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OFFICE OF THE LIEUTENANT GOVERNOR ALASKA

MEMORANDUM

TO: Robyn Ramos

Department of Public Safety

FROM: Scott Meriwether, Office of the Lieutenant Governor

465.4081

DATE: April 20, 2017

RE: Filed Permanent Regulations: Department of Public Safety

Department of Public Safety update to life safety regulations (13 AAC 50 - 13 AAC 55)

Attorney General File: JU2016200438

Regulation Filed: 4/19/2017

Effective Date: 5/19/2017

Print: 222, July 2017

cc with enclosures: Linda Miller, Department of Law

Judy Herndon, LexisNexis

ORDER ADOPTING CHANGES TO REGULATIONS OF THE DEPARTMENT OF PUBLIC SAFETY

The attached 112 pages of regulations, dealing with minimum building, fire, mechanical, and fuel gas standards for building plan reviews on all commercial buildings, fire and life safety in assembly, education, institutional, residential type facilities such as apartments and hotels, and high impact facilities including fish processing plants, fire detection and suppression equipment, fireworks, fire departments, and processing oil and gas facilities, are hereby adopted and certified to be a correct copy of the regulation changes that the Department of Public Safety adopts under the authority of AS 18.70.080 and after compliance with the Administrative Procedure Act (AS 44.62), specifically including notice under AS 44.62.190 and 44.62.200 and opportunity for public comment under AS 44.62.210.

This action is not expected to require an increased appropriation.

In considering public comments, the Department of Public Safety paid special attention to the cost to private persons of the regulatory action being taken.

The regulation changes adopted under this order take effect on the 30th day after they have been filed by the lieutenant governor, as provided in AS 44.62.180.

DATE: April 11, 2017

David L. Tyler, Director Division of Fire and Life Safety Department of Public Safety

FILING CERTIFICATION

I, Byron Mallott, Lieutenant Governor for the State of Alaska, certify that on 2017, at 17 m., I filed the attached regulations according to the provisions of As 44.62.040 – 44.62.120.

William Byron Mallott Lieutenant Governor

Effective: May 19, 2017

Register: 222, July 2017.

DELEGATION OF AUTHORITY

Under as 44.17.010, the authority and responsibility for adopting regulations of the Department of Public Safety under the Alaska Administrative Procedure Act are delegated to David L. Tyler, Division Director.

Walt Monegan, Commissioner

Subscribed and sworn to before me at

Ottobar 28, 2016

[date]

Notary Public in Morary Public in State of Alaska

[NOTARY SEAL]

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13 AAC 50.010 is amended to read:

13 AAC 50.010. Occupancy classifications. All buildings or areas of a building are classified as to their occupancy according to the occupancy classifications defined in the *International Building Code* 2012 Edition (IBC) [(2009 EDITION (I.B.C.)]. (In effect before 7/26/59; am 6/25/69, Register 30; am 2/21/71, Register 37; am 1/14/81, Register 77; am 9/15/2001, Register 159; am 8/27/2004, Register 171; am 9/13/2007, Register 183; am 11/16/2012, Register 204; am 5/19/2017, Register 222)

Authority: AS 18.70.080

Editor's note: Copies of the *International Building Code* 2012 [, 2009] Edition (IBC) may be obtained from the International Code Council Inc., 900 Montclair Rd, Birmingham, Alabama 35213 [4051 WEST FLOSSMOOR ROAD, COUNTRY CLUB HILLS, IL 60478]; telephone: (888) 422-7233; Internet address: [OR AT] www.iccsafe.org.

13 AAC 50.020 is amended to read:

13 AAC 50.020. International Building Code [BUILDING CODE]. The International Building Code 2012 Edition (IBC) [(I.B.C.)], Chapters 1 - 12, 14 - 28, and 30 - 35, and Appendix C [(2009 EDITION)] are adopted by reference to regulate all occupancies and buildings, except that the IBC [I.B.C.] is revised by deleting all the references to [THE] "ICC Electrical Code" or [OR] "NFPA 70" and replacing those references [THEM] with "Electrical Code as adopted by 8 AAC 70.025, as amended as of March 6, 2016 [OCTOBER 16, 2012] and as amended from time to time" and the IBC [I.B.C.] is revised by deleting all the references to

[THE] "International Fuel Gas Code", with the exception of Chapters 6 and 7, deleting all the references to [AND] "International Plumbing Code", and replacing the references to "International Fuel Gas Code" and "International Plumbing Code" [THEM] with "Plumbing Code as adopted by 8 AAC 63.010, as amended as of March 6, 2016 [FEBRUARY 23, 2011] and as amended from time to time". Additionally, the IBC [I.B.C.] is changed with the following revisions:

- (1) Chapter 1 of the <u>IBC</u> [I.B.C.] is revised by deleting Sections <u>101.4</u> [101.4.5], 101.4.6, 103, 104.4, 104.6, 104.8, 105.4, 107.5, 109.2, 109.4, 109.5, and 110 115; <u>and</u> is revised by deleting the <u>references to the "International Existing Building Code (IEBC)"</u>, "<u>International Energy Conservation Code (IECC)"</u>, "<u>International Property Maintenance Code (IPMC)"</u>, "<u>International Private Sewage Disposal Code (IPSDC)"</u>, "<u>International Residential Code (IRC)"</u>, and "<u>International Wildland-Urban Interface Code (IWUIC)"</u> [REFERENCE TO THE "<u>INTERNATIONAL PROPERTY MAINTENANCE CODE</u>"; IS REVISED BY DELETING THE REFERENCE TO THE "<u>INTERNATIONAL RESIDENTIAL CODE</u>"; AND IS REVISED BY DELETING THE REFERENCE TO THE "<u>INTERNATIONAL RESIDENTIAL ENERGY CONSERVATION CODE</u>"];
- (2) <u>in</u> Chapter 1, Section 101.2 (Scope) of the <u>IBC</u> [I.B.C.], the last sentence of the <u>paragraph</u> [EXCEPTION] is revised by adding "as governed by the provisions of AS 18.70.080"; <u>and the exception is revised to read as follows:</u>

"Exceptions:

- 1. Detached one-, two-, and three-family dwellings.
- 2. Multiple single-family dwellings (townhouses) not more than three

stories above grade plane in height with a separate means of egress and their accessory structures. These structures shall be plan reviewed to the *IBC*. Fire walls between townhouses may be designed to meet Section 706 of the *IBC* or Section R302.2 of the *International Residential Code (IRC)*.";

- (3) Chapter 1, Section 104.2 (Applications and permits) of the <u>IBC</u> [I.B.C.], is revised by deleting the words "and permits" from the heading, and the section is revised to read: "The building official shall receive applications and review construction documents for the onsite erection, alteration, demolition, and moving of buildings and structures and, at the agency's discretion, will inspect the premises to enforce compliance with the provisions of this code.

