for state land, classify the land accordingly, and establish management guidelines for multiple use. These plans determine where timber sales are an allowed use, and what other uses must be considered when designing and

implementing sales. Subsequent land use decisions must be consistent with the area plans. The area in this BIF is covered by the Tanana Valley State Forest Management Plan, and the BIF is consistent with this plan.

Step 2: Five-year Schedule of Timber Sales (AS 38.05.113). A proposed timber sale must appear in at least one of the two Five-year Schedules preceding the sale. The land covered by this BIF appeared in the 2024 Fairbanks-Delta FYSTS.

<u>Step 3: Best Interest Finding</u>. DOF must adopt a final BIF before selling timber. A best interest finding is the decision document that:

- Ensures that the best interest of the State will be served by this proposed action,
- Establishes the overall area within which the timber sale may occur,
- Determines the amount of timber that will be offered for sale and the duration of the sale,
- Sets the overall harvest and reforestation strategy for the sale area,
- Determines whether the sale proposal complies with the Constitutional requirement to manage for sustained yield by evaluating the amount of timber in the sale and the annual allowable cut for the affected area,
- Selects the appropriate method of sale (i.e., competitive or negotiated sale), and
- Determines the appraisal method that will be used to determine the sale price.

DOF issued a Preliminary BIF on 7/19/24 covering the decision to sell approximately 286 acres of mature birch and 139 acres of mixed birch and spruce forest (total of 425 acres) from state lands in the Two Rivers Forest Road d area in a combination of competitive and negotiated sales for commercial use. DOF considered all written comments received during the 36-day review period. Responses to the comments are listed in Appendix A.

This document is the final BIF for Two Rivers Road Birch Project Area. 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.

Step 4: Forest Land Use Plans (AS 38.05.112). Prior to authorizing harvest of timber on any area greater than 10 acres, the DOF must adopt a site-specific Forest Land Use Plan (FLUP) for the harvest area. DOF will prepare FLUP(s) for the harvest area within the overall sale area covered by this BIF. FLUPs specify the site, size, timing, and harvest methods for harvest unit within the sale area. FLUPs also address site-specific requirements for access construction and maintenance, reforestation, and multiple use management. FLUPs are based on additional field work, agency and community consultation, and site-specific analyses by the DOF, and are subject to public and agency review.

Step 5: Timber sales and contracts. Following adoption of the final BIF, and completion of the FLUP, DOF will offer the timber for sale by auctioning competitive sales and/or negotiating some sales with purchasers. The Division will sign a contract with the winning bidder for each sale. The contract will include stipulations to ensure compliance with the best interest finding, FLUP, and statutory requirements.

<u>Step 6: Sale administration</u>. DOF will administer the timber sales and conduct field inspections to ensure compliance with the final BIF, FLUP, timber sale contract, and applicable laws, including the Alaska Forest Resources and Practices Act and regulations (AS 41.17 and 11 AAC 95), and forest management statutes and regulations in AS 38.05 and 11 AAC 71.

V. PROJECT LOCATION, LAND STATUS, AND DESCRIPTION

A. Location

The proposed sales are located approximately 26 miles northeast of the Fairbanks Area Forestry office in the Two Rivers Forest Road area north of Chena Hot Springs Road Mile 18. The proposed sales are along Two Rivers Road between mile 3 and mile 12.

- NC-2057-F is north of Two Rivers Forest Road at mile 3, within Section 18, Township 1 North, Range 4 East, Fairbanks Meridian
- NC-1992-F is west of Two Rivers Forest Road at mile 5, within Sections 12, 13 and 14, Township 1 North, Range 3 East, Fairbanks Meridian
- NC-2053-F is east of Two Rivers Forest Road at mile 5.5, within Section 18, Township 1 North, Range 4 East, Fairbanks Meridian
- NC-1976-F is south of Two Rivers Forest Road at mile 6.5, within Section 7, Township 1 North, Range 4 East and Section 12, Township 1 North, Range 3 East, Fairbanks Meridian
- NC-1849-F is south of Two Rivers Forest Road at mile 9, within Sections 5, 6, 7 and 8, Township 1 North, Range 4 East, Fairbanks Meridian
- NC-1832-F is south of Two Rivers Forest Road at mile 10, within Sections 8 and 9, Township 1 North, Range 4 East, Fairbanks Meridian
- NC-1640-F is south of Two Rivers Forest Road at mile 10.5, within Sections 4, 5, 8 and 9, Township 1 North, Range 4 East, Fairbanks Meridian
- NC-2059-F is east of Two Rivers Forest Road at mile 12, within Sections 4, 9 and 10, Township 1 North, Range 4 East, Fairbanks Meridian

The sale areas are shown on the attached map and are within the United States Geological Survey 1:63,360 Quadrangle map titled Big Delta D-6.

B. Title status

The proposed sale areas are owned and managed by the State of Alaska Department of Natural Resources. The acquisition for the land upon which NC-1640-F, NC-1832-F, NC-1849-F, NC-2059-F, NC-2053-F, NC-2057-F, and half of the area within NC-1976-F are proposed is

based on General Selection 12, the title transferred by Patent 50-65-0294. The acquisition for the land upon which NC-1992-F and the remainder of the area within NC-1976-F is proposed is based on General Selection 11, the title transferred by Patent 50-66-0217. There are no known title restrictions in these areas.

C. Land use planning, classification, and management intent

The proposed area is legislatively designated as part of Unit 6 of the Tanana Valley State Forest (AS 41.17.400), and is managed according to the Tanana Valley State Forest Management Plan, 2001 Update. Unit 6 will be managed for dispersed and developed recreation and commercial and personal-use timber production. Unit 6 will remain open to mineral location and leasing.

