DEPARTMENT OF ENVIRONMENTAL CONSERVATION



18 AAC 15

Amendment to the Administrative Procedures Regulations and Conforming Changes to Other Department Regulations

Public Comment Version February 8, 2017 18 AAC 15.010(e)(1) is amended to read:

- (e) The provisions of 18 AAC 15.195 18 AAC 15.340 apply to the conduct of adjudicatory hearings to review
- (1) permit, approval, or certification decisions involving matters described in (a) or (b) of this section, including decisions to amend, suspend, revoke, or re-issue a permit, approval, or certification; and

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(Eff. 11/25/77, Register 64; am 8/2/90, Register 115; am 2/15/98, Register 145; am 7/11/2002, Register 163; am 9/6/2003, Register 167; am 12/16/2004, Register 172; am 7/29/2006, Register 179; am 7/25/2010, Register 195; am __/__/__, Register ___)

 Authority:
 AS 46.03.020
 AS 46.03.320
 AS 46.03.730

 AS 46.03.100
 AS 46.03.330
 AS 46.03.880

 AS 46.03.110
 AS 46.03.720
 AS 46.04.890

18 AAC 15.185(a) is amended to read:

(a) The informal review process allows the requester and the division to address concerns over a contested decision without entering into a formal adjudicatory hearing process. An informal review request is not required prior to making a request for an adjudicatory hearing. A person authorized by a provision of this title to request an informal review under this section, or a person authorized to request an adjudicatory hearing under 18 AAC 15.195 - 18 AAC 15.340, may request an informal agency review by the director of the department division that issued the contested decision. As provided in 18 AAC 15.200(e), proceedings on a request for adjudicatory hearing [INFORMAL REVIEW STAYS]

PROCEEDINGS] <u>do not begin until after the proceedings</u> on a request for <u>informal review</u>, <u>if</u> requested, <u>of the contested decision are completed</u> [FOR ADJUDICATORY HEARING]. A request for informal review must be made within <u>20</u> [15] days after <u>issuance of</u> [RECEIVING] the department's decision reviewable under this section. The request may be made by mail, electronic mail, or facsimile, and must include

- (1) the <u>information required by 18 AAC 15.200(c) (d)</u> [REQUESTORS NAME, MAILING ADDRESS, AND TELEPHONE NUMBER]; and
- (2) [AN IDENTIFICATION OF THE DEPARTMENT'S DECISION TO BE REVIEWED; AND
- (3) A CLEAR AND CONCISE STATEMENT OF THE REASON FOR THE REQUEST, INCLUDING

(A) A STATEMENT OF THE NATURE AND SCOPE OF THE REQUESTER'S INTERESTS, AND AN EXPLANATION OF HOW AND TO WHAT EXTENT THOSE INTERESTS WOULD BE DIRECTLY AND ADVERSELY AFFECTED BY THE DECISION;

(B) THE CONTESTED TERMS AND CONDITIONS OF THE DEPARTMENT'S DECISION, AND PROPOSED ALTERNATIVES; AND

(C)] <u>subject to the restrictions of 18 AAC 15.245</u>, copies of any documents or data that would assist the director in concluding the informal review.

18 AAC 15.185(b) is amended to read:

(b) The director of the department division that issued the contested decision may designate a person to conduct the informal review, other than the person who issued the contested decision. Within seven days after receipt of a request for review, the director or designee will decide if the request merits informal review. If the director or designee decides that the request does not merit informal review, the director or designee shall inform the requester in writing of this decision and include the reasons for the decision. The director's informal review decision is not itself subject to appeal but the requester may seek a formal adjudicatory hearing on the underlying contested decision under 18 AAC 15.200 or AS 44.62, if either of those options is available to the requester. In the denial, the director or designee shall include a [THE] statement informing the requester [THAT THE REQUESTER MAY SEEK A FORMAL ADJUDICATORY HEARING UNDER 18 AAC 15.200 OR AS 44.62,] if either of those options is available to the requester.

18 AAC 15.185(c) is amended to read:

(c) If informal review is granted, the director may request additional information from the <u>requester</u> [REQUESTOR]. <u>Additional information requested as part of the informal review process does not become part of the agency decision record under 18 AAC 15.237, unless previously and timely submitted to the division during its review prior to issuance of the contested decision. The director shall issue a final decision within <u>20</u> [15] days after receipt of the request for informal review or receipt of additional information requested, whichever is later. <u>The director's informal review decision itself is not subject to an appeal; rather,</u></u>

[THE] the director shall [ALSO] advise the requester [REQUESTOR] and all other parties of the appropriate appeal procedure described in (d) of this section depending on the director's final decision after granting informal review [RIGHT TO SEEK AN ADJUDICATORY HEARING UNDER 18 AAC 15.200 OR AS 44.62, IF EITHER OF THOSE OPTIONS IS AVAILABLE TO THE REQUESTOR OR OTHER PARTIES].

18 AAC 15.185(d) is repealed and readopted to read:

- (d) In rendering a final decision after granting informal review, the director may:
- (1) affirm the contested decision, in which case the director will advise the requester and all other parties of the right to seek an adjudicatory hearing under 18 AAC 15.200 or AS 44.62, within 30 days of the director's decision affirming the decision, if either of those options is available to the requester or other parties;
- (2) remand the entire decision to staff, with instructions as appropriate, in which case, the director will advise the requester and all other parties of the right to seek an informal review or an adjudicatory hearing under 18 AAC 15.200 or AS 44.62 if either of those options is available to the requester or other parties within 30 days after the staff issues a final decision on remand; or
 - (3) change the contested decision:
 - (A) if the change is minor the director will advise the requester and all other parties of the right to seek an adjudicatory hearing on the contested decision as revised by the director under 18 AAC 15.200 or AS 44.62, if either of those options is available to the requester or other parties within 30 days of the director's revised decision.

(B) if the change is substantive the director will direct staff to re-notice the contested decision. This revised decision will then be subject to informal review or request for adjudicatory hearing once it has been finalized.

18 AAC 15.185 is amended by adding a new subsection to read:

(e) With the consent of the parties or good cause shown, the director may shorten or extend a deadline established in (b) - (c) of this section.

(Eff. 7/11/2002, Register 163; am __/_/___, Register ____)

Authority:	AS 46.03.020	AS 46.03.330	AS 46.04.890
	AS 46.03.090	AS 46.03.720	AS 46.14.120
	AS 46.03.100	AS 46.03.730	AS 46.14.150
	AS 46.03.110	AS 46.03.880	AS 46.14.200
	AS 46.03.320	AS 46.04.030	

18 AAC 15.195 is repealed and readopted to read:

18 AAC 15.195. Applicability. The provisions of 18 AAC 15.185 – 18 AAC 15.340 apply to adjudicatory hearings to review decisions described in 18 AAC 15.010(e), except adjudicatory hearings for administrative penalties under AS 46.03.761(d) or adjudicatory hearings under 18 AAC 23, 18 AAC 30, 18 AAC 31, 18 AAC 32, 18 AAC 34, 18 AAC 52, 18 AAC 60.260, 18 AAC 72.430, 18 AAC 75.550 – 18 AAC 75.570, or 18 AAC 80.1240. (Eff. 7/11/2002, Register 163; am __/_/___, Register ____)

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Authority:	AS 46.03.020	AS 46.03.720	AS 46.04.890
	AS 46.03.090	AS 46.03.730	AS 46.14.120
	AS 46.03.100	AS 46.03.761	AS 46.14.150
	AS 46.03.110	AS 46.03.880	AS 46.14.200
	AS 46.03.320	AS 46.04.030	[AS 46.35.090(e)]
	AS 46.03.330		

18 AAC 15 is amended to add a new section to read:

18 AAC 15.196. Administrative Procedure Act. To the extent provided in AS 44.62.330(a)(28), AS 46.03.880, AS 46.04.890, and AS 46.14.200, the adjudicatory hearing procedures in this chapter supersede the adjudicatory hearing procedures contained in AS 44.62.330 – 44.62.630 (Administrative Procedure Act). (Eff.__/__/___, Register ___)

Authority:	AS 44.62.330	AS 46.03.320	AS 46.04.030	
	AS 46.03.020	AS 46.03.330	AS 46.04.890	
	AS 46.03.090	AS 46.03.720	AS 46.14.120	
	AS 46.03.100	AS 46.03.730	AS 46.14.150	
	AS 46.03.110	AS 46.03.880	AS 46.14.200	

18 AAC 15.200(a) is repealed and readopted to read:

(a) Within 30 days after the department issues a decision reviewable under 18 AAC 15.195 - 18 AAC 15.340 or within 30 days after the director issues a final decision under 18 AAC 15.185, whichever is later, a person authorized to request an adjudicatory hearing under this chapter may serve a request upon the commissioner. A copy of the request for adjudicatory hearing must be served on the director of the department division that issued the decision being

challenged, and the applicant or permittee. Except as provided in AS 46.14.200 for certain persons requesting an air emissions permit hearing, a person who requests an adjudicatory hearing, or a person designated to act on the person's behalf, must have actively raised the issue to the department through participation in the public review process on the draft decision, if the department offered one, either by submitting written comments or by testifying at a public hearing on the draft decision, unless the challenge is to a provision of a final permit that was not in the draft permit that was the subject of the public notice or comment process.

18 AAC 15.200(c) – (e) is repealed and readopted to read:

- (c) The requester must show in the hearing request that the requirements of 18 AAC 15.200(a) (d) have been met. An adjudicatory hearing request must be in writing on a form provided by the commissioner and must contain
 - (1) a description of the decision to be reviewed;
 - (2) the requester's name, mailing address, electronic mail address and telephone number;
- (3) the names and addresses of all persons adversely affected by the decision whom the requester represents;
 - (4) the information that supports the request; including
 - (A) a detailed factual statement of the nature and scope of the interests of the requester, or if the requester is an organization, the interests of the representative members of the organization and an explanation of how and to what extent those interests would be directly and adversely affected by the contested issues in the decision, including a discussion of the factors in 18 AAC 15.200(d).