 Plans for construction occurring out of state or manufactured off site must be sealed by a registered design professional of this state and of appropriate discipline in accordance with AS 08.48 to have a plan review completed before the construction being placed on its foundation and all plan review deficiencies must be corrected before occupancy of the facility.";
- (4) Chapter 1, Section 105 (Permits) of the <u>IBC</u> [I.B.C.], is revised by deleting the <u>heading</u> [TITLE] and replacing it with "Application for Plan Review";
- (5) Chapter 1, Section 105 (Permits) of the <u>IBC</u> [I.B.C.], is revised by replacing the word "permit" wherever it occurs with the words "plan review";
- (6) Chapter 1, Section 105.2 (Work exempt from permit) of the *IBC* [*I.B.C.*], Item 2 is revised to read: "2. Fences.", and <u>Section 105.2 is also revised by</u> [,] adding a new Item [ITEM] 14 to read: "14. Buildings classified as a Group U Occupancy, other than those in Appendix LL [APPENDIX L], that are not offered for use by persons other than the property owner or the owner's employees, not open to the public, and not containing hazardous materials

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in excess of those found in Tables <u>307.1(1)</u> and <u>307.1(2)</u> [307.7(1) AND 307.7(2)]. This exemption includes buildings in which the public has no access, such as farm, dairy operations, or greenhouse operations.";

- (7) <u>in</u> Chapter 1, Section 105.3 (Application for permit) of the <u>IBC</u> [I.B.C.], the first sentence is revised to read: "To obtain a plan review approval, the applicant must first file an application in writing on a form furnished for that purpose by the code enforcement agency." [; AND REFER TO APPENDIX M FOR VOLUNTARY REVIEW OF CENTERS FOR MEDICARE AND MEDICAID SERVICES, MEDICAID AND MEDICARE BUILDING REQUIREMENTS];
- (8) Chapter 1, Section 107 (Submittal documents) of the <u>IBC</u> [I.B.C.], is revised by replacing the word "permit" wherever it occurs, with the words "plan review";
- (9) Chapter 1, Section 107.2.2 (Fire protection system shop drawings) of the <u>IBC</u>

 [I.B.C.], is revised by adding the <u>sentences "Shop drawings shall be sealed by a registered</u>

 design professional of this state and of appropriate discipline in accordance with AS 08.48, or shall be signed and dated by a fire systems permit holder under AS 18.70.090 and

 13 AAC 50.035. At least two sets of shop drawings shall be submitted. The building official shall retain one set, and one approved set stamped by the building official shall be retained on site during the installation of the system." [SENTENCE "A COPY OF THE APPROVED STAMPED PLANS ARE TO BE RETAINED ON SITE."] at the end of the section;
- (10) Chapter 1, Section 107.3.1 (Approval of construction documents) of the <u>IBC</u> [I.B.C.], is revised to read: "One set of bound construction documents so reviewed shall be retained by the building official.";

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- (11) Chapter 1, Section 109 (Fees) of the <u>IBC</u> [I.B.C.], is revised by replacing the word "permit" wherever it occurs, with the words "plan review";
- (12) Chapter 1, Section 109.3 (Building permit valuation) of the <u>IBC</u> [I.B.C.], is revised to read: "Building plan review valuations. The applicant for a plan review involving an addition to an existing structure, [OR] a remodel of an existing structure, or a fuel system shall provide an estimated building construction value at the time of application. The valuation shall include the total value of work, including materials and labor for which the plan review is being issued. The total value of work must include the electrical, gas, mechanical, and plumbing equipment and permanent systems, including fire protection systems. If, in the opinion of the building official, the valuation is underestimated on the application, the building official shall deny the plan review, unless the applicant can show detailed estimates that meet the approval of the building official. The building official shall set the final building construction valuation.

The valuation for all new construction not involving remodel work or additions to existing structures must be based on the **valuation schedule** [VALUATION SCHEDULE] established in 13 AAC 50.027.";

(13) Chapter 2, Section 202 of the IBC [201.3 (TERMS DEFINED IN OTHER CODES) OF THE I.B.C.], is revised by adding a [NEW] definition to read: "BED AND BREAKFAST. A building constructed as a single family home that is the owner's primary residence and contains more than six sleeping rooms, including all sleeping rooms located in cabins on the same property. A bed and breakfast requires a plan review and will be considered a commercial property.";

(14) [; PORTABLE MANCAMPS - A MANCAMP THAT IS ON A SKID AND

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WHEELS AS A SINGLE UNIT AND PULLED BY A VEHICLE WITHOUT SEPARATING.

- (14) CHAPTER 2, SECTION 201.3 (TERMS DEFINED IN OTHER CODES)
 OF THE *I.B.C.*, IS REVISED BY ADDING A NEW DEFINITION; RELOCATABLE
 MANCAMPS A MANCAMP THAT IS DISASSEMBLED AND LOADED ON A TRAILER
 TO RELOCATE.
- (15)] Chapter 2, Section 202 [(DEFINITIONS)] of the <u>IBC</u> [I.B.C.], is revised by adding a definition to read: <u>"EXISTING BUILDING (EXISTING CONSTRUCTION OR EXISTING STRUCTURE)</u>. Any building or structure ["BUILDING EXISTING", IS A BUILDING THAT]
 - (A) for which the start of construction commenced [WAS ERECTED] before the earlier of
 - (i) the effective date of the community's first code, ordinance, or standard; or
 - (ii) December 5, 1956; or
 - (B) that received a legal building review. The certificate of fire and life safety or plan review number shall be provided [WAS ERECTED BEFORE THE ADOPTION OF THE 2009 INTERNATIONAL BUILDING CODE, 2009 INTERNATIONAL FIRE CODE, 2009 INTERNATIONAL MECHANICAL CODE, AND THE 2009 INTERNATIONAL FUEL GAS CODE AND COMPLIES WITH THE BUILDING CODE REGULATIONS IN EFFECT AT THE TIME OF CONSTRUCTION].";
 - (15) Chapter 2, Section 202 of the IBC, is revised by adding a definition to

read: "NONCOMPLIANT OR UN-REVIEWED EXISTING BUILDING. Any building or structure for which the start of construction commenced without a legal plan review after the earlier of

(A) the effective date of the community's first code, ordinance, or standard; or

(B) December 5, 1956.";

- (16) Chapter 2, Section 202 of the *IBC*, is revised by adding a definition to read: "RELOCATABLE MANCAMPS. A mancamp that is disassembled and loaded on a trailer to relocate or a mancamp that is on a skid or wheels as a single unit and pulled by a vehicle without separating.";
- [(16) CHAPTER 3, SECTION 305.2 (DAY CARE) OF THE *I.B.C.*, IS

 REVISED TO READ: "THE USE OF A BUILDING OR STRUCTURE, OR PORTION

 THEREOF, FOR EDUCATIONAL, SUPERVISION, OR PERSONAL CARE SERVICES FOR

 MORE THAN FIVE CHILDREN OLDER THAN TWO AND ONE-HALF YEARS OF AGE,

 INCLUDING CHILDREN RELATED TO THE STAFF, SHALL BE CLASSIFIED AS A

 GROUP E OCCUPANCY.";]
- [I.B.C.], is revised by adding a new <u>Section 305.2.4</u> [EXCEPTION] to read: "305.2.4 Family child care homes. [EXCEPTION] Family child care homes occupied as their primary residence (Group R-3) operating between the hours of 6:00 a.m. and 10:00 p.m. may accommodate a total of 12 children of any age without conforming to the requirements for Group E occupancy [OF THIS REGULATION (GROUP E OCCUPANCY)], except for fire extinguishers as required

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by Section 906, smoke [DETECTORS AND] alarms as required by [DESCRIBED IN] Section 907.2.11.2 [907.2.10], carbon monoxide [DETECTORS AND] alarms as required by [SPECIFIED IN] Section 908 [422], means of egress requirements of Section 1003, and [INCLUDING] emergency escape and rescue openings, as required by Section 1029 [1026], in napping or sleeping rooms, and fire extinguisher requirements as described in the International Fire Code (IFC), as adopted by reference in 13 AAC 50.025, including children related to the staff. All stories that are not at grade plane shall have access to two exits.";

- (18) Chapter 3, Section 305 (Educational group E) of the *IBC*, is revised by adding a new Section 305.3 to read: "305.3 Combination shops. Shop classrooms used for multiple disciplines shall be considered an F-1 occupancy and must be in a detached building separated from the E occupancy in accordance with Table 602.";
- (19) [(18)] Chapter 3, Section 308.3 [308.2] (Institutional Group I-1) of the IBC [I.B.C.], is revised by adding a new sentence after the second sentence [PARAGRAPH]