The Interagency Fire Management Plan includes these lands in the 'Full' protection category.

D. Current access and land use:

The proposed sales are located along the Two Rivers Forest Road system between miles 3 and 12. Two Rivers Road accesses the Two Rivers Elementary School as well as multiple private residences within the first 1.4 miles from Chena Hot Springs Road, and the area is not within a Borough Road Service Area. Two Rivers Road joins Chena Hot Springs Road near milepost 18 east of Fairbanks.

- NC-1640-F is accessible via construction of approximately 1 mile of secondary spur road which will join Two Rivers Road near mile 10.
- NC-1832-F is accessible via construction of approximately 1.5 miles of secondary spur road which will join Two Rivers Road near mile 9.
- NC-1849-F is accessible via construction of approximately 1 mile of secondary spur road which will join Two Rivers Road near mile 8.5.
- NC-2095-F is accessible via construction of approximately 1.25 miles of primary road which will join Two Rivers Road near mile 12.5.
- NC-1976-F is accessible via Two Rivers Road mile 6.5. No additional construction will be required to access this sale.
- NC-1992-F is accessible via construction of approximately 1.65 miles of secondary spur road which will join Two Rivers Road near mile 5.
- NC-2053-F is accessible via an existing spur road that extends roughly 2.5 miles from Two Rivers Road mile 5.5 to the sale area. No additional construction will be required to access this sale.

• NC-2057-F is accessible via the planned roughly 0.6 miles of all-season spur and 0.4 miles of winter road to the adjacent Over-the-Counter timber sale, NC-1806-F. This secondary spur would require additional construction of roughly 0.5 miles to extend to NC-2057-F.

A patchwork of private land and native allotments exists 2+ miles north of the proposed sale area, with large tracts of Borough land roughly 0.25 miles to the south that extend southward toward Chena Hot Springs Road.

Existing land uses consist of motorized recreational access, dog-mushing, hunting, trapping, and personal use and commercial timber harvest.

E. Background and description of proposal

- 1. <u>Background</u>: According to the Tanana Valley State Forest Management Plan, Unit 6 shall be "managed for dispersed and developed recreation and commercial and personal-use timber production". The Division of Forestry is offering these sales with the intent to maintain a productive working forest while continuing to provide opportunities for dispersed and developed recreation.
- 2. <u>Timber volume and sustained yield</u>: The proposed project area has an estimated 6,275 Cords (5,648 CCF) of birch fuelwood and 462 MBF (1,185 CCF) of spruce sawlog on approximately 425 acres to be offered over the next 5 years. Final harvest unit boundaries and timber volume estimates will be determined upon completion of sale preparation activities. The Fairbanks Area Annual Allowable Cut (AAC) is calculated at approximately 4,606 acres of harvest annually. The volumes proposed in these harvests alone, and in combination with timber volumes from other proposed timber sales, will be within the Annual Allowable Cut and comply with sustained yield requirements.
- 3. <u>Harvest unit design</u>: The 425 acres to be offered will be split between eight individual sales which may be divided into multiple cutting units per sale. Cutting units buffer stand type boundaries and existing harvest units to retain an adequate seed source of mature birch or mixed mature birch and spruce. Cutting units are designed to be buffered at least 50-75 feet from primary roads to protect public safety from direct harvest activities.
 - a. Reforestation and site preparation: The sale area will be reforested in compliance with the Forest Resources and Practices regulations (11 AAC 95.375-.390). The preferred reforestation method for birch rotational harvest is via natural seeding from adjacent trees. The harvest unit design described above retains adjacent mature forest to provide an adequate birch seed source. Mechanical ground scarification will be required on these sales to expose mineral soil microsites for birch seedling establishment and limit competition from grasses. Reforestation will be assessed five years post-harvest with a regeneration survey if the site appears to have marginal seedling establishment. If surveys indicate inadequately stocked areas (less than a minimum of 450 evenly distributed trees per acre of commercial

species), additional silvicultural actions may be performed to intervene and improve stocking.

- b. <u>Access design and construction</u>: Access design, construction, and maintenance will comply with the Forest Resources and Practices regulations (11 AAC 95.285-.355).
 - Primary access to the sale areas will involve use and maintenance of the Two Rivers Forest Road, with roughly 6 miles of cumulative secondary spur road to access NC-1640-F, NC-1832-F, NC-1849-F, NC-1992-F, and NC-2057-F and construction of approximately 1.25 miles of primary road to access NC-2059-F.
 - Access to NC-2057-F will require new construction of a 0.4-mile winter road from the existing Two Rivers Forest Road system to reach the sale from the west. The winter road would cross the upper reaches of a tributary drainage to Jenny M Creek. The winter-only portion of the road involves crossing a valley bottom approximately 1,200 wide. The drainage to be crossed has a perennial flow, but drains a relatively small area (< 500 acre) and has a visible channel that continues approximately 3/4 mile upstream from the proposed crossing.
 - DOF will require the Operator to contact ADF&G to determine if a Fish Habitat Permit is needed for a winter stream crossing (AS 16.05.871 (b)). Regardless of ADF&G's determination, any incipient drainages will be crossed perpendicular to the direction of surface flow, the total length of the route shall be minimized so as to limit impacted area, and the winter-only access will reduce the possibility of sedimentation or vertical thermal erosion by retaining the existing vegetation mat.
 - Between individual sale harvests any secondary winter roads or spurs will be inactive and maintained in accordance with 11 AAC 95.315 (f), specifically that portion of the new winter road that crosses the valley bottom. The first 3/4 mile of the new road accessing NC-2057-F may be upgraded to all-season standards and maintained in active status for personal use firewood harvest or other timber harvest.
 - Generally, DOF applies for public easement rights-of-way for long-term routes, but access spur roads do not qualify.
- c. <u>Appraisal method</u>: DOF will appraise the timber value in compliance with 11 AAC 71.092. Commercial sales will be based on transactional evidence and market demand and DOF will apply a value for those products.