- (B) a clear and concise statement of the contested issues proposed for hearing, identifying for each contested issue:
 - (i) the disputed issues of material fact and law proposed for review;
 - (ii) the relevance to the decision of those disputed issues of material fact and law identified under (i) of this subparagraph;
 - (iii) a detailed explanation of how the decision was in error with respect to the contested issue:
 - (iv) the hearing time estimated to be necessary for the adjudication;
 - (C) a discussion of why the request for hearing should be granted; and
- (D) if applicable, specific reference to the contested terms or conditions of the department's decision, as well as suggested alternative terms and conditions that in the requester's judgment are required to implement applicable requirements of law.
- (d) The requester must show in the hearing request that the requester or, if the requester is an organization, the representative members of the organization, are directly and adversely affected by the contested issues in the department's decision so as to justify relief; the nature of the interest asserted by the requester, whether that interest is one that the applicable statutes and regulations were intended to protect, and the extent to which the contested issues in the department's decision directly and substantively impairs that interest.
- (e) For purposes of this section, "contested issues" means the specific disputed issues of material fact and law proposed for review under this section.
- (f) A request under 18 AAC 15.185 for informal agency review suspends the deadlines set out in 18 AAC 15.200 18 AAC 15.340 while the request is pending and during any informal review. (Eff. 11/25/77, Register 64; am 7/11/2002, Register 163; am __/__/____, Register ____)

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Authority:	AS 46.03.020	AS 46.03.330	AS 46.04.890
	AS 46.03.090	AS 46.03.720	AS 46.14.120
	AS 46.03.100	AS 46.03.730	AS 46.14.150
	AS 46.03.110	AS 46.03.880	AS 46.14.200
	AS 46.03.320	AS 46.04.030	[AS 46.35.090(e)]

18 AAC 15.205(a) is amended to read:

(a) Notwithstanding 18 AAC 15.195 - 18 AAC 15.340, the department and the parties may engage in alternative dispute resolution as provided in 2 AAC 64.200 [,USING PROCEDURES TO WHICH THE DEPARTMENT AND THE PARTIES AGREE, IN ORDER TO PREVENT OR TO MINIMIZE THE ESCALATION OF A DISPUTE OR TO RESOLVE A DISPUTE THAT HAS OCCURRED]. However, a request for an adjudicatory hearing must be filed in accordance with 18 AAC 15.200 at the same time as or before a request for alternative dispute resolution. (Eff. 7/11/2002, Register 163; am __/_/___, Register ____)

Authority: AS 46.03.020 AS 46.03.110 AS 46.03.730

18 AAC 15.210(a) is amended to read:

AS 46.03.100

(a) The department's decision is effective when issued. The department's decision is not automatically stayed during the pendency of proceedings under this chapter. A <u>requester</u>

[REQUESTOR] may, <u>no later than the deadline for</u> [CONTEMPORANEOUS WITH THE] service of a request for a hearing under 18 AAC 15.200, serve upon the commissioner a request

AS 46.03.330

for stay of the department's decision, or a portion of it, pending completion of proceedings under this chapter. The request must be supported by a written memorandum setting out each reason why the decision should be stayed. A person requesting a stay must serve a copy of the request and supporting memorandum on the **division director** [THE DEPARTMENT OFFICE THAT ISSUED THE DECISION BEING CHALLENGED] and on the [PERMIT] applicant or **permittee.** A copy of the request for stay also must be provided to the **commissioner** [DEPARTMENT OFFICE] in an electronic format, unless the department waives this requirement because the **requester** [REOUESTOR] lacks a readily accessible means or the capability to provide items in an electronic format. The **commissioner** [DEPARTMENT] will issue by mail, facsimile, or electronic mail a notice of the request for stay to the requester [REQUESTOR], division director, to the [PERMIT] applicant or permittee, and to each person who commented on the application or **draft** [PROPOSED PERMIT] decision, and will post that notice on the Alaska Online Public Notice System established under AS 44.62.175. In the notice of request for stay, the **commissioner** [DEPARTMENT] will inform persons that the request for stay is available for review by contacting the department or by reviewing the department's website. In the notice, the **commissioner** [DEPARTMENT] also will include the statement that a person who wishes to **oppose or support** [FILE A RESPONSE TO] the request for stay must do so by serving a response on the commissioner by a date established by the commissioner [WITHIN 20 DAYS AFTER ISSUANCE OF THE NOTICE] and by serving copies as required by 18 AAC 15.210(b). [IN REVIEWING A REQUEST FOR STAY, THE COMMISSIONER OR A DESIGNEE ASSIGNED UNDER 18 AAC 15.235(a)(1)(A) WILL CONSIDER (1) THE RELATIVE HARM TO THE PERSON REQUESTING THE STAY, THE PERMIT APPLICANT, AND PUBLIC HEALTH, SAFETY, AND THE ENVIRONMENT, IF

A STAY WERE GRANTED OR DENIED; (2) THE RESOURCES THAT WOULD BE COMMITTED DURING THE PENDENCY OF PROCEEDINGS UNDER THIS CHAPTER IF A STAY WERE GRANTED OR DENIED; AND (3) THE LIKELIHOOD THAT THE PERSON REQUESTING THE STAY WILL PREVAIL IN THE PROCEEDINGS ON THE MERITS.]

18 AAC 15.210(b) - (d) is repealed and readopted to read:

- (b) Within the time set by the commissioner in the notice of request for stay under (a) of this section, the division director, a requester not requesting the stay, the applicant or permittee, and a potential intervenor may serve a responsive memorandum upon the commissioner, the stay requester, the applicant or permittee, and division director in the manner required by 18 AAC 15.340. A potential intervenor need not file a request to intervene under 18 AAC 15.225 in order to submit a responsive memorandum to a request for stay. A potential intervenor submitting a responsive memorandum to a request for stay must file a motion to intervene if the person wishes to participate in a proceeding granted by the commissioner under 18 AAC 15.220.
- (c) The commissioner will issue a decision on a request for stay made under (a) of this section. In reviewing a request for stay, the commissioner will consider
- (1) whether the person requesting the stay will suffer irreparable harm if a stay is not granted;
- (2) whether the rights of other persons and the public interest can be adequately protected if the stay is granted;
- (3) the relative harm to the person requesting the stay, the applicant or permittee, public health, safety, the environment and the public interest, if a stay were granted or denied;

- (4) the resources that would be committed during the pendency of proceedings under this chapter if a stay were granted or denied; and
- (5) the likelihood that the person requesting the stay will prevail in the proceedings on the merits.
- (d) The likelihood showing required under 18 AAC 15.210(c)(5) to obtain a stay depends on the nature of the threatened injury. If the requesting party faces irreparable harm and the rights of other persons can be adequately protected, then the person requesting the stay must raise serious and substantial questions on the merits of the department's decision to be granted a stay. If the harm to the person requesting the stay is less than irreparable or if the rights of other persons cannot be adequately protected when granting a stay, then the person requesting the stay must meet the heightened standard of a clear showing of probable success on the merits to be granted a stay. A stay of the department's decision may not be imposed or continued if the commissioner finds that to do so would be contrary to the public interest. No stay will be granted on a denial of a permit application or request for certification for either a new operation, or an operation that began after the effective date of the statute or regulation requiring a permit.

(Eff. 11/25/77, Register 64; am 7/11/2002, Register 163; am __/___, Register ____)

Authority:	AS 46.03.020	AS 46.03.330	<u>AS 46.04.890</u>
	AS 46.03.090	AS 46.03.720	AS 46.14.120
	AS 46.03.100	AS 46.03.730	AS 46.14.150
	AS 46.03.110	AS 46.03.880	[AS 46.35.090(e)]
	AS 46.03.320	AS 46.04.030	

18 AAC 15.220(a) – (d) is repealed and readopted to read:

18 AAC 15.220. Action on hearing requests. (a) As provided in AS 44.64.060(b), the commissioner will within 10 days of receiving a properly served hearing request

- (1) deny the request
 - (A) for a reason provided by law; or
- (B) by vacating and remanding the matter to the division director for further action; or
- (2) conditionally approve the hearing request and refer the request to the Office of Administrative Hearings for a recommended decision whether the request meets the requirements of 18 AAC 15.200 and the scope of any hearing on the request.
- (b) If the commissioner refers a hearing request to the Office of Administrative Hearings, the commissioner will give notice of the referral to the requester, division director, and the permit applicant or permittee. The notice will include a statement that within 20 days of the notice of referral the division director and the permit applicant or permittee may file a response with the Office of Administrative Hearings as to whether the hearing request meets the requirements of 18 AAC 15.200 and, if so, the scope of proceedings before the Office of Administrative Hearings. The requester may reply within seven days after service of any response to the request for an adjudicatory hearing. The response and any reply must be served as described in 18 AAC 15.340 on the Office of Administrative Hearings, division director, the permit applicant or permittee, and the requester. Within 10 days after the time has expired for a requester to reply to responses to the request, the Office of Administrative Hearings will issue a recommended decision to the commissioner whether the hearing request:

- (1) meets the requirements of 18 AAC 15.200 and an adjudicatory hearing or hearing on the briefs should be held;
- (2) does not meet the requirements of 18 AAC 15.200 and the hearing request should be denied; or
- (3) should be denied because the matter should be vacated and remanded to the division director for further action.
- (c) Within 10 days of receiving a recommended decision of the Office of Administrative Hearings under (b) of this section, the commissioner will render a final decision on the recommendation to:
 - (1) grant an adjudicatory hearing or hearing on the briefs;
- (2) deny the hearing request as not meeting the requirements of 18 AAC 15.200; or
- (3) vacate the contested decision, deny the hearing request, and remand the matter to the division director for further action.
- (d) If the commissioner determines that an adjudicatory hearing or a hearing on the existing record and on written briefs should be held, the commissioner will publish notice of the action in a newspaper of general circulation for the affected area, and will send a copy of the public notice to each person who submitted timely written comments on the draft decision, who testified at a public hearing before the department's decision on the draft decision, or who submitted a request for hearing. In the notice, the commissioner will include the statement that a person who wishes to participate in the proceedings may file a request to intervene within 15 days after publication of the notice or mailing of the notice, whichever occurs last. The notice will also state that a request to intervene must

- (1) meet the requirements of 18 AAC 15.225 and 2 AAC 64.180; and
- (2) be served on the administrative law judge, division director, requester, and the applicant or permittee.