 BETWEEN THE FIRST AND SECOND PARAGRAPH] to read: "Facilities within this occupancy classification that have occupants needing physical assistance to respond in emergency situations must comply with Section 426.";
- [(19) CHAPTER 3, SECTION 308.3, (GROUP I-2) OF THE *I.B.C.*, IS REVISED BY ADDING A NEW LAST SENTENCE TO READ: "A FACILITY SUCH AS THE ABOVE WITH FIVE OR FEWER PERSONS, INCLUDING PERSONS RELATED TO THE STAFF, SHALL BE CLASSIFIED AS A GROUP R-3.";
- (20) CHAPTER 3, SECTION 308.3.1 (CHILD CARE FACILITY) OF THE I.B.C., IS REVISED TO READ: "A CHILD CARE FACILITY THAT PROVIDES CARE ON

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A 24-HOUR BASIS TO MORE THAN FIVE CHILDREN OF TWO AND ONE-HALF YEARS OF AGE OR LESS, INCLUDING CHILDREN RELATED TO THE STAFF, SHALL BE CLASSIFIED AS GROUP I-2.";

- (21) CHAPTER 3, SECTION 308.5 (GROUP I-4, DAY CARE FACILITIES)
 OF THE *I.B.C.*, IS REVISED BY ADDING TO THE FIRST SENTENCE TO READ:
 "INCLUDING PERSONS RELATED TO THE STAFF.";
- (22) CHAPTER 3, SECTION 308.5.1 (ADULT CARE FACILITIES) OF THE *I.B.C.*, IS REVISED BY DELETING THE EXCEPTION;]
- (20) [(23)] Chapter 3, Section 310.1 (Residential Group R) of the *IBC* [I.B.C.], is revised by adding a new sentence at the end of the [PARAGRAPH BETWEEN THE FIRST AND SECOND] paragraph to read: "Facilities [FOR FACILITIES] within this occupancy classification that have occupants needing physical assistance to respond in emergency situations must comply with [, SEE] Section 426.";
- (21) Chapter 3, Section 310.5.1 (Care facilities within a dwelling) of the *IBC*, is revised to read: "Care facilities within a dwelling unit providing care for more than two but less than six will be considered a commercial business and will be regulated and planreviewed as an R-3 occupancy under the *IBC*,";
- [(24) CHAPTER 3, SECTION 310.1 (RESIDENTIAL GROUP R-4) OF THE I.B.C., IS REVISED BY ADDING A SENTENCE TO THE END OF THE FIRST PARAGRAPH TO READ: "FOSTER HOMES: ONCE A PROVIDER TAKES IN SIX OR MORE (NON-RELATED) CHILDREN, THE OCCUPANCY IS DEFINED AS AN R-4, OTHERWISE THE OCCUPANCY IS R-3.";

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(25) CHAPTER 4, SECTION 406.1.4 (SEPARATION) OF THE *I.B.C.*,
PARAGRAPH 1 IS REVISED BY DELETING "1/2 INCH (12.7 MM) GYPSUM BOARD"
AND REPLACING IT WITH "5/8 INCH (15.88 MM) TYPE X GYPSUM BOARD.";]

(22) [(26)] Chapter 4, Section 412.4.1 (Exterior walls) of the <u>IBC</u> [I.B.C.], is revised by deleting "30 feet (9,144 mm)" and replacing it with "20 feet (6,098 mm)";

(23) [(27)] Chapter 4 (Special detailed requirements based on use and occupancy [DETAILED REQUIREMENTS BASED ON USE AND OCCUPANCY]) of the IBC [(I.B.C.),] is revised by adding new Sections 425 (Special security requirements for elevated buildings) and 426 (Occupants needing special assistance) (Group I-1, R-3, and R-4 occupancies) [424 (SPECIAL SECURITY REQUIREMENTS FOR ELEVATED BUILDINGS), SECTION 425 (CARBON MONOXIDE DETECTORS AND ALARMS), AND SECTION 426 (OCCUPANTS NEEDING SPECIAL ASSISTANCE) (GROUP I-1 AND R-4)] to read:

"SECTION 425 [424]

SPECIAL SECURITY REQUIREMENTS FOR ELEVATED BUILDINGS

425.1 [424.1] All elevated buildings with the lower floor level above grade and open on the sides must be fenced around the building exterior or have skirting below the exterior walls to prevent unauthorized access, if a building is higher than two foot to the underside of floor framing.

Exceptions:

- 1. Normally unoccupied buildings;
- 2. Buildings of F, H, S, and U occupancies;

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3. All occupancies within an industrial area that is secured and there is no public access.

[SECTION 425

CARBON MONOXIDE DETECTORS AND ALARMS

425.1 (CARBON MONOXIDE DETECTORS AND ALARMS). THE PROVISIONS
OF THIS SECTION SHALL APPLY TO GROUPS I-1, I-2, AND ALL R OCCUPANCIES. AT
LEAST ONE CARBON MONOXIDE DETECTOR OR ALARM SHALL BE INSTALLED ON
EACH FLOOR LEVEL. IF A FLOOR LEVEL CONTAINS BEDROOMS OR SLEEPING
ROOMS, AT LEAST ONE DETECTOR SHALL BE LOCATED IN THE IMMEDIATE
VICINITY OF THE SLEEPING AREA, OUTSIDE OF THE BEDROOMS OR SLEEPING
ROOMS. CARBON MONOXIDE DETECTORS AND ALARMS SHALL BE INSTALLED IN
ACCORDANCE WITH THEIR LISTING. THE ALARM SHALL BE CLEARLY AUDIBLE
IN ALL SLEEPING ROOMS, EVEN IF THE INTERVENING DOORS ARE CLOSED.

EXCEPTIONS:

- (1) CARBON MONOXIDE DETECTORS AND ALARMS ARE NOT REQUIRED IN DWELLING UNITS AND STRUCTURES THAT HAVE ALL THE FOLLOWING:
 - (A) NO COMBUSTION APPLIANCES;
 - (B) NO ATTACHED GARAGE; AND
 - (C) NO VEHICLE PARKING WITHIN 25 FEET OF ANY DIRECT AIR INTAKE OPENING.
 - (2) CARBON MONOXIDE DETECTORS AND ALARMS ARE NOT

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REQUIRED IF ALL COMBUSTION EQUIPMENT IS LOCATED WITHIN A MECHANICAL ROOM SEPARATED FROM THE REST OF THE BUILDING BY CONSTRUCTION CAPABLE OF RESISTING THE PASSAGE OF SMOKE. IF THE STRUCTURE HAS AN ATTACHED AND ENCLOSED PARKING GARAGE, THE GARAGE SHALL BE VENTILATED BY AN APPROVED AUTOMATIC CARBON MONOXIDE EXHAUST SYSTEM DESIGNED IN ACCORDANCE WITH THE 2009 LM.C.

425.2 INTERCONNECTION. IN NEW CONSTRUCTION, ALL CARBON MONOXIDE DETECTORS AND ALARMS LOCATED WITHIN A SINGLE DWELLING UNIT SHALL BE INTERCONNECTED IN SUCH A MANNER THAT ACTUATION OF ONE ALARM SHALL ACTIVATE ALL OF THE ALARMS WITHIN THE INDIVIDUAL DWELLING UNIT.

425.3 POWER SOURCE. IN NEW CONSTRUCTION, CARBON MONOXIDE

DETECTORS AND ALARMS SHALL RECEIVE THEIR PRIMARY POWER FROM THE

BUILDING WIRING IF THE WIRING IS SERVED FROM A COMMERCIAL SOURCE,

AND SHALL BE EQUIPPED WITH A BATTERY BACKUP. WIRING SHALL BE

PERMANENT AND WITHOUT A DISCONNECTING SWITCH OTHER THAN WHAT IS

REQUIRED FOR OVERCURRENT PROTECTION. IN EXISTING CONSTRUCTION,

CARBON MONOXIDE DETECTORS AND ALARMS MAY BE POWERED BY BATTERY

OR A CORD-AND-PLUG WITH BATTERY BACKUP.1

SECTION 426

OCCUPANTS NEEDING PHYSICAL ASSISTANCE (GROUP I-1, R-3, AND R-4

OCCUPANCIES)

426.1 Applicability. The provisions of this section apply to all **Group** [GROUPS] I-1, **R-3**, and R-4 occupancies where the occupants need physical assistance from staff or others to respond to emergencies.