F. Resources and management

1. Timber.

a. <u>Timber stand composition and structure</u>: NC-1849-F, NC-1832-F, NC-1976-F, NC-1992-F, NC-2053-F, and NC-2057-F are primarily mature closed-canopy birch forest, with incidental components of other commercial species. NC-1640-F

- and NC-2059-F are mature forests where birch dominates with spruce sawtimber interspersed.
- b. Stand silvics: Regeneration of birch occurs principally from seed-fall spread by wind, and secondarily from root-collar sprouting. Data and research on regeneration and growth characteristics of these species are compiled within the Resource Analysis of the Tanana Valley State Forest (TVSF) Management Plan. The harvest and reforestation systems available in Interior Alaska are also reviewed and listed in the Resource Analysis. The results of the public and agency discussions for harvest and reforestation are discussed in the TVSF Management Plan. Silvicultural harvest systems that facilitate even-aged (natural) management are generally preferred. They mimic the ecological impact of wildfire and other disturbances and result in the greatest increase in site productivity. Even-aged management is normally accomplished through clear cuts, patch cuts and heavy partial cuts (such as seed tree or shelterwood systems), which opens up the site to maximum solar gain. This results in the greatest production of both young hardwood that is important to wildlife and the spruce understory valuable years later as timber. Even-aged management techniques are utilized to provide young, vigorously growing stands in juxtaposition to older, undisturbed stands. Such placement of harvest units can optimize natural seeding and the edge effect. NC-1849-F, NC-1832-F, NC-1976-F, NC-1992-F, NC-2053-F, and NC-2057-F are heavy partial cuts to remove the dominant birch overstory that, in conjunction with scarification, should provide a high-light and exposed mineral soil environment favorable for birch to seed and establish. NC-1640-F and NC-2059-F are clearcuts to remove the dominant birch and spruce overstory that, in conjunction with scarification, should provide a high-light and exposed mineral soil environment favorable to release advance regeneration of spruce and for birch to seed and establish.
- c. <u>Topography and Soils</u>: The proposed sales will be designed and managed to prevent significant impairment of the land and water with respect to renewable resources (AS 41.17.060(c)(5)).
 - NC-1640-F is comprised of two cutting units. The two cutting units lie on either side of a southeast-facing drainage below Two Rivers Forest Road between 950'-1,250' above sea level. Slope is roughly 30% with some hogback and swale topography evident in the larger of the two cutting units.
 - NC-1849-F occupies a southeast-facing slope below Two Rivers Forest Road between 950'-1350' above sea level. Slope is roughly 25% along the convex nose running through the center of the unit, with slopes up to 45% on the east and west edges near prominent drainages.
 - NC-1832-F sits on a south/southeast-facing slope below Two Rivers Forest Road between 850'-1250' above sea level. Slope ranges from 15% atop the nose of the ridge to 25% along the boundaries of the unit.

- NC-2059-F is comprised of two cutting units. The two cutting units lie just below a southwest-facing ridgeline in a series of bowls broken up by nose ridges. Elevation ranges from 1,000'-1,400' above sea level. Slope ranges from 20% to 40%, varying between landscape positions.
- NC-1976-F lies on an east/southeast-facing slope below Two Rivers Forest Road between 1,100'-1,200' above sea level. Slope is approximately 20%.
- NC-1992-F lies within a west-facing bowl below Two Rivers Forest Road between 850'-1,200' above sea level. Slope is 30% on average.
- NC-2053-F lies on a south-facing nose ridge below a secondary spur of Two Rivers Forest Road between 1,050'-1,200' above sea level. Slope is approximately 25%.
- NC-2057-F wraps around a northeast-facing nose ridge below Two Rivers Forest Road between 900'-1,200' above sea level. Slope is approximately 30%. The valley bottom crossed by the proposed winter road is underlain by soil type Saulich Peat 7-12% slope, which is rated as very poorly drained and has permafrost within 24 inches of the surface.

The proposed sales are underlain with Steese-Gilmore complex, 10-45% slope soil. This silt-loam soil type is well drained with a high runoff classification.

- 2. <u>Agriculture</u>. The proposed sales are not anticipated to have any impact on current or future agricultural activity in the area, and any effects of any timber sale operations for agricultural uses will be minimal.
- 3. Wildlife habitat and harvest. Should an eagle nest tree be discovered in the sale area, the nest tree will be marked on the ground and a 330-foot no-harvest radius will be established to protect the tree. No critical wildlife habitat has been identified for this area (TVSF Management Plan).

Treatments proposed for this stand are projected to enhance habitat conditions for moose, voles, hares, and ultimately, lynx, marten and fox. In the past, Alaska Department of Fish and Game, Division of Wildlife Conservation have recommended managing for as much diversity as possible when prescribing harvest unit size, shape and position to mimic the results of wildfire or other stand replacement phases such as insect outbreaks or flood events. To accomplish these objectives snags will be retained wherever feasible to provide late-successional wildlife habitat for hole nesting birds, woodpeckers, small mammals, and other species requiring perching habitat. The unit will be laid out with an uneven edge, along and between timber types. This will create varied edge effect that is beneficial to many wildlife species.