18 AAC 15.220 is amended by adding a new subsection to read:

(e) If the commissioner grants a hearing on the existing record and on written briefs, the administrative law judge will establish, after the time to intervene has expired under 18 AAC 15.225, a briefing schedule for submission of an opening brief by each requester, a responsive brief by each respondent, and a reply brief by each requester. Subject to the requirements of 18 AAC 15.245, the administrative law judge may allow the parties to supplement the agency record with additional information submitted with the briefs. (Eff. 11/25/77, Register 64; am 7/11/2002, Register 163; am __/_/___, Register ____)

Authority:	AS 46.03.020	AS 46.03.330	AS 46.04.890
	AS 46.03.090	AS 46.03.720	AS 46.14.120
	AS 46.03.100	AS 46.03.730	AS 46.14.150
	AS 46.03.110	AS 46.03.880	[AS 46.35.090(e)]
	AS 46.03.320	AS 46.04.030	

18 AAC 15.225(a) is amended to read:

18 AAC 15.225. Additional parties and issues. (a) A person who wants to intervene in proceedings granted by the commissioner [OR DESIGNEE UNDER 18 AAC 15.220(B)(1) OR (B)(3)] may serve upon the <u>administrative law judge</u> [COMMISSIONER] a request to intervene that contains the information and meets the requirements specified in 18 AAC 15.200,

within 15 days after publication of notice or mailing of notice under 18 AAC 15.220(d)

[18 AAC 15.220(c)], whichever occurs last. A person requesting to intervene must serve a copy of the request to intervene on each party. A person requesting to intervene may not raise new contested issues beyond those contained in the request for hearing granted by the commissioner under 18 AAC 15.220(c). An existing party may submit an objection to a request to intervene within 7 [15] days after service of the request.

18 AAC 15.225(b) is amended to read:

(b) Each <u>requester</u> [REQUESTOR], the [PERMIT] applicant <u>or permittee</u>, and the <u>division director</u> [DEPARTMENT OFFICE THAT ISSUED THE CONTESTED DECISION] are automatically parties to the proceeding and need not file requests for intervention.

18 AAC 15.225(c) is amended to read:

AS 46.03.100

(c) The <u>administrative law judge</u> [COMMISSIONER OR DESIGNEE] will grant or deny the request to intervene within 10 days after the expiration of the deadline to object. The <u>administrative law judge</u> [COMMISSIONER OR DESIGNEE] will grant the intervention request if the <u>administrative law judge</u> [COMMISSIONER OR DESIGNEE] finds that the potential intervenor meets the standing requirements of <u>18 AAC 15.200</u>

[18 AAC 15.220(b)(1)(A)] and the potential intervenor's interests are not adequately represented in the adjudication. (Eff. 7/11/2002, Register 163; am __/__/___, Register ____)

Authority: AS 46.03.020 AS 46.03.330 <u>AS 46.04.890</u>

AS 46.03.090 AS 46.03.720 AS 46.14.120

AS 46.03.880

AS 46.14.150

AS 46.03.110

AS 46.04.030

[AS 46.35.090(e)]

AS 46.03.320

18 AAC 15.230 is amended by adding a new subsection to read:

(c) After referral to the Office of Administrative Hearings as required or permitted by AS 44.64.030, consolidation or severance shall be governed by 2 AAC 64.190.

Authority:	AS 46.03.020	AS 46.03.330	<u>AS 46.04.890</u>
	AS 46.03.090	AS 46.03.720	AS 46.14.120
	AS 46.03.100	AS 46.03.730	AS 46.14.150
	AS 46.03.110	AS 46.03.880	[AS 46.35.090(e)]
	AS 46.03.320	AS 46.04.030	

18 AAC 15.235 is repealed and readopted to read:

18 AAC 15.235. Administrative law judge. (a) Pursuant to AS 44.64.030, an administrative law judge will conduct adjudicatory hearings or hearings on written briefs granted by the commissioner under this chapter.

(b) The commissioner may designate

(1) the Office of Administrative Hearings to make a recommended or final decision on whether to grant or deny a request for a stay of decision under 18 AAC 15.210;

- (2) a department employee to make a final decision on a recommendation by the Office of Administrative Hearings to grant or deny an adjudicatory hearing request under 18 AAC 15.200; or
- (3) a department employee or the Office of Administrative Hearings to make a final department decision after hearing by the Office of Administrative Hearings as provided in AS 44.64.060(e).
 - (c) A department employee designated under (b) of this section
 - (1) may not have been substantively involved in the contested decision;
 - (2) must be impartial with respect to the subject of the contested decision;
- (3) if a public officer within the meaning of AS 39.52 (Executive Branch Ethics Act), may not serve in violation of that chapter; and
 - (4) if an attorney, must comply with applicable rules of professional conduct.
- (d) If the commissioner designates another individual to act as a designee under (b) of this section, the commissioner will serve notice at the time of the designation to the parties. (Eff. 7/11/2002, Register 163; am __/__/___, Register ____)

Authority:	AS 46.03.020	AS 46.03.330	AS 46.04.120
	AS 46.03.090	AS 46.03.720	AS 46.04.890
	AS 46.03.100	AS 46.03.880	AS 46.14.150
	AS 46.03.110	AS 46.04.030	[AS 46.35.090(e)]

18 AAC 15.237(a) - (c) is repealed and readopted to read:

- (a) As provided in AS 44.64.060(b), if a hearing request is referred to the Office of Administrative Hearings under 18 AAC 15.220(a), the division director shall within 15 days of receiving a hearing request provide to the Office of Administrative Hearings a copy of the contested decision, including any findings document or response to public comments, and any underlying permit documents.
- (b) If an adjudicatory hearing request is granted, or a hearing on the existing record and written briefs is granted under 18 AAC 15.220(c), the division director will supplement the record materials provided under (a) of this section with those portions of the supplemental documents described in this subsection that are relevant to the issues upon which the hearing is granted. The supplemental documents are the application and supporting documentation, written and electronic correspondence concerning the proposed decision, additional information submitted by the applicant or permittee to the department, public comments and information submitted to the department on the proposed decision, recordings or transcripts of any public hearing, prior department decisional documents referenced in the contested decision, and other materials that the department considered or relied upon in making the department's decision. The record materials under (a) of this section and the supplemental documents under this subsection constitute the agency decision record. Documents exempt from AS 40.25.110 - 40.25.125 will not be included in the agency decision record. Documents or additional information received as part of the informal review process at 18 AAC 15.185 will not be included in the agency decision record, unless previously and timely submitted to the division during its review prior to issuance of the contested decision. Requesters may request to supplement the record under the Office of Administrative Hearing regulations at 2 AAC 64.310. The department staff shall number the

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pages of the agency decision record. The department staff is not required to prepare an index of the agency decision record.

(c) Within 20 days of the commissioner's decision granting an adjudicatory hearing or hearing on the briefs under 18 AAC 15.220(c), the division director shall supplement the agency decision record as required by (b) of this section. The division director shall at the same time also serve notice on all parties that the agency decision record is complete. A person may inspect or obtain a copy of the agency decision record both prior to and after the agency notice is served. A person wishing to obtain a copy of the agency decision record may do so at the requesting party's expense. For good cause shown, the administrative law judge may extend the time for preparation of the agency decision record. (Eff. 7/11/2002, Register 163; am 8/15/2010,

Register 195; am __/____, Register ____)

Authority:	AS 46.03.020	AS 46.03.330	AS 46.04.030
	AS 46.03.090	AS 46.03.720	AS 46.04.890
	AS 46.03.100	AS 46.03.730	AS 46.14.120
	AS 46.03.110	AS 46.03.880	AS 46.14.150
	AS 46.03.320		

18 AAC 15.240 is repealed:

18 AAC 15.240. Prehearing document exchange; witness lists. Repealed. (Eff.

7/11/2002, Register 163; repealed __/___, Register ____)

Register_____, ____ 2017 ENVIRONMENTAL CONSERVATION 18 AAC 15.300 is repealed: **18 AAC 15.300. Final decision**. Repealed. (Eff. 11/25/77, Register 64; am 7/11/2002, Register 163; repealed __/___, Register ____) 18 AAC 15.305 is repealed: 18 AAC 15.305. Reconsideration. Repealed. (Eff. 7/11/2002, Register 163; repealed __/___, Register ____) 18 AAC 15.310 is repealed and readopted to read: **18 AAC 15.310.** Adjustment of deadlines. For good cause shown, the commissioner or administrative law judge may stay the proceedings under, or shorten or extend a deadline established in, 18 AAC 15.220(b) – (e) and 18 AAC 15.225 – 18 AAC 15.300. (Eff. 11/25/77, Register 64; am 7/11/2002, Register 163; am / / , Register) **Authority:** AS 46.03.020 AS 46.03.330 **AS 46.04.890** AS 46.14.120 AS 46.03.090 AS 46.03.720 AS 46.03.100 AS 46.03.880 AS 46.14.150

The authority citation for 18 AAC 15.320 is changed to read:

18 AAC 15.320. Contempt.

AS 46.03.110

. . .

 Authority:
 AS 46.03.020
 AS 46.03.330
 AS 46.04.890

 AS 46.03.090
 AS 46.03.720
 AS 46.14.120

AS 46.04.030

[AS 46.35.090(e)]

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AS 46.03.100 AS 46.03.730 AS 46.14.150

AS 46.03.110 <u>AS 46.03.880</u> [AS 46.35.090(e)]

AS 46.03.320 AS 46.04.030

18 AAC 15.340 is repealed and readopted to read:

18 AAC 15.340. Service under 18 AAC 15.185 - 18 AAC 15.220. (a) As provided in 18 AAC 15.185, 18 AAC 15.200 and 18 AAC 15.900, the deadline for service of a request for informal review under 18 AAC 15.185 or an adjudicatory hearing under 18 AAC 15.200, commences from issuance of the department's decision on which informal review or an adjudicatory hearing is sought. The deadline for service is computed as provided in 18 AAC 15.900 by excluding the first day and including the last, unless the last day is a holiday, and then it is also excluded. Issuance of the decision is the date indicated by the postmark if the decision was mailed or the date of the facsimile or electronic mail was sent by the department if facsimile or electronic mail was used. If the requester uses mail to serve the request for informal review or request for adjudicatory hearing, service occurs upon the date of mailing as indicated by the postmark for the purpose of the requester's service obligation or by the date the request was sent by facsimile or electronic mail. Service of a request for informal review under 18 AAC 15.185 or an adjudicatory hearing under 18 AAC 15.200 shall be made to the persons set out in 18 AAC 15.185 and 18 AAC 15.200, respectively, and shall include an affidavit of service stating the persons who have been served, and the day and manner of service.