426.2 Definitions. In this section,

"Evacuation <u>capability</u> [CAPABILITY]" means the ability of occupants, residents, and staff as a group either to evacuate a building or to relocate from the point of occupancy to a point of safety;

"Point of <u>safety</u> [SAFETY]" means a location that (a) is exterior to and away from a building; or (b) is within a building of any type construction protected throughout by an approved automatic sprinkler system and that is either (i) within an exit enclosure meeting the requirements of Section 1020; or (ii) within another portion of the building that is separated by smoke partitions meeting the requirements of Section 710, with not less than a one-half hour fire resistance rating, and the portion of the building has access to a means of escape or exit that conforms to the requirements of this code and does not require return to the area of the fire. ["]

426.3 Fire <u>drills and evacuation capability determination</u> [DRILLS AND EVACUATION CAPABILITY DETERMINATION]. The initial determination of evacuation capability will be determined by a fire drill conducted by a fire code official or by an employee of the Department of Health and Social Services responsible for licensing the facility. Changes to the evacuation capability will be made by a fire code official, based on a record of fire drills conducted by the facility staff. The drills will be conducted six times a year on a bimonthly basis, with at least two drills conducted during the night when residents are sleeping. Records must

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indicate the time taken to reach a point of safety, date and time of the drill, location of simulated fire origin, escape paths used, and comments relating to residents who resisted or failed to participate in the drills.

426.4 Evacuation <u>capability and fire protection requirements</u> [CAPABILITY AND FIRE PROTECTION REQUIREMENTS]. Fire protection requirements of a facility under this section are as follows:

426.4.1 Prompt **evacuation capability** [EVACUATION CAPABILITY]. Evacuation capability of three minutes or less indicates prompt evacuation capability. In facilities maintaining prompt evacuation capability, the requirements of the code for **Group** [GROUPS] I-1, R-3, or R-4 occupancies must be followed.

426.4.2 Slow <u>evacuation capability</u> [EVACUATION CAPABILITY].

Evacuation capability of more than three but less than 14 minutes indicates slow evacuation capability. In facilities maintaining slow evacuation capability, the facility must be protected by (a) an automatic smoke detection system, using addressable smoke detectors, designed and installed in accordance with the provisions of this code and *NFPA* [N.F.P.A.] 72; and (b) an automatic sprinkler system, with quick-response or residential sprinklers, installed in accordance with section 903.3.1.2 (*NFPA* [N.F.P.A.] 13R **sprinkler systems** [(SPRINKLER SYSTEMS)]).

426.4.3 Impractical evacuation capability [EVACUATION CAPABILITY].

Evacuation capability of 14 minutes or more indicates impractical evacuation capability. In facilities maintaining impractical evacuation capability, the facility must be protected by (a) the protections for a facility with slow evacuation capability under Section 426.4.2; (b) one-half hour fire-resistive construction throughout the facility; and (c) direct egress from sleeping rooms for

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occupants needing evacuation assistance either (i) to the exterior at grade level, to an exterior porch or landing via a three foot six inch wide door; or (ii) if the sleeping rooms are separated from the rest of the building by smoke partitions installed in accordance with *IBC* Section 710, by egress windows conforming to the provisions of Section 1029 [1026].";

(24) [(28)] Chapter 5, Section 501 (General [BUILDING HEIGHTS AND AREAS]) of the IBC [I.B.C.], is revised by adding a new Section 501.3 to read: "501.3 Location on property. Buildings must adjoin or have access to a permanent public way or yard on not less than one side. Required yards by this section must be permanently maintained.";

[(29) CHAPTER 5, SECTION 504 (BUILDING HEIGHT) OF THE *I.B.C.*, IS REVISED BY ADDING A NEW SECTION 504.4 TO READ: "504.4 DAY CARE FACILITIES. FACILITIES THAT ARE OPERATED IN A PRIMARY RESIDENCE (GROUP R-3) BETWEEN THE HOURS OF 6:00 A.M. AND 10:00 P.M., AND ACCOMMODATING UP TO A TOTAL OF 12 CHILDREN OF ANY AGE MAY USE THE SECOND STORY OF THE BUILDING WITHOUT PROVIDING AN AUTOMATIC SPRINKLER SYSTEM, OR COMPLYING WITH TABLE 508.4, TABLE 602, AND THE TYPE VA REQUIREMENTS SET OUT IN TABLE 503, IF ALL OTHER APPLICABLE LEGAL PROVISIONS FOR A GROUP E OCCUPANCY ARE MET.";]

(25) [(30] Chapter 5, Table 509 [508.2.5] (Incidental uses [ACCESSORY OCCUPANCIES]) of the *IBC* [*I.B.C.*], is revised by changing the wording in the first block under the left column to read: "Furnace rooms in Group E, I, and R-1, R-2, and R-4 occupancies regardless of Btu input, and furnace rooms of all other occupancies where the largest piece of equipment is over 400,000 Btu per hour input";

- (26) Chapter 7, Section 706.6 of the *IBC*, is revised by adding a paragraph before the exceptions to read: "If buildings are constructed on pilings, the first floor is above ground, and the area below is completely open to the outside (not affected by skirting), a fire wall may terminate at the first floor level if it complies with the following:
 - 1. The wall must terminate on a structural support that extends completely the length of the wall.
 - 2. The structural support must rest upon and be completely supported by pilings.
 - 3. The rest of the fire wall must comply with IBC Section 706.2.
 - 4. If there is concealed space between the structural supports that are directly supported by piles, the concealed space must have the same fire wall protection rating for the depth of the concealed space.";
- (27) Chapter 7, Section 706.6.1 (Stepped buildings) of the *IBC*, is revised by adding a new Section 706.6.1.1 to read: "706.6.1.1 Modular construction. The fire wall must be a completely rated assembly for each module.";
- [(31) CHAPTER 6, TABLE 602 (FIRE-RESISTANCE RATING
 REQUIREMENTS FOR EXTERIOR WALLS BASED ON FIRE SEPARATION DISTANCE)
 ADD FOOTNOTE h TO READ: COMBINATION SHOPS RELATED TO AN
 EDUCATIONAL FACILITY SHALL BE CONSIDERED AN F-1 OCCUPANCY AND
 SHALL BE SEPARATED FROM THE E OCCUPANCY ACCORDING TO THIS TABLE.
- (32) CHAPTER 6, SECTION 603.1.3 (ELECTRICAL) ADDS 603.1.3.1 TO READ: ELECTRICAL WEATHERHEADS SHOULD BE INSTALLED ON THE GABLE

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ENDS WHEN A METAL ROOF IS INSTALLED.