- 4. Fish Habitat, water resources, and water quality. According to the TVSF Management Plan, 2001 Update, "The Chena River system provides critical spawning and rearing habitat for salmon and supports the most heavily used sport fishery in the Tanana Basin". The proposed sale area is above an incipient tributary drainage that connects Jenny M Creek (1.2 miles down valley) and the Chena River system. Jenny M Creek is catalogued as a salmon-bearing stream by ADF&G south of Chena Hot Springs Road (Anadromous Waters Catalog # 334-40-11000-2490-3301-4035-5015). North of Chena Hot Springs Road, Jenny M Creek is also classified as a Type III-A stream (non-glacial with resident fish, > 3 ft wide) under the Alaska Forest Resources and Practices Act (FRPA). It is unknown whether Jenny M Creek has a high-value resident fish population within the headwater tributaries in the area described by this PBIF. As a precaution, no harvest will take place within 100 feet of Jenny M Creek or the tributary drainage unless and until assessed as not being habitat for high value resident fish. The proposed crossing of the Jenny M tributary will be perpendicular to flow and only in winter; operators may only cross the stream in compliance with ADF&G's Fish Habitat determination, which may require a permit issued by ADF&G. A 60-100' buffer of timber has been retained at the toe of the slope where the timber transitions to a dwarf timber type underlain by permafrost to minimize any potential erosion disturbance. NC-1976-F is roughly 0.25 miles from Jenny M Creek, and the other proposed sales are 1+ mile from Jenny M Creek, which flows south before joining the Chena River. The proposed sales will be designed and managed to protect fish habitat and water quality in compliance with the Forest Resources and Practices Act and regulations (AS 41.17 and 11 AAC 95). DOF will ensure Best Management Practices are being adhered to by requiring a complete logging plan prior to the start of any harvesting, conducting on-site inspections during logging operations and a final inspection prior to terminating the timber sale.
- 5. Recreation, tourism, and scenic resources. The Two Rivers area is used for recreational activities year-round. During the snow-free months, cycling, OHV riding, horseback riding, and hunting are common uses. Commercial OHV guiding is common along the Two Rivers Forest Roads and Mike Kelly Trail. During the winter months, skiing, dog mushing and snow-machining are common. Remote cabin parcels lie north of the area described in this PBIF in the Little Chena and Anaconda Creek drainages, partly accessible via the Two Rivers Forest Road system. The logging road system provides an excellent infrastructure for recreationists to access trails and waterways.
- 6. <u>Cultural Resources</u>. DOF works with the State Historic Preservation Office (SHPO) to identify and avoid known cultural, historic, or prehistoric sites in planning the proposed access routes and harvest areas. If additional archaeological sites are identified, proposed harvest areas and road locations will be appropriately adjusted to avoid conflicts. If any historic or archaeological sites are encountered during road construction or harvest activities, DOF will immediately inform SHPO and take action to protect the findings.

7. <u>Subsurface Resources</u>. All of TVSF Unit 6 is open to mineral entry and is available for leasing. Mineral potential in this Unit has been rated moderate to high. No active mining claims are established within the sale area, but claims do exist near Iowa and Potlach Creeks. No deleterious effects on subsurface activities are anticipated.

G. Costs and benefits

Local commercial logging operators and their customers will benefit from the inflow of raw timber into the market. In addition to generating royalties to the State's general fund, the proposed sales will create economic benefits for the communities of Fairbanks and Nenana and other locations in Alaska. The local business community will receive direct economic benefit from providing support services for the operators through sales of fuel, food, housing, medical and miscellaneous supplies. Local residents may receive an indirect benefit through any local taxes paid by the operator and employees during the timber harvest operations.

The sales are also expected to benefit the local economy by providing jobs. It will have a positive impact on local employment by generating numerous man-hours of work associated with the harvest and transportation of wood products from this sale. Additionally, the public may benefit from additional access to personal use fuelwood areas, as home heating costs remain high in Interior Alaska.

Minimal negative effects are expected on fish and wildlife habitat or water quality due to the mid to upper slope landscape position of these sales and the retention of adjacent seed source which may provide additional travel corridors for wildlife.

VI. PUBLIC NOTICE

The preliminary best interest finding and decision were publicly noticed in compliance with AS 38.05.945. Notice was posted on the Alaska Online Public Notice System, and both physical and electronic notices were mailed to previous timber sale bidders as well as any property owners or business interests known to the Division in the proposed sale area. Notice was also posted on the Division of Forestry public webpage and social media.

VII. PUBLIC COMMENT AND RESPONSE

DOF received comments from no organizations and no individuals.

VIII. DISCUSSION AND FINAL FINDING AND DECISION

After due consideration of all pertinent information and alternatives, the DNR has reached the following decision: To offer for sale approximately 286 acres of mature birch and 139 acres of mixed birch and spruce forest (total of 425 acres) from state lands in the Two Rivers Forest Road area to provide sawtimber & fuelwood as proposed in Alternative 1 and described in this PBIF. Public notice has been accomplished in accordance with AS 38.05.945. The case file has been found to be complete and the requirements of all applicable statutes have been satisfied. The DOF

finds that this preliminary decision satisfies the objectives stated in this document and it is in the best interest of the State to proceed with this action under its authority of AS 38.05.035(e) (Powers and Duties of the Director) & AS 38.05.110-120; 11 AAC 71 (Timber Sale Statutes and Regulations); and AS 41.17.010-.950 and 11 AAC 95 (Forest Resources and Practices Statutes and Regulations).