(b) After the request for informal review or request of adjudicatory hearing is filed, any matter required to be served under 18 AAC 15.185 - 18 AAC 15.220 shall be submitted by personal delivery, or by first-class, priority, or express United States mail to each party and the

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commissioner along with proof of service. The director in an informal review under 18 AAC 15.185 and the commissioner in a proceeding under 18 AAC 15.200, may waive the requirement for submission by personal delivery or mail as described in this subsection, to allow facsimile service or service by electronic mail upon motion of a party. Proof of service must be made by an affidavit of service stating the persons who have been served, and the day and manner of service.

- (c) If a pleading or paper filed discloses that a requester or respondent is represented by counsel, service upon the requester or respondent must be made upon the requester's or respondent's attorney.
- (d) If mail is used for service, service occurs upon mailing for the purpose of the serving person's obligation. Except as provided in (a) of this section with respect to the time to file a request for informal review or a request for adjudicatory hearing, if a party has the right or is required to do some act or take some proceedings within a period prescribed in 18 AAC 15.185 18 AAC 15.220 after the service of a notice or other paper upon the party, and if the party is served by mail, three days are added to the prescribed period.
- (e) After referral of a hearing request to the Office of Administrative Hearings, service shall be governed by 2 AAC 64.920. (Eff. 7/11/2002, Register 163; am __/____, Register)

 Authority:
 AS 46.03.020
 AS 46.03.330
 AS 46.04.890

 AS 46.03.090
 AS 46.03.720
 AS 46.14.120

 AS 46.03.100
 AS 46.03.880
 AS 46.14.150

 AS 46.03.110
 AS 46.04.030
 [AS 46.35.090(e)]

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18 AAC 15.900 is repealed and readopted to read:

18 AAC 15.900. Time computations. As provided in AS 01.10.080, time computations under this chapter to determine when an act is required to be done is computed by excluding the first day and including the last, unless the last day is a holiday, and then it is also excluded. (Eff.

11/25/77, Register 64; am __/___), Register ____)

Authority: AS 46.03.020 (10)

AS 46.03.090 AS 46.03.100

AS 46.03.110

AS 46.03.160

AS 46.03.330

AS 46.03.720

18 AAC 15.910(a) is repealed and readopted to read:

18 AAC 15.910. Service. (a) Any matter required to be served under 18 AAC 15.020 – 18 AAC 15.080, or a department decision subject to an informal review under 18 AAC 15.185 or an adjudicatory hearing under 18 AAC 15.200, may be served by first class mail, facsimile, electronic mail, or personal delivery.

18 AAC 15.910 is amended to add a new subsection to read:

(e) For purposes of requesting informal review under 18 AAC 15.185 or requesting an adjudicatory hearing under 18 AAC 15.200, service is governed by 18 AAC 15.340(a).

(Eff. 11/25/77, Register 64; am 7/11/2002, Register 163; am __/__/___, Register ____)

Authority: AS 46.03.020

AS 46.03.090

AS 46.03.100

AS 46.03.110

AS 46.03.330

AS 46.03.720

AS 46.04.030

18 AAC 15.920(2) is amended to read:

(2) "commissioner" means the commissioner of environmental conservation <u>or a person</u> designated by the commissioner to act for the commissioner;

18 AAC 15.920(6) is repealed and readopted to read:

(6) "administrative law judge" means the individual assigned by the Office of Administrative Hearings to hear an adjudication or hearing on the written briefs under AS 44.64.020(a)(4);

18 AAC 15.920(9) is amended to read:

(9) "party" means the permit applicant or permittee, each person whose request for adjudicatory hearing or intervention has been granted, and the **division director**[DEPARTMENT STAFF];

18 AAC 15.920(10) is amended to read:

(10) "permit" means an approval, permit, certification, variance, exemption, delegation, or other authorization of the department subject to review under 18 AAC 15.195 – 18 AAC 15.340, including the terms and conditions of the permit; "permit" includes an oil discharge prevention and contingency plan and the terms and conditions of the department's approval of the plan;

18 AAC 15.920(13) is repealed and readopted to read:

(13) "requester" means

- (A) for purposes of 18 AAC 15.200 18 AAC 15.220, a person requesting an adjudicatory hearing under 18 AAC 15.200 or requesting a stay under 18 AAC 15.210;
- (B) for purposes of 18 AAC 15.225 18 AAC 15.320, a person whose request for adjudicatory hearing under 18 AAC 15.200 has been granted in whole or in part, a person whose request for stay has been granted in whole or in part, a person whose request to intervene to challenge all or part of the department's decision had been granted in whole or in part; "requester" does not include a person whose request for an adjudicatory hearing or request for intervention has been denied in whole;

18 AAC 15.920 is amended by adding a new paragraph to read:

(15) "draft decision" means

- (A) in the case where the division issues a draft permit or decision for comment, the draft permit or decision;
- (B) in all other cases, the permit or approval application, along with supporting materials submitted by the applicant or permittee and put out for public comment, that formed the basis for the challenged decision.

18 AAC 15.920 is amended by adding a new paragraph to read:

(16) "division director or director" means, for purposes of 18 AAC 15.185 – 18 AAC 15.340, the director of the division within the department that issued the permit that is being challenged in a request for informal review, request for adjudicatory hearing or request for stay

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or a person designated by the director to act for the director. (Eff. 11/25/77, Register 64; am

7/11/2002, R	egister 163; am/_	_/, Register)	
Authority:	AS 46.03.020	AS 46.03.330	AS 46.04.890
	AS 46.03.090	AS 46.03.720	AS 46.14.120
	AS 46.03.100	<u>AS 46.03.880</u>	AS 46.14.150
	AS 46.03.110	AS 46.04.030	

Below are conforming revisions to the <u>Hair and Body Art Schools and Shops</u> regulations

18 AAC 23.910(g) is amended to read:

- (g) After suspending a certificate of sanitary standards under (a) of this section, issuing a notice to stop operating under (b) of this section, or issuing a notice of closure under (d) of this section, the department will provide an opportunity for a hearing as follows:
- (1) the owner or operator may request, in writing, a hearing under this subsection within 10 days after receiving a notice of suspension, notice to stop operating, or notice of closure by serving a request on the department and the Office of Administrative Hearings;
- (2) if [THE DEPARTMENT RECEIVES] a timely request for a hearing under (1) of this subsection is made, the Office of Administrative Hearings [DEPARTMENT] will hold the hearing within 14 days after receipt of the hearing request;
- (3) a hearing under this subsection will be conducted before an administrative law judge of the Office of Administrative Hearings who will
 - [(A) THE COMMISSIONER; OR
 - (B) AN INDIVIDUAL DESIGNATED BY THE COMMISSIONER
 UNDER 18 AAC 15.235 TO] hear the matter and prepare a recommended decision for

(Eff. 12/1/2002, Register 164; am __/____, Register__)

Authority: AS 08.13.030 AS 08.13.210 AS 44.46.020

AS 08.13.120

18 AAC 23.910(i) is repealed:

(i) Repealed __/____. (Eff. 12/1/2002, Register 164; am __/____, Register__)

Authority: AS 08.13.030 AS 08.13.210 AS 44.46.020

AS 08.13.120

Below are conforming revisions to the Environmental Sanitation regulations

18 AAC 30.985(c) is amended to read:

(c) A facility in violation of any provision of this chapter is subject to closure [AFTER NOTICE AND A HEARING AT THE DISCRETION OF] by the department. If the violation poses an imminent health hazard, the department may, without prior hearing, close the facility by serving a notice of closure on the operator and the operator may submit a request for hearing to the commissioner within 10 days after receiving the notice of closure from the department. If the violation does not pose an imminent health hazard, the notice of closure shall not be effective until the operator is provided an expedited hearing under (d) of this section and the notice of closure will inform the operator of the opportunity to request an expedited hearing within 10 days after receiving the notice of closure. For purposes of this subsection, "imminent health hazard" means a significant threat or danger to health that is considered to exist when the department determines, or has cause to believe, based on the number of potential injuries and the nature, severity, and duration of the anticipated injury, that a product, practice, circumstance, or event creates a situation that requires immediate correction or cessation of operation to prevent injury.