- (33) CHAPTER 7, SECTION 705.2 (PROJECTIONS) IS REVISED BY ADDING TO ITEM 2 AT THE END OF THE FIRST SENTENCE "OR FIRE SEPARATION DISTANCE IN THE ABSENCE OF A LOT LINE";
- (34) CHAPTER 7, SECTION 717.4.2 (GROUPS R-1 AND R-2) OF THE *I.B.C.*, IS REVISED TO READ: "DRAFTSTOPPING MUST BE PROVIDED IN ATTICS, MANSARDS, OVERHANGS, OR OTHER CONCEALED ROOF SPACES OF GROUP R-2 BUILDINGS WITH THREE OR MORE DWELLING UNITS AND IN ALL GROUP R-1 BUILDINGS. THE INTERVENING SPACE BETWEEN ANY TWO DRAFTSTOPS OR WALLS MUST BE DESIGNED FOR ADEQUATE CROSS VENTILATION AS DESCRIBED IN SECTION 1203.2. DRAFTSTOPPING MUST BE INSTALLED ABOVE, AND IN LINE WITH, TENANT AND DWELLING SEPARATION WALLS THAT DO NOT EXTEND TO THE UNDERSIDE OF THE ROOF SHEATHING ABOVE.";]

Exception 3 of the *IBC* [*I.B.C.*], is revised by adding a new sentence at the end of the exception to read: "[DRAFTSTOPPING IN ATTIC SPACES OF GROUP R-1 AND R-2 OCCUPANCIES THAT DO NOT EXCEED FOUR STORIES IN HEIGHT MAY BE INSTALLED SO THAT THE AREA BETWEEN DRAFTSTOPS THAT EXTENDS FROM THE CEILING TO THE ROOF DOES NOT EXCEED 3,000 SQUARE FEET, AND THE GREATEST HORIZONTAL DIMENSION DOES NOT EXCEED 60 FEET. THE DRAFTSTOPS DO NOT HAVE TO BE LOCATED DIRECTLY ABOVE OR IN LINE WITH WALLS SEPARATING TENANT SPACES, UNLESS PART OF CONSTRUCTION

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REQUIRED BY OTHER PROVISIONS OF THIS CODE.] Adequate cross ventilation must be provided in accordance with Section 1203.2.";

[(36) CHAPTER 8, SECTION 804.4.1 (MINIMUM CRITICAL RADIANT FLUX) OF THE *I.B.C.*, IS REVISED BY REQUIRING I-1, I-2, AND I-3'S SHALL UTILIZE CLASS I FLOOR COVERINGS;]

(29) [(37)] Chapter 8, Section 806.1 (General requirements) of the <u>IBC</u> [I.B.C.], is revised by adding "or treated by a method approved by the fire code official." at the end of the fourth paragraph;

(30) [(38)] Chapter 9, Section 903.2.3 (Group E) of the *IBC* [*I.B.C.*], is revised to read: "Group E. An automatic sprinkler system must be provided throughout all buildings with Group E occupancies. The use of a fire wall or barrier does not establish a separate building or fire area for purposes of this section.

Exception: Buildings with Group E occupancies having an occupant load of 49 or less.

An automatic sprinkler system must also be provided for every portion of educational buildings below the level of exit discharge.

Family child care homes [HOME DAY CARE USES] that are licensed to care for more than five persons between the hours of 10:00 p.m. and 6:00 a.m. must be equipped with an automatic sprinkler system designed and installed as described in Section 903.3.1.3 or an equivalent system approved by the building official.";

(31) [(39)] Chapter 9, Section 903.2.8 (Group R) of the *IBC* [*I.B.C.*], is revised to read: "903.2.8 Group R. An automatic sprinkler system [MUST BE] installed in **accordance**

with Section 903.3 shall be provided throughout buildings containing Group R occupancies as provided in this section.

903.2.8.1 Group R-1. An automatic sprinkler system shall be provided throughout all buildings that contain an R-1 occupancy.

Exceptions:

- 1. Health clinics with transient quarters may utilize an NFPA 13R sprinkler system throughout the building.
- 2. Health clinics may utilize an NFPA 13D sprinkler system in the sleeping unit only, if the sleeping unit is separated from the building with a two hour fire barrier.

903.2.8.2 Group R-2. An automatic sprinkler system shall be provided throughout all buildings that contain an R-2 occupancy.

Exceptions:

- 1. Buildings that are no more than two stories in height, including basements and contain four or fewer dwelling units.
- 2. Buildings that are no more than two stories in height, including basements and contain 16 or fewer sleeping rooms.

For the purpose of this section, fire walls may be used to create up to three separate attached buildings. Any additional buildings must be physically separated in accordance with IBC Table 602.

903.2.8.3 Group R-4. An automatic sprinkler system shall be provided throughout all buildings that contain an R-4 occupancy. [EXCEPT AS

REQUIRED IN 903.2.8.1 THROUGH 903.2.8.2]";

- [(40) CHAPTER 9 OF THE *I.B.C.* IS REVISED BY ADDING A NEW SECTION 903.2.8.1 TO READ: "903.2.8.1 GROUP R-1. (HEALTH CLINICS WITH TRANSIENT QUARTERS) MAY UTILIZE A 13R SPRINKLER SYSTEM THROUGHOUT THE BUILDING. A FIRE BARRIER MAY BE UTILIZED TO SEPARATE THE BUILDING AND UTILIZE A 13D. IN ADDITION, RENTAL CABINS WITH POTABLE WATER WITH STAYS LESS THAN 30 DAYS WILL BE CONSIDERED R-1'S AND WILL BE REQUIRED TO FOLLOW THIS SECTION.";
- (41) CHAPTER 9 OF THE *I.B.C.* IS REVISED BY ADDING A NEW SECTION 903.2.8.2 TO READ: "903.2.8.2 GROUP R-2. AN AUTOMATIC SPRINKLER SYSTEM OR A RESIDENTIAL SPRINKLER INSTALLED IN ACCORDANCE WITH SECTION 903.3.1.2 MUST BE PROVIDED THROUGHOUT ALL BUILDINGS WITH A GROUP R-2 FIRE AREA THAT ARE MORE THAN TWO STORIES IN HEIGHT, INCLUDING BASEMENTS, OR THAT HAVE MORE THAN FOUR DWELLING UNITS OR 16 SLEEP ROOMS.";
- (42) CHAPTER 9, SECTION 903.3.1.1 OF THE *I.B.C.*, IS REVISED BY ADDING A NEW SECTION 903.3.1.1.2 TO READ: "903.3.1.1.2 ELEVATOR HOIST WAYS AND MACHINE ROOMS. WHEN THE PROVISIONS OF THIS CODE REQUIRE THE INSTALLATION OF AUTOMATIC SPRINKLER SYSTEMS, THE INSTALLATION IN ELEVATOR HOIST WAYS AND MACHINE ROOMS MUST OCCUR AS DESCRIBED IN *N.F.P.A.* 13, (ELEVATOR HOIST WAYS AND MACHINE ROOMS AND ADOPTED BY REFERENCE, AND THE AMERICAN SOCIETY FOR MECHANICAL ENGINEERS

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(ASME) A17.1 SAFETY CODE FOR ELEVATORS AND ESCALATORS AS ADOPTED BY 8 AAC 77.005, AS AMENDED AS OF OCTOBER 16, 2012 AND AS AMENDED FROM TIME TO TIME; AND THE FIRE SPRINKLER HEAD FOR THE TOP OF ELEVATOR SHAFTS MAY HAVE A GLOBE VALVE INSTALLED SO THE SINGLE HEAD CAN BE TURNED OFF IN AN EMERGENCY. THE GLOBE VALVE MUST BE MARKED AND SEALED OR LOCKED IN THE OPEN POSITION.";

EXCEPTION: SPRINKLERS ARE NOT REQUIRED IN AN ELEVATOR MACHINE ROOM WHERE THE MACHINE ROOM IS:

- (1) SEPARATED FROM THE REMAINDER OF THE BUILDING AS DESCRIBED IN *I.B.C.* SECTION 3006.4;
- (2) SMOKE DETECTION IS PROVIDED IN ACCORDANCE WITH *N.F.P.A.* 72, AND ADOPTED BY REFERENCE;
- (3) NOTIFICATION OF ALARM ACTIVATION IS RECEIVED AT A CONSTANTLY MONITORED LOCATION; AND
- (4) FIRE EXTINGUISHER IS PROVIDED IN THE ELEVATOR MACHINE ROOM.;
- (43) CHAPTER 9, SECTION 903.3.1.1 OF THE *I.B.C.*, IS REVISED BY ADDING A NEW SECTION 903.3.1.1.3 TO READ: "903.3.1.1.3 (INSPECTORS TEST VALVE). A TEST VALVE WILL BE INSTALLED AT A REMOTE AREA IN BOTH DRY AND WET SYSTEMS TO EQUAL THE REQUIRED FLOW OF ONE SPRINKLER HEAD. IN LOCATIONS THAT USE FLOOR CONTROL VALVES THE INSPECTOR TEST VALVE MAY BE COLLOCATED. IT CAN BE INSTALLED TO THE EXTERIOR OR TO AN