IX. SIGNATURE

Kévin Meany

Northern Region Forester

Alaska Division of Forestry & Fire Protection

X. APPEALS

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).]

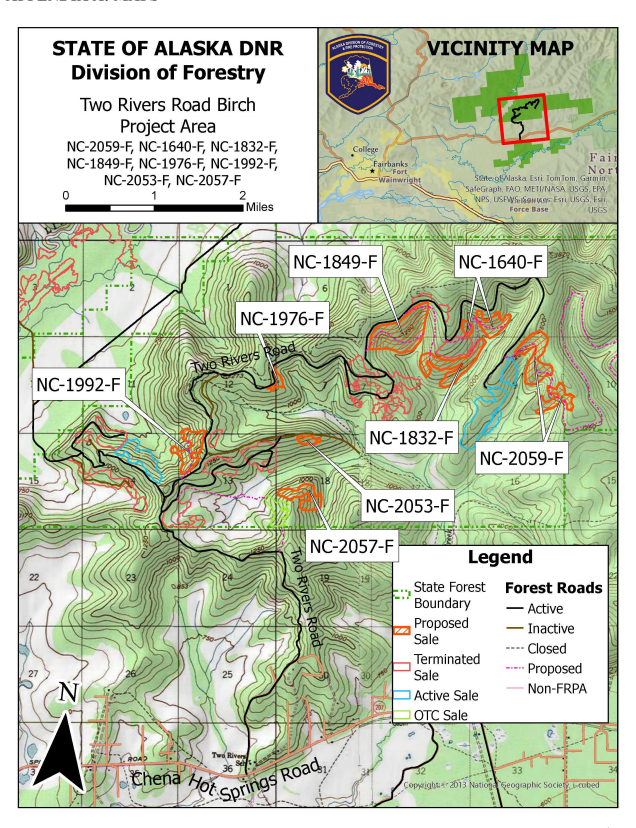
If no appeal is filed by that date, this decision goes into effect as a final order and decision on October 4, 2024.

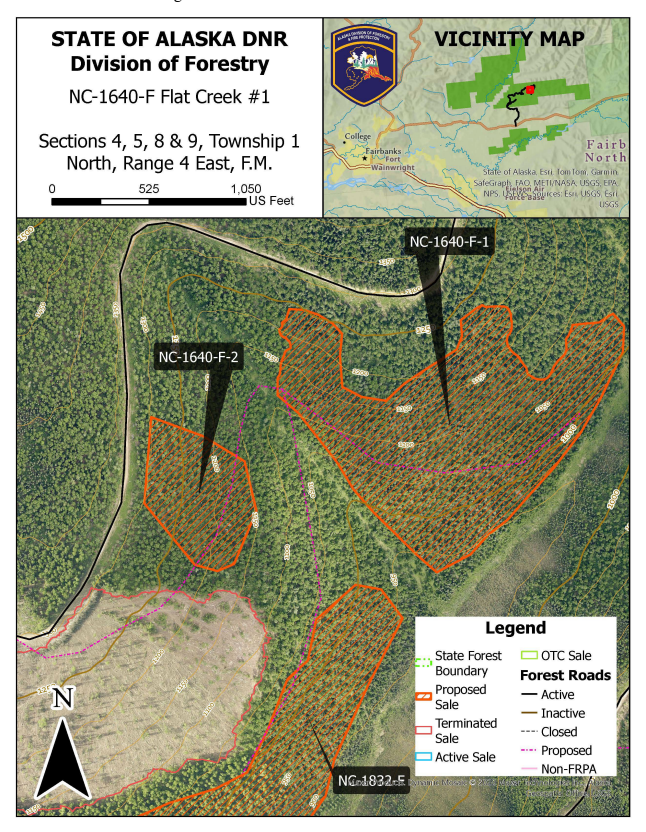
A copy of 11 AAC 02 is enclosed and is also available on the department's website at https://dnr.alaska.gov/mlw/pdf/DNR-11-AAC-02.pdf .

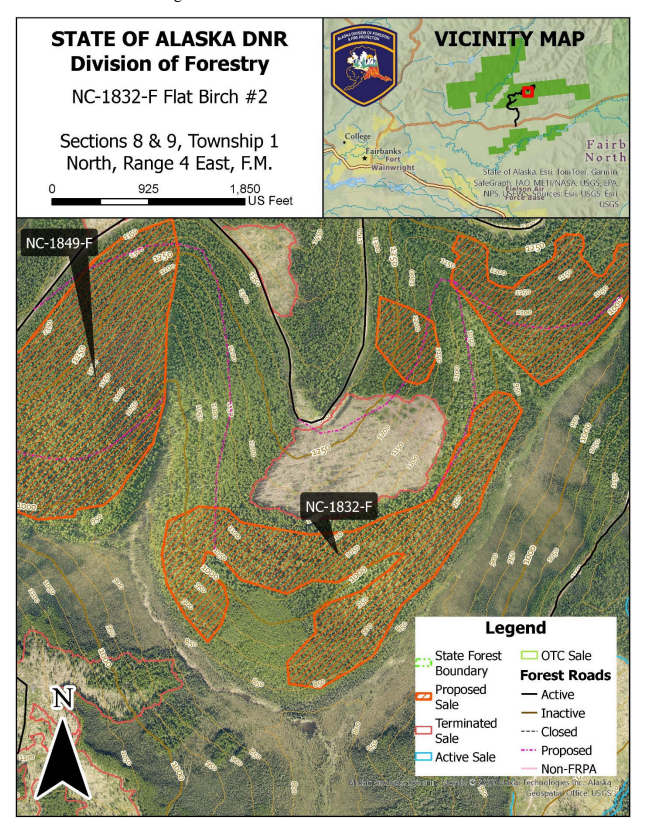
If you have any questions, please contact Andrew Allaby, Fairbanks-Delta Resource Forester, <u>andrew.allaby@alaska.gov</u>, 907-451-2603, 3700 Airport Way, Fairbanks AK 99709.