18 AAC 30.985 is amended by adding a new subsection to read:

(d) Upon receiving a timely request for expedited hearing under (c) of this section, the commissioner will refer the matter to the Office of Administrative Hearing for an expedited hearing and recommended decision to the commissioner or the commissioner's designee. The

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expedited hearing will be held under 2 AAC 64.100 – 64.990 within 14 days after the department receives the request for expedited hearing. (Eff. 4/18/82, Register 82; am __/____, Register

Authority:	AS 17.20.010	AS 17.20.048	AS 18.35.030
	AS 17.20.013	AS 17.20.049	AS 18.35.120
	AS 17.20.030	AS 17.20.050	AS 18.35.220
	AS 17.20.040	AS 17.20.150	AS 44.46.020
	AS 17.20.044	AS 17.20.180	AS 46.03.020

Below are conforming revisions to the <u>Alaska Food Code</u> regulations

18 AAC 31.905(e) is amended to read:

AS 17.20.045

(e) After the department suspends a permit or issues a notice of closure, the operator may request an informal review under 18 AAC 15.185 or may request an AS 44.62 (Administrative Procedure Act) adjudicatory hearing. An adjudicatory hearing is requested by submitting a request for hearing to the commissioner within 30 days of the issuance by the department of the notice of suspension or closure. If a timely request for adjudicatory hearing is received, the commissioner will refer the matter to the Office of Administrative Hearings for a hearing and recommended decision to the commissioner or the commissioner's designee under 2 AAC 64.100 – 64.990 [18 AAC 15.200. THIS SUBSECTION DOES NOT AFFECT A PERSON'S RIGHT TO A HEARING UNDER AS 44.62 (ADMINISTRATIVE PROCEDURE ACT)]. (Eff. 5/18/97, Register 142; am 12/19/99, Register 152; am 12/30/2000, Register 156; am 6/28/2001,

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Register 158; am 7/11/2002, Register 163; am 12/1/2004, Register 172; am 12/28/2006, Register

180; am __/___, Register)

Authority: AS 17.20.005 AS 1

AS 17.20.020

AS 17.20.180

AS 17.20.010

AS 17.20.072

AS 44.46.020

18 AAC 31.910(b)(2) is amended to read:

(2) the immediate custodian or operator may request **an expedited** [A] hearing in writing

within 30 days after receipt of the notice of detention **by serving the request on the**

commissioner and the Office of Administrative Hearings; if a timely request for hearing is

received, the Office of Administrative Hearings [DEPARTMENT] will hold an expedited

hearing and make a recommended decision to the commissioner or the commissioner's

<u>designee</u>. The <u>Office of Administrative Hearings</u> [DEPARTMENT] will hold <u>an expedited</u>

hearing under 2 AAC 64.100 – 64.990 within seven days after receipt of a request and will issue

a recommended [ITS FINAL] decision within seven days after the hearing, or within 35 days

after the date of the notice of detention, whichever is later;

(Eff. 5/18/97, Register 142; am 12/19/99, Register 152; am 6/28/2001, Register 158; am

12/28/2006, Register 180; am __/___, Register ___)

Authority: AS 03.05.011 AS 17.20.070 AS 17.20.240 AS 17.20.005 AS 17.20.072 AS 17.20.250 AS 17.20.270 AS 17.20.010 AS 17.20.180 AS 17.20.020 AS 17.20.200 AS 17.20.290 AS 17.20.040 AS 17.20.230 AS 44.46.020

18 AAC 31.915(c) is amended to read:

an informal review under 18 AAC 15.185 or an AS 44.62 (Administrative Procedure Act) adjudicatory hearing [UNDER 18 AAC 15.200]. An adjudicatory hearing may be requested by submitting a request to the commissioner within 30 days of the notice assessment of the civil fine. Upon receipt of a timely request for adjudicatory hearing, the commissioner will refer the matter to the Office of Administrative Hearings for a hearing and recommended decision to the commissioner or the commissioner's designee under 2 AAC 64.100 – 64.990 [THIS SUBSECTION DOES NOT AFFECT A PERSON'S RIGHT TO A HEARING UNDER AS 44.62 (ADMINISTRATIVE PROCEDURE ACT)]. (Eff. 12/28/2006, Register 180; am __/_/___, Register __)
Authority: AS 17.20.005 AS 17.20.190 AS 44.46.020

AS 17.20.315

AS 17.20.365

18 AAC 31.940(c) is amended to read:

AS 17.20.072

AS 17.20.180

(c) If the department orders the embargo or destruction of food under 18 AAC 31.910 without prior opportunity for a hearing under AS 44.62.330 - 44.62.640, the permittee may

[THE DEPARTMENT MAY OR UPON REQUEST OF THE PERMITTEE] request an

expedited hearing by notifying the commissioner and the Office of Administrative Hearings

[MADE] within 15 days after the permittee receives the order. [, SCHEDULE A HEARING]

The Office of Administrative Hearings will schedule an expedited hearing and make

recommended decision to the commissioner or the commissioner's designee at the earliest

possible time. The hearing will be held within five days after the Office of Administrative

Hearings [DEPARTMENT] receives the expedited hearing request. The submission of a request or the scheduling of a hearing does not stay the operation of the department's order. The Office of Administrative Hearing [DEPARTMENT] will issue a recommended decision to the commissioner or the commissioner's designee and the commissioner or the commissioner's designee will issue a final department decision within the shortest feasible time. (Eff. 5/18/97, Register 142; readopt 12/19/99, Register 152; am 6/28/2001, Register 158; am 7/11/2002, Register 163; am __/_/__, Register ___)

Authority: AS 17.20.005 AS 17.20.190 AS 44.46.020

AS 17.20.180

Below are conforming revisions to the Milk and Milk Products regulations

18 AAC 32.290 is amended to read:

18 AAC 32.290. Right to appeal a decision. [(a)] A person subject to 18 AAC 32.210 - 18 AAC 32.295 may seek an informal review under 18 AAC 15.185 of a department decision [.] or an AS 44.62 (Administrative Procedure Act) adjudicatory hearing. An adjudicatory hearing may be requested by submitting a request to the commissioner within 30 days of the notice of the civil fine assessment. Upon receipt of a timely request for adjudicatory hearing, the commissioner will refer the matter to the Office of Administrative Hearings for a hearing and recommended decision to the commissioner or the commissioner's designee under 2 AAC 64.100 – 64.990

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	[(b) THIS SECTION DOES NOT AFFECT A PERSON'S RIGHT TO A					
HEARING U	JNDER AS 44.62 (A	ADMINISTRATIVE P	ROCEDURE ACT)]. (E	ff. 12/3/2010		
Register 196; am/, Register)						
Authority:	AS 17.20.005	AS 17.20.072	AS 17.20.190			
	AS 17.20.065	AS 17.20.180	AS 44.46.020			

18 AAC 32.693(c) is amended to read:

- (c) After suspending a permit or issuing a notice of closure, the department will provide an opportunity for a hearing as follows:
- (1) the operator may, in writing, request a hearing under this subsection <u>by</u>
 serving a request on the commissioner and the Office of Administrative Hearings within
 10 days after receiving a notice of
 - (A) suspension under (a) of this section; or
 - (B) closure under (b) of this section;
- (2) if the <u>Office of Administrative Hearings</u> [DEPARTMENT] receives a timely request for a hearing under (1) of this subsection, the <u>Office of Administrative Hearings</u> [DEPARTMENT] will hold the <u>AS 44.62 (Administrative Procedure Act)</u> hearing <u>and make a recommended decision to the commissioner or the commissioner's designee under 2 AAC 64.100 64.990</u> within 14 days after receipt of the request <u>by the Office of Administrative</u> Hearings;
- (3) a hearing under this subsection is before <u>an administrative law judge of the</u>

 Office of Administrative Hearings who will

18 AAC 32.693(e) is repealed:

[(A) THE COMMISSIONER; OR

- (B) AN INDIVIDUAL DESIGNATED BY THE COMMISSIONER TO]
 hear the matter and prepare a recommended decision for the commissioner's <u>or the</u>
 commissioner's designee's review;
- (4) in conducting the hearing under this subsection, [THE DEPARTMENT WILL FOLLOW THE PROCEDURES FOR AN ADJUDICATORY HEARING IN 18 AAC 15.240 18 AAC 15.340; IN ADDITION,
 - (A)] the burden of proof and of going forward with the evidence is upon the **division** [DEPARTMENT; AND
 - (B) THE COMMISSIONER OR COMMISSIONER'S DESIGNEE WILL SET THE TIMELINES FOR THE PROCEDURES IN 18 AAC 15.240 18 AAC 15.340 TO ENSURE A TIMELY HEARING UNDER (2) OF THIS SUBSECTION];
- (5) after a hearing under this subsection, the commissioner or <u>the</u> <u>commissioner's</u> designee will affirm, modify, or set aside the suspension or closure.

(e) Repealed __/___. (Eff. 9/6/2003, Register 167; am 12/3/2010, Register 196; am __/____, Register ___)

Authority: AS 03.05.011 AS 17.20.070 AS 17.20.240

112 03.02.011	118 17.20.070	110 17.20.210
AS 17.20.005	AS 17.20.072	AS 17.20.250
AS 17.20.010	AS 17.20.180	AS 17.20.270
AS 17.20.020	AS 17.20.200	AS 17.20.290
AS 17.20.040	AS 17.20.230	AS 44.46.020

18 AAC 32.695(b)(2) is amended to read:

(2) the immediate custodian or owner may request a hearing in writing by serving the request on the commissioner and the Office of Administrative Hearings within 30 days after receipt of the notice of detention; upon receipt of a timely request for an expedited hearing, the Office of Administrative Hearings [DEPARTMENT] will hold an AS 44.62 (Administrative Procedure Act) [A] hearing within seven days after receipt of an expedited hearing request and make a recommended decision to the commissioner or the commissioner's designee under 2 AAC 64.100 – 64.990. The commissioner or the commissioner's designee will issue a final decision within seven days after the expedited hearing, or within 35 days after the date of the notice of detention, whichever is later; (Eff. 9/6/2003, Register 167; am 12/3/2010, Register 196; am __/__/, Register __) **Authority:** AS 03.05.011 AS 17.20.070 AS 17.20.240 AS 17.20.250 AS 17.20.005 AS 17.20.072 AS 17.20.270 AS 17.20.010 AS 17.20.180 AS 17.20.020 AS 17.20.200 AS 17.20.290 AS 17.20.040 AS 17.20.230 AS 44.46.020

18 AAC 32.910(b) is amended to read:

- (b) A person who is aggrieved by a department decision to deny or approve a permit under **this chapter** [18 AAC 32.030] or a waiver request under **this chapter** [18 AAC 32.900] may request
 - (1) an informal review under 18 AAC 15.185; or

(2) <u>an AS 44.62 (Administrative Procedure Act)</u> [A] hearing [18 AAC 15.195 - 340 OR AS 44.62.330 - 640].