INTERIOR DRAIN.";]

(32) [(44)] Chapter 9, Section 903.3.6 (Hose threads) of the <u>IBC</u> [I.B.C.], is revised by deleting "the fire code official" and replacing it with "AS 18.70.084";

(33) Chapter 9, Section 903.5 (Testing and maintenance) of the IBC, is revised by adding a new sentence at the end of the paragraph to read: "Within 30 days after the completion of the installation, a copy of the acceptance test certificate must be forwarded by the firm conducting the test to the division of fire and life safety or the deferred authority having jurisdiction.";

(34) Chapter 9, Section 903.5 (Testing and maintenance) of the *IBC*, is revised by adding a new Section 903.5.1 to read: "903.5.1 Mancamp relocations. On each portable or relocatable camp move, a plumber certified under AS 18.62 may disconnect and reconnect the fire suppression system. The mancamp must be certified by an appropriate fire suppression permit holder under AS 18.70.090 and 13 AAC 50.035 to provide documentation that the system has been placed back in service and is ready for operation. Fire suppression system certification documentation is to be retained on site and available for review upon request. Annual requirements are still required under the code as adopted by reference in 13 AAC 50.025.";

(35) Chapter 9, Section 903 of the *IBC*, is revised by adding a new Section 903.6 to read: "903.6 Group E; automatic fire-extinguishing systems. An automatic fire-extinguishing system approved under Section 904 must be installed in a Group E occupancy in accordance with Section 903.2.3, as revised, whenever alterations or additions are made to an existing structure containing a Group E occupancy.";

- (36) Chapter 9, Section 904.1 (General) of the IBC, is revised by adding a new sentence at the end of the paragraph to read: "Within 30 days after the completion of the installation, a copy of the acceptance test certificate must be forwarded by the firm conducting the test to the division of fire and life safety or the deferred authority having jurisdiction.";
- (37) Chapter 9, Section 904 of the *IBC*, is revised by adding a new Section 904.12 to read: "904.12 Water-mist fire-extinguishing systems. Water-mist fire-extinguishing systems shall be installed, maintained, and periodically inspected and tested in accordance with *NFPA* 750, as adopted by reference, and their listing,";
- (38) [(45)] Chapter 9, Section 906.1 (Where required) of the <u>IBC</u> [I.B.C.], is revised by deleting the exception in <u>item</u> [NUMBER] 1;
- [(46) CHAPTER 9, SECTION 907.1.2 (FIRE ALARM SHOP DRAWINGS) OF THE *I.B.C.*, IS REVISED BY ADDING THE FOLLOWING REQUIRED FIRE ALARM SHOP DRAWINGS FOR PLAN REVIEW:
 - 14. SYSTEM RISER DIAGRAMS;
 - 15. FIRE SYSTEM DESIGNER STAMP, SIGNATURE, DATE.:
- (47) CHAPTER 9, SECTION 907.2.1 (GROUP A) OF THE *I.B.C.*, IS REVISED TO REPLACE THE EXCEPTION TO READ: "A MANUAL FIRE ALARM SYSTEM SHALL BE INSTALLED IN GROUP A-2 OCCUPANCIES WITH AN OCCUPANT LOAD OF 100 OR MORE.";
- (48) CHAPTER 9, SECTION 907.2.2 (GROUP B) OF THE *I.B.C.*, IS REVISED BY DELETING THE EXCEPTION;

- (49) CHAPTER 9, SECTION 907.2.3 (GROUP E) OF THE *I.B.C.*, IS REVISED BY DELETING EXCEPTION 3;]
- (39) Chapter 9, Section 907.2.3 (Group E) of the IBC, Exception 1 is revised by replacing "30" with "49";
- (40) Chapter 9, Section 907.2.3 (Group E) of the *IBC*, Exceptions is revised by adding a new exception at the end to read: "4. Emergency voice/alarm communication systems are not required in Group E occupancies with an occupant load of 100 or less.";
- (41) [(50)] Chapter 9, Section 907.2.3 (Group E) of the *IBC* [*I.B.C.*], is revised by adding a second paragraph **after the exceptions** to read: "Rooms used for sleeping or napping purposes within a day care use of a Group E occupancy must be provided with smoke alarms that comply with Section 907.2.11.2 [, AND DELETING EXCEPTION 3].";
- (42) Chapter 9, Section 907.2.9 (Group R-2) of the *IBC*, is revised by adding a new Section 907.2.9.4 to read: "907.2.9.4 Remote mancamps. Any mancamp that is located outside a fire department service area shall be equipped with an automatic smoke or fire detection system that activates the occupant notification system in accordance with Section 907.5 throughout buildings that are used for sleeping purposes.";
- [(51) CHAPTER 9, SECTION 907.2.4 (GROUP F) OF THE *I.B.C.*, IS REVISED BY DELETING THE EXCEPTION;
- (52) CHAPTER 9, SECTION 907.2.6.1 (GROUP I-1) OF THE *I.B.C.*, IS REVISED BY DELETING EXCEPTION 1;
- (53) CHAPTER 9, SECTION 907.2.7 (GROUP M) OF THE *I.B.C.*, IS REVISED BY DELETING EXCEPTION 2;

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- (54) CHAPTER 9, SECTION 907.2.8.1 (MANUAL FIRE ALARM SYSTEM)
 OF THE *I.B.C.*, IS REVISED BY DELETING EXCEPTION 2;
- (55) CHAPTER 9, SECTION 907.2.9.1 (MANUAL FIRE ALARM SYSTEM)
 OF THE *I.B.C.*, IS REVISED BY DELETING EXCEPTION 2;
- (56) CHAPTER 9, SECTION 907.2.10.1 (MANUAL FIRE ALARM SYSTEM)
 OF THE *I.B.C.*, IS REVISED BY DELETING EXCEPTION 2;]
- (43) [(57)] Chapter 9, Section 907.2.11 (Single- and multiple-station smoke alarms) of the *IBC* [*I.B.C.*], is revised by adding a second paragraph to read: "When a plan review is required for an existing Group R occupancy, smoke alarms must be installed as described in Section 907.2.11.";
- (44) Chapter 9, Section 907.2.11.3 (Interconnection) of the *IBC*, is revised by adding a new paragraph to read: "If more than 12 smoke alarms are interconnected the interconnecting means must be supervised in accordance with *NFPA* 72.";
- [I.B.C.], is revised by adding a new sentence to read: "Within 30 days after completion of the installation, a [A] copy of the acceptance test certificate verifying completion in accordance with NFPA [N.F.P.A.] 72 [, AS ADOPTED BY REFERENCE,] must be forwarded by the firm conducting the test to the division of fire and life safety or the deferred authority having jurisdiction [HAVING AUTHORITY WITHIN 30 DAYS OF THE COMPLETION OF THE INSTALLATION].";
- (46) [(59)] Chapter 9, Section 907.8 (Inspection, testing and maintenance) of the *IBC* [*I.B.C.*], is revised by adding a new **Section 907.8.1** [SECTION] to read: "907.8.1 [(]