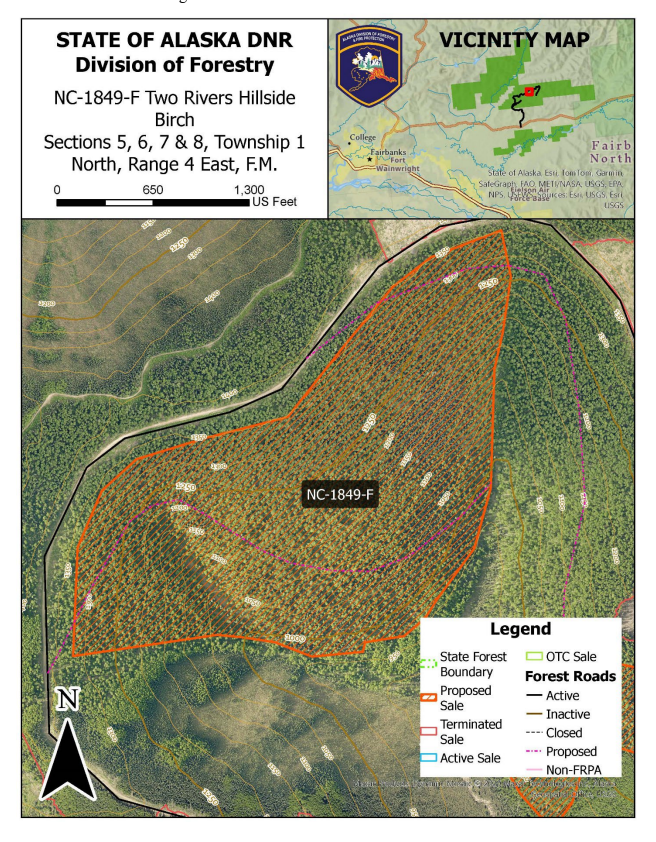
XI. APPENDICES

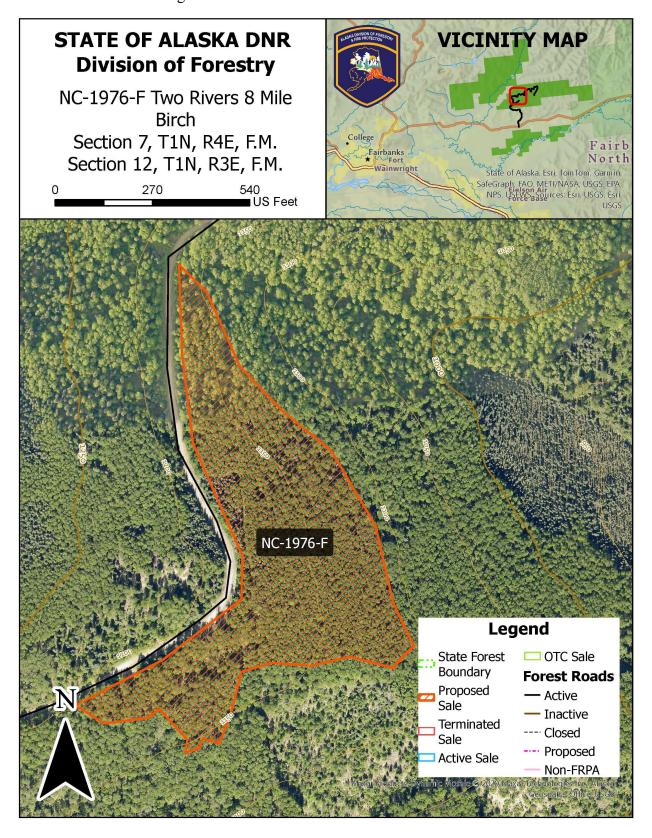
APPENDIX A: MAPS

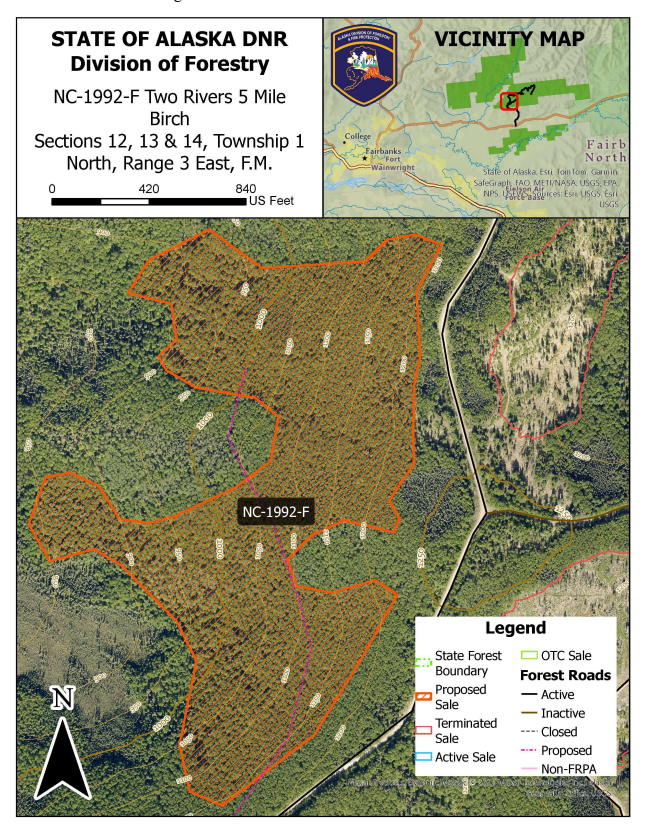


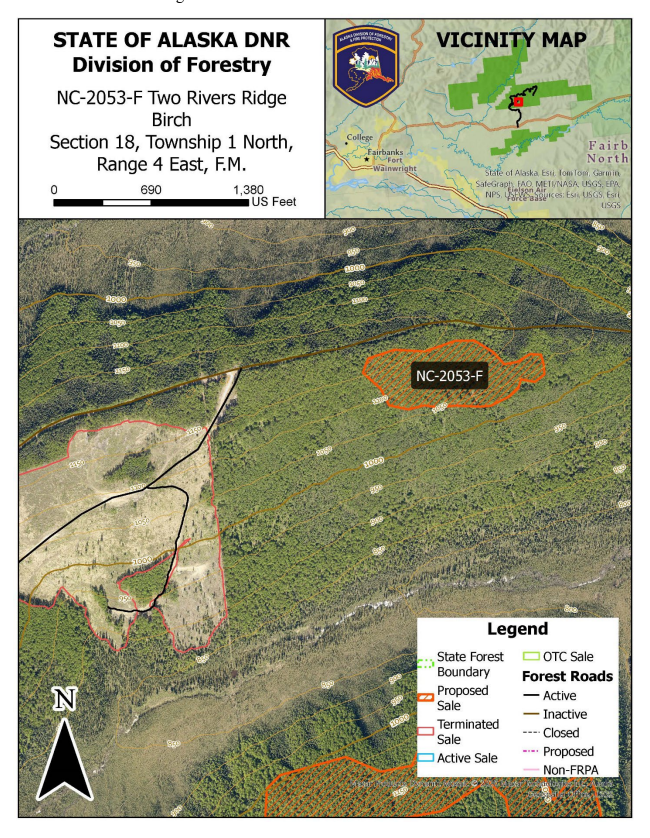