18 AAC 32.910(c) is repealed and readopted to read:

(c) An adjudicatory hearing under (b)(2) of this section may be requested by submitting a hearing request to the commissioner within 30 days of the issuance of the decision described in (b) of this section. Upon receipt of a timely request for adjudicatory hearing, the commissioner will refer the matter to the Office of Administrative Hearings for a hearing and recommended decision to the commissioner or the commissioner's designee under 2 AAC 64.100 – 64.990. (Eff. 5/23/98, Register 146; am 7/11/2002, Register 163; am 9/6/2003, Register 167; am __/____, Register ___)

Authority:	AS 03.05.011	AS 17.20.040	AS 17.20.230
	[AS 03.05.020]	AS 17.20.070	AS 17.20.250
	AS 03.05.040	AS 17.20.072	AS 17.20.270
	AS 03.05.050	AS 17.20.190	AS 17.20.290
	AS 17.20.010	AS 17.20.200	AS 44.46.020
	AS 17.20.020		

Below are conforming revisions to the Seafood Processing regulations

18 AAC 34.035(g) is amended to read:

(g) If the department denies a permit to operate a facility, it will notify the applicant in writing as soon as practicable but, to the extent possible, no later than 60 days after the department receives a complete application. The notice of denial will include the reasons for

denial. The applicant may, within 30 days after receiving notice of denial, request an AS 46.44 (Administrative Procedure Act) adjudicatory hearing by submitting a request to the commissioner. Upon receipt of a timely request for adjudicatory hearing, the commissioner will refer the matter to the Office of Administrative Hearings for a hearing and recommended decision to the commissioner or the commissioner's designee under 2 AAC 64.100 – 64.990 [AS SET OUT IN 18 AAC 15.200 - 18 AAC 15.910. NOTHING IN THIS SUBSECTION AFFECTS AN APPLICANT'S RIGHTS UNDER THE ADMINISTRATIVE PROCEDURE ACT (AS 44.62)]. (Eff. 12/18/97, Register 144; am/readopt 12/2/99, Register 152; am 8/6/2006, Register 179; am __/_/___, Register ___)

Authority: AS 17.20.005 AS 17.20.072 AS 44.46.020

AS 17.20.065 AS 17.20.180

18 AAC 34.940(e)(2) is repealed and readopted to read:

(2) the immediate custodian or owner may request a hearing within 30 days after receipt of the notice of detention by submitting an expedited hearing request to the commissioner and the Office of Administrative Hearings for an AS 44.64 (Administrative Procedure Act) hearing and recommended decision to the commissioner or the commissioner's designee; the expedited hearing will be held within five working days after receipt of an expedited hearing request by the Office of Administrative Hearings; the Office of Administrative Hearing will make a recommended decision to the commissioner or the commissioner's designee and the commissioner or the commissioner's designee will issue a final decision within five working days after the expedited hearing, or within 35 days after the date of the notice of detention, whichever is later; for fresh seafood product, the Office of Administrative Hearings will conduct

an expedited hearing and the commissioner or the commissioner's designee will issue an expedited decision;

18 AAC 34.940(f) is amended to read:

- (f) The department will attempt to work with a processor to resolve noncompliance. If, after an attempt to resolve noncompliance, the department believes further attempts would not be in the public interest, or that the noncompliance represents an imminent health hazard, the department will, applying its enforcement discretion, modify, suspend, or revoke a seafood processing permit. The department will afford an opportunity for a hearing before suspending or revoking the permit, unless an inspection or investigation reveals an imminent health hazard. Except in the case of an imminent health hazard, a compliance action under this subsection is subject to the following:
- (1) if the department modifies, suspends, or revokes a permit under this subsection, it will send a notice to the permittee stating that, based on the department's written findings,
 - (A) the permit will be modified, suspended, or revoked, effective 30 days after the date of the notice;
 - (B) the permittee may not continue to operate after the effective date of a suspension or revocation;
 - (C) the permittee may request an expedited hearing under this section within 10 days after receiving the notice **by serving the expedited hearing request on**the commissioner and the Office of Administrative Hearings; and

- (D) <u>upon receipt of a timely request for an expedited hearing, the</u>

 <u>Office of Administrative Hearings will hold an expedited hearing</u> [A HEARING, IF

 REQUESTED, WILL BE HELD WITHIN 10 WORKING DAYS AFTER THE

 DEPARTMENT RECEIVES A REQUEST FOR HEARING];
- (2) a hearing under this subsection will <u>be an AS 44.64 (Administrative</u>

 Procedure Act) adjudicatory hearing using the procedures of 2 AAC 64.100 64.990 and will be held within 10 working days after the Office of Administrative Hearings receives the request for an expedited hearing

[(A) BE BEFORE THE COMMISSIONER OR A PERSON

DESIGNATED BY THE COMMISSIONER TO HEAR THE MATTER AND

PREPARE A RECOMMENDED DECISION FOR THE COMMISSIONER'S REVIEW;

AND

- (B) FOLLOW THE PROCEDURES FOR AN ADJUDICATORY

 HEARING IN 18 AAC 15]; the burden of proof and of going forward with the evidence is upon the **division** [DEPARTMENT]; and
- (3) after <u>an expedited</u> [A] hearing under this subsection, the Office of Administrative Hearings will make a recommended decision to the commissioner <u>or the</u> <u>commissioner's designee</u>. The commissioner <u>or the commissioner's designee</u> will affirm, modify, or set aside the modification, suspension, or revocation.

18 AAC 34.940(g) is repealed:

(g) Repealed. __/___. (Eff. 12/18/97, Register 144; am/readopt 12/2/99, Register 152; am 8/6/2006, Register 179; am __/___, Register ___)

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Authority:	AS 17.20.005	AS 17.20.180	AS 17.20.260
	AS 17.20.065	AS 17.20.200	AS 17.20.270
	AS 17.20.070	AS 17.20.230	AS 17.20.280
	AS 17.20.072	AS 17.20.240	AS 17.20.305
	AS 17.20.172	AS 17.20.250	AS 44.46.020

Below are conforming revisions to the Air Quality Control regulations

18 AAC 50.400(j)(13) is amended to read:

(13) an adjudicatory hearing under 18 AAC 15.195 - 18 AAC 15.340, if requested under 18 AAC 50.260 or 18 AAC 50.905 [18 AAC 50.260(m), 18 AAC 50.306(e), 18 AAC 50.326(k), OR 18 AAC 50.542(d)] by the permit applicant; at the request of the permittee, and if the permittee is current on all other billings in the department, the department will hold in abeyance a fee charged under this paragraph during the course of the adjudicatory hearing;

(Eff. 1/18/97, Register 141; am 6/21/98, Register 146; am 10/1/2004, Register 171; am 12/1/2004, Register 172; am 1/29/2005, Register 173; am 12/30/2007, Register 184; am 7/25/2008, Register 187; am 7/1/2010, Register 194; am 9/14/2012, Register 203; am __/____, Register ____)

 Authority:
 AS 37.10.050
 AS 37.10.052
 AS 37.10.058

 AS 44.46.025
 AS 46.03.020
 AS 46.14.140

 AS 46.14.240

18 AAC 50 is amended to add a new section:

18 AAC 50.905. Appeals. (a) A person authorized by AS 46.14.200 may request an informal review under 18 AAC 15.185 or an adjudicatory hearing under 18 AAC 15.195 – 18 AAC 15.340 to review a final department decision to issue, deny, condition or revoke a permit under 18 AAC 50.302, 18 AAC 50.306, 18 AAC 50.311, 18 AAC 50.316, 18 AAC 50.321, 18 AAC 50.326, 18 AAC 50.502, 18 AAC 50.508, 18 AAC 50.542, and 18 AAC 50.560.

(b) A person authorized by AS 46.14.200 may request informal review under 18 AAC 15.185 or an adjudicatory hearing under 18 AAC 15.195 – 18 AAC 15.340 of a final department decision on an application to construct or operate under a general minor permit under 18 AAC 50.560; review is limited to whether the activity or facility qualifies for the minor general permit under 18 AAC 50.560(e) and any terms and conditions established under 18 AAC 50.560(f)(5); the terms of a general minor permit previously approved by department are not subject to review as part of an application to construct or operate under a general minor permit. (Eff. __/_/__, Register __)

 Authority:
 AS 46.03.020
 AS 46.14.120
 AS 46.14.170

 AS 46.03.880
 AS 46.14.130
 AS 46.14.180

 AS 46.14.010
 AS 46.14.140
 AS 46.14.200

 AS 46.14.020

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Below are conforming revisions to the <u>Emissions Inspection and Maintenance Requirements for</u>

Motor Vehicles regulations

18 AAC 52.105(d)(4) is amended to read:

- (4) a formal hearing under this subsection shall
- (A) be before the Office of Administrative Hearings which will

 [COMMISSIONER OR A PERSON DESIGNATED BY THE COMMISSIONER TO]
 hear the matter under 2 AAC 64.100 64.990 and prepare a recommended decision for the commissioner's or commissioner's designee review or before the local I/M administrator or a person designated by the administrator to hear the matter and prepare a recommended decision for the administrator's review, as applicable; and
- (B) follow the hearing procedures of the Administrative Procedure Act (AS 44.62);
- (5) after a formal hearing conducted by the Office of Administrative Hearings

 [COMMISSIONER] or the local I/M administrator under (4) of this subsection, the

 commissioner or the commissioner's designee will or the local I/M administrator or designee

 shall affirm, modify, or set aside the modification, suspension, or revocation of the certification;

. . .