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Mancamp <u>relocations.</u> [RELOCATIONS)] On each portable or relocatable camp move, <u>an</u> [A LICENSED OR CERTIFIED] electrician <u>certified under AS 18.62 may</u> [CAN] disconnect and reconnect the fire alarm system [, AND A LICENSED OR CERTIFIED PLUMBER CAN DISCONNECT AND RECONNECT THE SUPPRESSION SYSTEM]. The mancamp must be certified by an appropriate fire system permit holder <u>under AS 18.70.090 and 13 AAC 50.035</u> to provide documentation that the system has been placed back in service and is ready for operation. System certification documentation is to be retained on site and available for review upon request. Annual requirements are still required <u>under</u> [BY] the code as <u>adopted by</u> <u>reference in</u> [REFERENCED BY] 13 AAC 50.025.";

(47) Chapter 9, Section 909.18 (Acceptance testing) of the *IBC*, is revised by adding a new sentence at the end of the paragraph to read: "Within 30 days after the completion of the installation, a copy of the acceptance test certificate must be forwarded by the firm conducting the test to the division of fire and life safety or the deferred authority having jurisdiction.";

(48) [(60)] Chapter 9, Section 910.1 (General) of the <u>IBC</u> [I.B.C.], is revised by deleting <u>Exception</u> [EXCEPTION] 2;

(49) Chapter 10, Section 1017.5 (Aisles in other than assembly spaces and Groups B and M) is revised to read: "In other than rooms or spaces used for assembly purposes and Group B and M occupancies, the minimum clear aisle capacity shall be determined by Section 1005.1 for the occupant load served, but the width shall not be less than that required for corridors by Section 1018.2.

Exception: Nonpublic aisles serving less than 50 people and not

required to be accessible by Chapter 11 need not exceed 28 inches (711 mm) in width.";

- [(61) CHAPTER 10, SECTION 1009.1 (STAIRWAY WIDTH) OF THE *I.B.C.*, IS REVISED BY ADDING AN EXCEPTION TO READ: "EXCEPTION 5: LADDERS USED ONLY TO ATTEND EQUIPMENT ARE EXEMPT FROM THE REQUIREMENTS OF SECTION 1009.";
- (62) CHAPTER 10, SECTION 1009.6.2 (OUTDOOR CONDITIONS) OF THE *I.B.C.*, IS REVISED BY ADDING A SENTENCE: "IN OCCUPANCIES OTHER THAN GROUP R-3 AND GROUP U OCCUPANCIES THAT ARE ACCESSORY TO GROUP R-3 OCCUPANCIES, SURFACES AND LANDINGS WHICH ARE PART OF EXTERIOR STAIRS IN CLIMATES WITH SNOW OR ICE SHALL BE DESIGNED TO MINIMIZE THE ACCUMULATION OF SNOW OR ICE.";
- (63) CHAPTER 10, SECTION 1010.7.2 (OUTDOOR CONDITIONS) OF THE I.B.C., IS REVISED BY ADDING A SENTENCE: "IN OCCUPANCIES OTHER THAN GROUP R-3 AND GROUP U OCCUPANCIES THAT ARE ACCESSORY TO GROUP R-3 OCCUPANCIES, SURFACES AND LANDINGS THAT ARE PART OF EXTERIOR RAMPS IN CLIMATES WITH SNOW OR ICE SHALL BE DESIGNED TO MINIMIZE THE ACCUMULATION OF THE SNOW OR ICE.";
- (64) CHAPTER 10, SECTION 1015.2.2 (THREE OR MORE EXITS OR EXIT ACCESS DOORWAYS) OF THE *I.B.C.*, IS REVISED BY ADDING AN EXCEPTION TO READ: "WHERE ACCESS TO THREE OR MORE EXITS IS REQUIRED, THE SEPARATION DISTANCE OF THE THIRD EXIT DOOR OR EXIT ACCESS DOORWAY

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SHALL NOT BE LESS THAN ONE-THIRD OF THE LENGTH OF THE MAXIMUM OVERALL DIAGONAL DIMENSION OF THE AREA SERVED.";]

(50) [(65)] Chapter 10, Table 1018.1 (Corridor fire-resistance rating [FIRE-RESISTANCE RATING]) of the *IBC* [*I.B.C.*], is revised by inserting a superscript "d" footnote reference after "R" in the "occupancy" column and is revised by adding footnote "d" [A NOTE] to read: "R occupancies with an occupant load greater than 10 [R-2 OCCUPANCIES] shall [BE PERMITTED TO] have [A] one-hour rated corridors when the R occupancies are allowed to not have [CORRIDOR WITHOUT] a sprinkler system and [WHEN THE CORRIDOR]

- 1. serve [SERVES ANY OCCUPANT LOAD GREATER THAN 10;
- 2. SERVES LESS THAN] four <u>or fewer</u> dwelling units or 16 or <u>fewer</u> <u>sleeping</u> [MORE SLEEP] rooms; and
 - 2. are [3. IS] less than three stories in height.";
- (51) Chapter 10, Section 1029.1 (General) of the IBC, is revised by changing the first sentence to read: "In addition to the means of egress required by this chapter provisions shall be made for emergency escape and rescue openings in Group R and I-1 occupancies.";
- [(66) CHAPTER 10, SECTION 1019.1 (GENERAL) OF THE *I.B.C.*, IS

 REVISED BY ADDING A SENTENCE TO READ: "EXTERIOR EXIT BALCONIES SHALL

 BE DESIGNED TO MINIMIZE ACCUMULATION OF SNOW OR ICE THAT IMPEDES

 THE MEANS OF EGRESS.";
 - (67) CHAPTER 10, SECTION 1021.1 (EXITS FROM STORIES) OF THE

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I.B.C., IS REVISED BY ADDING AN EXCEPTION TO READ: "EXCEPTION 6:
BASEMENTS OR THE FIRST LEVEL BELOW THE FIRST STORY IN ALL
OCCUPANCIES EXCEPT GROUP R-3 OCCUPANCIES, USED EXCLUSIVELY FOR THE
SERVICE OF THE BUILDING, MAY HAVE ACCESS TO ONLY ONE EXIT. ANY OTHER
USE OF THE BASEMENT OR FIRST LEVEL BELOW THE FIRST STORY MUST HAVE
AT LEAST TWO EXITS ARRANGED AS DESCRIBED IN SECTION 1015.2. FOR
PURPOSES OF THIS EXCEPTION, STORAGE ROOMS, LAUNDRY ROOMS,
MAINTENANCE OFFICES, AND SIMILAR USES MAY NOT BE CONSIDERED AS
PROVIDING SERVICE TO THE BUILDING.";]

(52) [(68)] Chapter 10, Section 1029.1 (General) of the *IBC* [*I.B.C.*], is revised by deleting Exceptions 1 and 3 [EXCEPTIONS 1, 2, 3, 4, AND 7];

[BY DELETING THE FIRST SENTENCE AND ADDING SENTENCES AT THE END OF THE SECTION] to read: "Compliance review by the division of fire and life safety is limited to the review of the accessible route, means of egress requirements of the code, and at least one accessible toilet room along the accessible route. Compliance with the requirements of this chapter and other provisions within this code for accessibility of persons with [PHYSICAL] disabilities is the exclusive responsibility of the owner of the structure or design professional of record. [AN ADVISORY PLAN REVIEW MAY BE OBTAINED REGARDING THE DESIGN FOR ACCESSIBILITY OF A STRUCTURE FROM THE OFFICE OF THE STATE COORDINATOR FOR AMERICANS WITH DISABILITIES ACT AT 10TH FLOOR, STATE OFFICE BUILDING, JUNEAU, ALASKA 99801; TELEPHONE (907) 465-6929.]";

(54) Chapter 16, Section 1601.1 (Scope) of the IBC, is revised by adding a second paragraph to read: "This chapter is adopted as design criteria for the structural safety of buildings constructed under this code. The division of fire and life safety does not perform review for conformance with these criteria. Compliance with the requirements of this chapter, other provisions in this code for structural design, local government flood reduction ordinances, and federal oversight and authority through the Federal Emergency Management Agency (FEMA) National Flood Insurance Program (NFIP) under 44 C.F.R. Parts 59 and 60 is the exclusive responsibility of the building owner or design professional of record. Information regarding the National Flood Insurance Program is available from the Department of Commerce, Community, and Economic Development, division of community and regional affairs at https://www.commerce.alaska.gov/web/dcra/ PlanningLandManagement/FloodplainManagement.aspx. Information on approaches and grants for mitigating natural hazards in construction, including seismic hazards, is available through the Department of Military and Veterans' Affairs, division of homeland security and emergency management at http://www.ready.alaska.gov.";