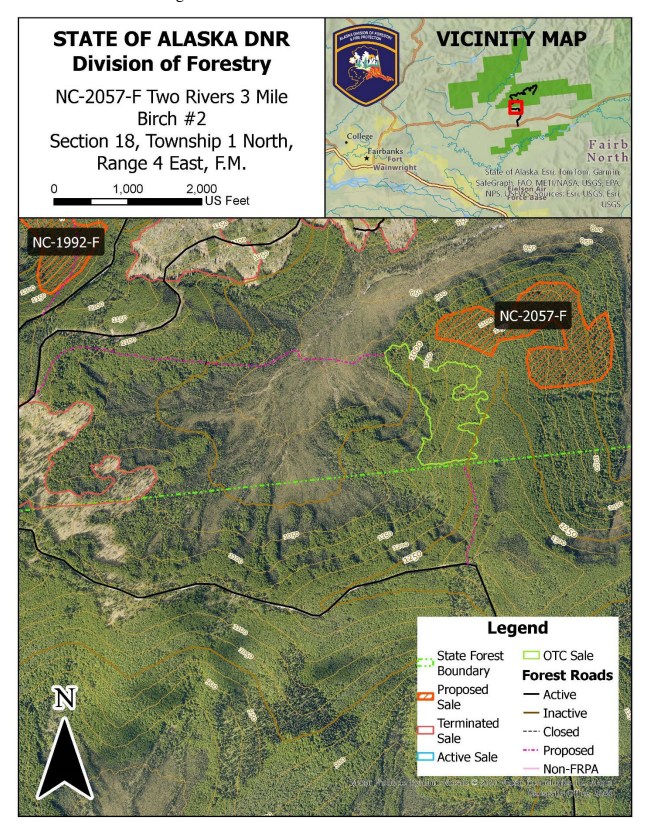


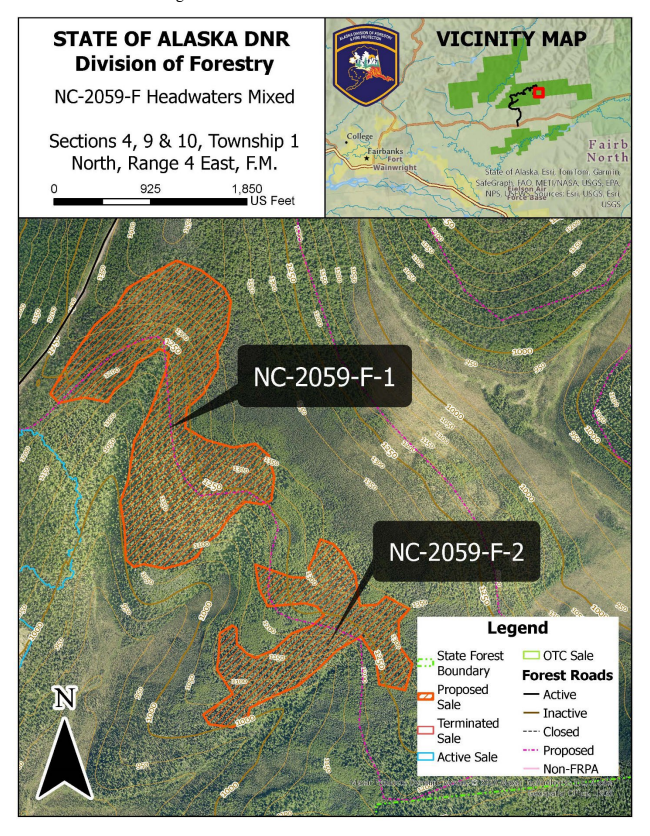


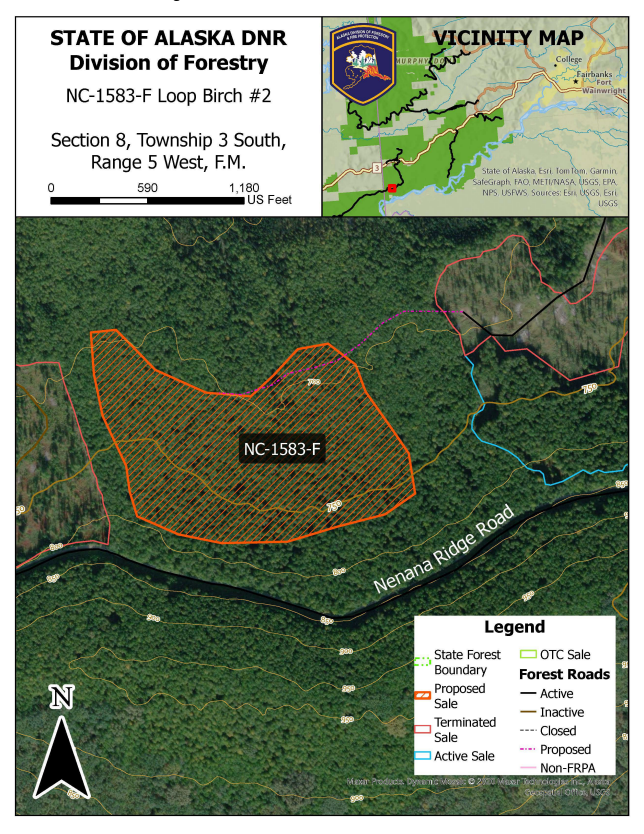


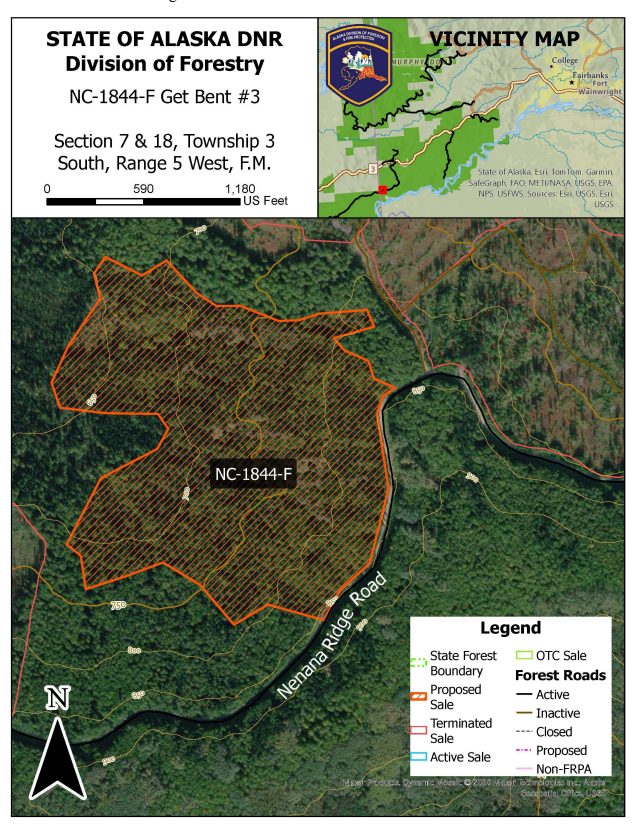