(Eff. 2/1/94, Register 129; am 6/24/94, Register 130; am 1/1/97, Register 140; am 1/1/98, Register 144; am 1/1/2000, Register 152; am __/___, Register ___)

Authority: AS 46.03.010 AS 46.14.030 AS 46.14.510

AS 46.03.020

18 AAC 52.110(d)(4) is amended to read:

- (4) a formal hearing under this subsection shall
- (A) be before the <u>Office of Administrative Hearings which will</u>
 [COMMISSIONER OR A PERSON DESIGNATED BY THE

 COMMISSIONER TO] hear the matter <u>under 2 AAC 64.100 64.990</u> and prepare a recommended decision for the commissioner's or <u>commissioner's</u>

 <u>designee</u> review; and
- (B) follow the hearing procedures of the Administrative Procedure Act (AS 44.62);
- (5) after a formal hearing conducted by <u>the Office of Administrative Hearings</u>
 [COMMISSIONER] under (4) of this subsection, the commissioner <u>or the commissioner's</u>
 <u>designee</u> will affirm, modify, or set aside the modification, suspension, or revocation of the certification;
- (6) after a formal hearing before the Office of Administrative Hearings
 [CONDUCTED BY A PERSON DESIGNATED BY THE COMMISSIONER TO HEAR THE
 MATTER AND PREPARE A RECOMMENDED DECISION] under (4) of this subsection, the
 commissioner or the commissioner's designee will review the recommended decision and
 either affirm, modify, or set aside the modification, suspension, or revocation of the certification
 or return the recommended decision to the designated person for further proceedings,
 consideration, or recommendations; and

(Eff. 1/1/2000, Register 152; am __/___, Register ___)

Authority: AS 46.03.010 AS 46.14.030 AS 46.14.510

AS 46.03.020

Below are conforming revisions to the Solid Waste Management regulations

18 AAC 60.255(d) is amended to read:

(d) After the time for public comment expires, the department will grant or deny the application for a general permit or, if the general permit is one proposed by the department, will issue the permit, or decide to take no action on the proposal. A copy of the department's decision will be sent to the applicant and to any person who submitted written comments on the proposed general permit. The decision will include a statement that any person who is aggrieved by the decision may request an adjudicatory hearing under 18 AAC 15.195 – 18 AAC 15.340 [18 AAC 15]. (Eff. 1/28/96, Register 137; am 6/28/96, Register 138; am 10/29/98, Register 148; am 6/30/2002, Register 162; am 7/11/2002, Register 163; am 9/5/2010, Register 195; am 4/8/2012, Register 202; am __/___, Register ___)

18 AAC 60.255(f) is amended to read:

(f) The department will notify the applicant of its decision to grant or deny an application for coverage under a general permit within 30 days after receiving a complete application under (e) of this section. A person aggrieved by a decision to grant or deny an application for coverage under a general permit issued under this section may request informal review under 18 AAC 15.185 or an adjudicatory hearing under 18 AAC 15.195 – 18 AAC 15.340; review is limited to whether the activity or facility which is the subject of the application for coverage is the type intended to covered under the general permit and the appropriateness of any site specific terms or conditions issued as part of the granting of the application for coverage under the general permit which were not otherwise set out in the

general permit; the terms of a general permit previously approved by department are not subject to review as part of an application for coverage decision under this subsection.

(Eff. 1/28/96. Register 137; am 6/28/96, Register 138; am 10/29/98, Register 148; am 6/30/2002, Register 162; am 7/11/2002, Register 163; am 9/5/2010, Register 195; am 4/8/2012, Register 202; am __/___, Register ____)

Authority:	AS 44.46.020	AS 46.03.100	AS 46.03.810
	AS 44.46.025	AS 46.03.110	AS 46.06.010
	AS 46.03.010	AS 46.03.800	AS 46.06.080

18 AAC 60.260(b)(3) is amended to read:

AS 46.03.020

(3) state that the permittee may request an expedited hearing [IMMEDIATE]
HEARING] before the Office of Administrative Hearings [COMMISSIONER OR THE]
COMMISSIONER'S DESIGNEE], if the request is submitted to the commissioner and the
Office of Administrative Hearings within 10 days after receipt of the notice; a request for an
expedited [A] hearing must include a written statement of reasons why the permittee believes
the department's decision to be in error; failure to file a timely request for hearing constitutes a
waiver of the permittee's right to a hearing. Upon receipt of a timely request for adjudicatory
hearing, the Office of Administrative Hearings will schedule the request for an expedited
hearing and recommended decision to the commissioner or the commissioner's designee
under 2 AAC 64.100 – 990.

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18 AAC 60.260(c) is amended to read:

(c) **An expedited** [A] hearing under this section will be held no later than 10 days after a request for an expedited [A] hearing is received by the Office of Administrative Hearings under (b) of this section, and the commissioner or the commissioner's designee will issue a **final** [WRITTEN] decision as provided in 2 AAC 64.340 after receiving a recommended decision from the Office of Administrative Hearings following the hearing [NO LATER THAN 10 DAYS AFTER THE HEARING]. A decision under this subsection is a final agency decision subject to judicial review. A hearing under this section will be conducted under 2 AAC 64.100 - 64.990 [RECORDED AND WILL ADHERE TO THE EVIDENCE RULES DESCRIBED IN AS 44.62.460]. (Eff. 1/28/96, Register 137; am 9/5/2010, Register 195; am __/___, Register __) AS 46.03.100 **Authority:** AS 44.46.020 AS 46.03.820

AS 46.03.010 AS 46.03.120 AS 46.03.850

AS 46.03.020

Below are conforming revisions to the Commercial Passenger Vessel Environmental Compliance regulations

18 AAC 69.945 is amended to read:

Authority: AS 46.03.020

Any person may [,] within 30 days after a final department decision under AS 46.03.462(c) [, 18 AAC 69.045(c),] or 18 AAC 69.950 [,] submit a request for an adjudicatory hearing under 18 AAC 15.195 - 18 AAC 15.340. (Eff. 11/15/2002, Register 164; am __/___, Register ___) **AS 46.03.880**

[AS 46.35.090(e)]

Below are conforming revisions to the Wastewater Disposal regulations

18 AAC 72.430(d) is repealed and readopted to read:

(d) The Office of Administrative Hearings will conduct the hearing under 2 AAC 64.100 – 64.990. The burden of proof and of going forward with the evidence is on the division. After the hearing, the Office of Administrative Hearing will make a recommended decision to the commissioner or the commissioner's designee as provided in 2 AAC 64.340 who will then affirm, modify, or set aside the revocation. A decision issued under this subsection is the final decision of the department and may be appealed to the superior court as provided in the Alaska Rules of Appellate Procedure. The decision is effective immediately unless stayed by the commissioner, the commissioner's designee or the court.

18 AAC 72.430	(e)	is re	pealed:

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١) Repeal	leu -	/ .	/ .	

18 AAC 72.430(f) is repealed:

(f) Repealed __/__/__.

18 AAC 72.430(g) is repealed:

(g) Repealed __/___. (Eff. 4/1/99, Register 149; am __/___, Register __)

Authority: AS 44.46.020 AS 46.03.070 AS 46.03.720

AS 46.03.020 AS 46.03.080 <u>AS 46.03.880</u>

AS 46.03.050 AS 46.03.100 [AS 46.35.090(e)]

Below are conforming revisions to the <u>Oil and Hazardous Substances Pollution Control</u> regulations

18 AAC 75.235(h) is amended to read:

(h) If the department provides a notice under (g) of this section, the applicant may request informal review under 18 AAC 15.185 or an adjudicatory hearing under

18 AAC 15.195 – 18 AAC 15.340. (Eff. 5/14/92, Register 122; am 11/26/94, Register 132; am 12/8/95, Register 136; am 10/1/99, Register 151; am 10/28/2000, Register 156; am 10/27/2002, Register 164; am 11/27/2002, Register 164; am 10/16/2005, Register 176; am 8/31/2008, Register 187; am 10/1/2011, Register 199; am __/____, Register ___)

Authority: AS 46.03.020 AS 46.04.045 AS 46.04.070

AS 46.04.040 AS 46.04.055 **AS 46.04.890**

18 AAC 75.385 is amended to read:

18 AAC 75.385. Appeals. A person aggrieved by a final department decision under

18 AAC 75.380 or a final department decision revoking an approval issued under the site cleanup rules may request informal review under 18 AAC 15.185 or may request an adjudicatory hearing under 18 AAC 15.195 - 18 AAC 15.340. A request for informal review or for an adjudicatory hearing must be made within 30 days after the date of the decision being appealed. (Eff. 1/22/99, Register 149; am 7/11/2002, Register 163; am 1/30/2003, Register 165; am __/__/___, Register ___)

Authority: AS 46.03.020 **AS 46.04.890** [AS 46.35.090 (e)]

18 AAC 75.460(b)(3) is amended to read:

(3) a statement that, if aggrieved by the department's decision, the applicant or any person who submitted timely comments on the application under 18 AAC 75.455 may request **informal review under 18 AAC 15.185 or request** an adjudicatory hearing by submitting the information required under **18 AAC 15.200** [18 AAC 15.200(a)(1) - (5)], and that any hearing requested under this subsection will be subject to the procedures set out at 18 AAC 15.195 - 18 AAC 15.340. (Eff. 5/14/92, Register 122; am 7/11/2002, Register 163; am 11/27/2002, Register 164; am __/__/___, Register ___)

Authority: AS 46.03.020 [AS 46.04.055] **AS 46.04.890**

AS 46.04.030 AS 46.04.070

The authority citation for 18 AAC 75.490 is changed to read:

18 AAC 75.490. Failure to comply.

• • •

Authority: AS 46.03.020 AS 46.03.740 AS 46.04.070

AS 46.03.740 AS 46.04.030 **AS 46.04.890**

AS 46.03.745 [AS 46.04.055] [AS 46.35.090(e)]

18 AAC 75.550(d) is amended to read:

(d) Within 10 days after receiving an adverse decision [A NOTICE OF DENIAL] under
(c) of this section, the applicant may request an informal review of the decision under
18 AAC 15.185 or may request an adjudicatory under AS 44.62 (Administrative Procedure Act)

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by submitting a	request for hearing t	o the commissioner.	Upon receipt of a timely request for		
adjudicatory he	earing, the commission	ner will refer the mat	ter to the Office of Administrative		
Hearings for a l	hearing and recomme	nded decision to the	commissioner or the commissioner's		
designee under	2 AAC 64.100 – 64.	990. (Eff. 9/25/93, R	egister 127; am 3/28/96, Register 137;		
am 7/11/2002, 1	Register 163; am/_	_/, Register)			
Authority:	AS 46.03.020	AS 46.04.035	AS 46.04.070		
	AS 46.04.030	[AS 46.04.055]			
18 AAC 75.551	1(d) is amended to rea	nd:			
(d) Wit	hin 10 days after rece	eiving an adverse de	cision [A NOTICE OF DENIAL] under		
(c) of this section	(c) of this section, the applicant may request an informal review of the decision under				
18 AAC 15.185	18 AAC 15.185 by submitting a request to the division director or request an adjudicatory				
hearing under AS 44.62 (Administrative Procedure Act) by submitting a request to the					
commissioner. Upon receipt of a timely request for adjudicatory hearing, the					
commissioner will refer the matter to the Office of Administrative Hearings for a hearing					
and recommended decision to the commissioner or the commissioner's designee under					
<u>2 AAC 64.100 – 64.990</u> .					