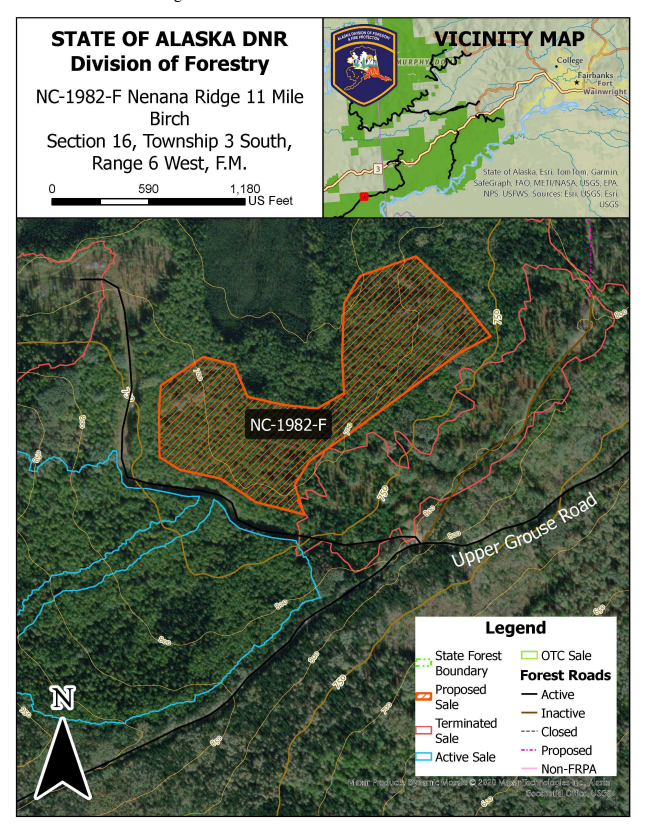












APPENDIX B. APPEAL AND REQUEST FOR RECONSIDERATION REGULATIONS

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.