18 AAC 75.551(e) is repealed:

(e) Repealed. __/___ (Eff. 11/27/2002, Register 164; am __/___, Register __)

Authority: AS 46.03.020 AS 46.04.035 AS 46.04.070

AS 46.04.030 [AS 46.04.055]

18 AAC 75.552(d) is amended to read:

(d) Within 10 days after receiving an adverse decision [A NOTICE OF DENIAL] under (c) of this section, the applicant may request an informal review of the decision under 18 AAC 15.185 by submitting a request to the division director or request an adjudicatory hearing under AS 44.62 (Administrative Procedure Act) by submitting a request to the commissioner. Upon receipt of a timely request for adjudicatory hearing, the commissioner will refer the matter to the Office of Administrative Hearings for a hearing and recommended decision to the commissioner or the commissioner's designee under 2 AAC 64.100 – 64.990.

18 AAC 75.552(e) is repealed:

(e) Repealed. __/___ (Eff. 11/27/2002, Register 164; am __/___, Register __)

Authority: AS 46.03.020 AS 46.04.035 AS 46.04.070

AS 46.04.030 [AS 46.04.055]

18 AAC 75.553(d) is amended to read:

(d) Within 10 days after receiving an adverse decision [A NOTICE OF DENIAL] under (c) of this section, the applicant may request an informal review of the decision under 18 AAC 15.185 by submitting a request to the division director or request an adjudicatory under AS 44.62 (Administrative Procedure Act) by submitting a request to the commissioner. Upon receipt of a timely request for adjudicatory hearing, the commissioner will refer the matter to the Office of Administrative Hearings for a hearing and recommended decision to the commissioner or the commissioner's designee under 2 AAC 64.100 – 64.990.

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18 AAC 75.5	553(e) is repealed:			
(e) R	epealed//	(Eff. 11/27/2002, Regist	er 164; am//	, Register)
Authority:	AS 46.03.020	AS 46.04.035	AS 46.04.070	
	AS 46.04.030	[AS 46.04.055]		

18 AAC 75.570(b) is amended to read:

(b) A person who is aggrieved by a department decision under (a) of this section may request an informal review of that decision [USING THE PROCEDURES DESCRIBED IN]

under 18 AAC 15.185 by submitting a request to the division director or an AS 44.62

(Administrative Procedure Act) adjudicatory hearing by submitting a request to the commissioner. Upon receipt of a timely request for adjudicatory hearing, the commissioner will refer the matter to the Office of Administrative Hearings for a hearing and recommended decision to the commissioner or the commissioner's designee under 2 AAC 64.100 – 64.990 [NOTHING IN THIS SUBSECTION AFFECTS THAT PERSON'S RIGHT TO AN ADJUDICATORY HEARING UNDER AS 44.62 (ADMINISTRATIVE PROCEDURE ACT)]. (Eff. 9/25/93, Register 127; am 7/11/2002, Register 163; am 11/27/2002, Register 164; am __/_/___, Register __)

Authority: AS 46.03.020 AS 46.04.035 AS 46.04.070

Below are conforming revisions to the <u>Underground Storage Tanks</u> regulations

The authority citation for 18 AAC 78.960 is changed to read:

18 AAC 78.960. Appeals.

. . .

Authority: AS 46.03.020

AS 46.03.365

AS 46.03.880

[AS 46.35.090(e)]

Below are conforming revisions to the <u>Drinking Water</u> regulations

18 AAC 80.439(b)(4) is repealed and readopted to read:

(4) that the sanitary survey inspector may, as provided in 18 AAC 80.1920, request informal review under 18 AAC 15.185 of the revocation in accordance with 18 AAC 80.1920 within 20 [15] days after issuance of the department's notice and may request an adjudicatory hearing under 18 AAC 15.200 within 30 days after receiving the notice.

(Eff. 1/11/2006, Register 177; am 5/20/2011, Register 198; am ____/____, Register ______)

Authority: AS 46.03.020 AS 46.03.710 AS 46.03.720

18 AAC 80.1240(b) is amended to read:

AS 46.03.050

- (b) In the written notice of assessment under (a) of this section, the department will
- (1) include instructions for contesting and appealing the assessment, including instructions substantially as follows: "The entity has 45 days to file a notice with the department contesting the proposed penalty. If, within 45 days after receiving the notice of assessment

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issued by the department, the entity fails to file a notice contesting the proposed penalty, the

proposed penalty is considered a final order not subject to review by the superior court. If the

entity contests the proposed penalty by filing a notice with the department, the department will

afford an opportunity for a hearing in accordance with 2 AAC 64.100 – 2 AAC 64.990

[18 AAC 15.195 - 18 AAC 15.340]. After an opportunity for a hearing, the department will

issue an order, based upon findings of fact, affirming, modifying, or rescinding the

administrative penalty."

18 AAC 80.1240(c) is amended to read:

(c) If the entity notifies the department in writing, within 45 days after receiving the

notice of assessment, or within the time period allowed in any extension granted by the

department under this subsection, of the intent to contest the proposed administrative penalty, the

department will **refer the matter to the Office of Administrative Hearings for** [CONDUCT]

an adjudicatory hearing in accordance with 2 AAC 64.100 – 64.990 [18 AAC 15.195 -

18 AAC 15.340]. The department will extend the 45-day period for filing a notice of intent if

- (1) the entity requests the extension within the 45-day period; and
- (2) the department determines that
 - (A) the extension is not sought for purposes of delay;
 - (B) good cause is shown; and
 - (C) the public is adequately protected. (Eff. 9/21/2002, Register 163; am

__/___, Register ___)

Authority: AS 46.03.020 AS 46.03.761

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18 AAC 80.1250(a) is amended to read:

(a) After affording an opportunity for a hearing under 18 AAC 80.1240(c)

[18 AAC 15.195 – 18 AAC 15.340], the department will issue an order in writing affirming,

modifying, or rescinding an administrative penalty. In the order, the department will include text

that reads substantially as follows: "This administrative order is the final agency decision. The

entity may obtain judicial review of this administrative penalty order by filing a notice of appeal

in the superior court in the [number of the judicial district] judicial district at [address of the

court] within 30 days from the date that the decision appealed from is mailed or otherwise

distributed as provided by the Alaska Rule of Appellate Procedure 602. An administrative

penalty order becomes final and is not subject to review by a court if an appeal is not timely filed

with the superior court."

• • •

(Eff. 9/21/2002, Register 163; am __/___, Register ___)

Authority:

AS 46.03.020

AS 46.03.761

18 AAC 80.1920(a) is amended to read:

(a) Except as provided in (d) of this section, within 20 [15] days after the department

issues [RECEIVING THE DEPARTMENT'S] a decision concerning plans submitted for

approval under 18 AAC 80.200 - 18 AAC 80.220, a classification under 18 AAC 80.200(a), a

waiver, a variance, an exemption, or any other decision under this chapter, the applicant, owner

or operator, or other person adversely affected by the decision may request an informal review of

the decision under 18 AAC 15.185, and may, within 30 days of issuance of the department

decision, request an adjudicatory hearing under 18 AAC 15.195 - 18 AAC 15.340. (Eff.

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10/1/99, Register 151; am 7/11/2002, Register 163; am 1/11/2006, Register 177; am __/___,

Register ___)

Authority:

AS 46.03.020

[AS 46.03.070]

AS 46.03.720

AS 46.03.050

AS 46.03.710

18 AAC 80.1920 is amended by adding a new section to read:

(d) An entity subject to a department decision that proposes or assesses an administrative

penalty under $18\ AAC\ 80.1200-18\ AAC\ 80.1290$ may contest the proposed or assessed

administrative penalty by following the procedures set out in 18 AAC 80.1200 –

18 AAC 80.1290. (Eff. 10/1/99, Register 151; am 7/11/2002, Register 163; am 1/11/2006,

Register 177; am __/___, Register ___)

Authority: AS 46.03.

AS 46.03.020 [AS 46.03.070]

AS 46.03.720

AS 46.03.050

AS 46.03.710

Below are conforming revisions to the <u>Alaska Pollutant Discharge Elimination System</u> regulations

18 AAC 83.175 is repealed and readopted to read:

(a) The permit applicant and any person who filed comments on the draft permit or

participated in the public hearing(s) on the draft permit may request review of the terms and

conditions of a final APDES permit or any denial of an APDES permit application by filing a

request for informal review under 18 AAC 15.185 or a request for adjudicatory hearing under

18 AAC 15.200. The provisions of 18 AAC 15.185 and 18 AAC 15.200 also apply to the review

of any modification, revocation, or termination of an APDES permit.

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18 AAC 83.175(b) is repealed and readopted to read:

- (b) For purposes of (a) of this section, "APDES permit" includes an authorization to discharge under a general permit per 18 AAC 83.210; however, a review under 18 AAC 15.185 and 18 AAC 15.195 18 AAC 15.340 of the authorization to discharge under a general permit is limited to whether the authorization to discharge is for the type of discharge intended to be covered under the general permit and the appropriateness of any site specific terms or conditions issued as part of the authorization to discharge under the general permit that were not otherwise specified in the general permit; the terms of a general permit previously approved by the department are not subject to review as part of the review of the authorization to discharge under a general permit under this subsection.
- (c) An APDES permit is not automatically stayed by the filing of a request for an adjudicatory hearing on the permit. The commissioner or the commissioner's designee will decide a request to stay an APDES permit. (Eff. 7/29/2006, Register 179; am 11/10/2007,

Register 184; am __/___, Register ___)

Authority: AS 44.46.020 AS 46.03.020 AS 46.03.100

AS 46.03.010 AS 46.03.050 AS 46.03.110

AS 46.03.880

Below are conforming revisions to the <u>Radiation Protection</u> regulations

18 AAC 85 is amended to add a new section to read:

18 AAC 85.325. Appeals. Any person aggrieved by a permit decision under AS 46.03.250 may seek an informal review under 18 AAC 15.185 or an adjudicatory hearing under 18 AAC 15.195 – 18 AAC 15.310. (Eff. __/____, Register ___)

Authority: AS 46.03.020 AS 46.03.260 AS 46.03.880