[(70) CHAPTER 16, SECTION 1601.1 (SCOPE) OF THE *I.B.C.*, IS REVISED BY ADDING A SECOND PARAGRAPH TO READ: "THIS CHAPTER IS ADOPTED AS DESIGN CRITERIA FOR THE STRUCTURAL SAFETY OF BUILDINGS CONSTRUCTED UNDER THIS CODE. REVIEW FOR CONFORMANCE WITH THIS CRITERION IS NOT PREFORMED BY THE DIVISION OF FIRE AND LIFE SAFETY. COMPLIANCE WITH THE REQUIREMENTS OF THIS CHAPTER, OTHER PROVISIONS IN THIS CODE FOR STRUCTURAL DESIGN, THE ALASKA ADMINSTRATIVE ORDER NO. 175, LOCAL

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GOVERNMENT FLOOD REDUCTION ORDINANCES, AND FEDERAL OVERSIGHT
AND AUTHORITY THROUGH THE FEDERAL EMERGENCY MANAGEMENT AGENCY
(FEMA) NATIONAL FLOOD INSURANCE PROGRAM (NFIP) UNDER C.F.R. 44,
PARTS 59 - 60 IS THE EXCLUSIVE RESPONSIBILITY OF THE BUILDING OWNER OR
DESIGN PROFESSIONAL OF RECORD. INFORMATION ON APPROACHES AND
GRANTS FOR MITIGATING NATURAL HAZARDS IN CONSTRUCTION, INCLUDING
SEISMIC HAZARDS, ARE AVAILABLE THROUGH THR STATE OF ALASKA, DIVISION
OF HOMELAND SECURITY AND EMERGENCY MANAGEMENT AT
HTPP://WWW.READY.ALASKA.GOV.";]

(55) [(71)] Chapter 17, Section 1701.1 (Scope) of the *IBC* [*I.B.C.*], is revised by adding a second paragraph to read: "The provisions of this chapter are adopted as criteria to guide the owner and the registered design professional in meeting the tests and special inspections necessary to assure conformance with the applicable standards adopted under this code. Tests and inspections required by this code are not performed by the division of fire and life safety, but are the responsibility of the building owner or design professional of record. The findings of these tests and inspections must be kept for the life of the building.";

(56) Chapter 27, Section 2701.1 (Scope) of the *IBC*, is revised by adding a new sentence at the end of the section to read: "Electrical weatherheads must be installed on the gable ends when a metal roof is installed.";

(57) in [(72)] Chapter 31, Section 3103.1 (Temporary structures: General [STRUCTURES]) of the <u>IBC</u> [I.B.C.], the first sentence is revised to read: "The provisions of this section apply in deferred jurisdictions as allowed under 13 AAC 50.075 only, for structures

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other than tents and membrane structures, erected for a period of less than 180 days.";

(58) [(73)] Chapter 31, Section 3103.2 (Construction documents) of the <u>IBC</u> [I.B.C.], is revised by adding a second sentence <u>to read</u>: "Structures of less than 300 square feet in floor area that are designed for the specific purpose of providing an enclosure for non-hazardous equipment, and not containing hazardous materials in excess of those found in Tables 307.1(1) and 307.1(2) [307.7(1) and 307.7(2)] are not required to be sealed by a registered design professional.";

(Signs) and Section 3109 (Swimming **pool enclosures and safety devices** [POOL ENCLOSURES AND SAFETY DEVICES]);

(60) [(75)] Chapter 34, Section 3401.3 of the *IBC* [*I.B.C.*], is revised to read: "Compliance with other codes. Alterations, repairs, additions, and changes of occupancy to existing structures must comply with the provisions for alterations, repairs, additions, and changes of occupancy in the *International Fire Code* 2012 [(2009] Edition, [)] as adopted by reference, and [;] the *International Mechanical Code* 2012 Edition, as adopted by reference.";

[(76) CHAPTER 34, SECTION 3401.5 (ALTERNATIVE COMPLIANCE) OF THE *I.B.C.*, IS REVISED BY DELETING THE REFERENCE TO "INTERNATIONAL EXISTING BUILDING CODE";]

(61) [(77)] Chapter 34, Section 3403.2 (Flood hazard areas) of the *IBC* [*I.B.C.*], is revised to read: "This Section 3403 is adopted as criteria to guide the owner or the registered design professional of record. Plans are not reviewed by the division of fire and life safety for compliance. Compliance with the requirements of this section, [ALASKA ADMINISTRATIVE

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ORDER NO. 175,] local government flood reduction ordinances, and federal oversight and authority through the Federal Emergency Management Agency (FEMA) National Flood Insurance Program (NFIP) under 44 C.F.R. Parts 59 and 60 [44 C.F.R. PARTS 59 - 60, REVISED AS OF OCTOBER 1, 2011], is the exclusive responsibility of the owner or the registered design professional of record. Federal information about the National Flood Insurance Program (NFIP) is available at https://www.fema.gov/national-flood-insurance-program.";

(62) [(78)] Chapter 34, Section 3408 (Change of occupancy [OCCUPANCY]) of the *IBC* [*I.B.C.*], is revised by deleting Section 3408.2 (Certificate of occupancy);

(63) [(79)] Chapter 34, Section 3411.1 (Scope) of the *IBC* [*I.B.C.*], is revised by adding a sentence at the end of the first paragraph to read: "This Section 3411 is adopted as guidance for accessibility *for the owner and the owner's registered design professionals.*";

(64) [(80)] Chapter 34, Section 3412.2 of the *IBC* [*I.B.C.*], is revised to read: "Applicability. Structures meeting the definition of "existing structure" under Section 202 of this code in which there is work involving additions, alterations, or changes of occupancy must conform to the requirements of this section or the provisions of Sections <u>3403 - 3408</u> [3403 – 3407] of this code.";

(65) [(81)] Chapter 35 (Referenced standards [STANDARDS]) of the *IBC*[I.B.C.] is revised by [CHANGING OR] adding the following editions of the referenced standards [FROM THE PUBLICATION DATE LISTED TO THE FOLLOWING EDITION], and the standards are adopted by reference:

[N.F.P.A. 10-2010 PORTABLE FIRE EXTINGUISHERS;

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N.F.P.A. 13-2010 INSTALLATION OF SPRINKLER SYSTEMS;

N.F.P.A. 13D-2010 INSTALLATION OF SPRINKLER SYSTEMS IN ONE-AND TWO-FAMILY DWELLINGS AND MANNUFACTURED HOMES;

N.F.P.A. 13R-2010 INSTALLATION OF SPRINKLER SYSTEMS IN
RESIDENTIAL OCCUPANCIES UP TO AND INCLUDING FOUR STORIES IN
HEIGHT;

N.F.P.A. 14-2010 STANDPIPE AND HOSE SYSTEM;

N.F.P.A. 20-2010 INSTALLATION OF STATIONARY PUMPS FOR FIRE PROTECTION;

N.F.P.A. 72-2010 NATIONAL FIRE ALARM AND SIGNALING CODE;

NFPA 750: [N.F.P.A. 750-2010] Standard on Water Mist Fire Protection Systems 2010 Edition (NFPA 750-10);

NFPA 2010: Standard for Fixed Aerosol Fire-Extinguishing Systems
2015 Edition (NFPA 2010-15);

(66) the appendices [; (82) APPENDIX] of the *IBC* are [I.B.C. IS] revised by adding, after Appendix L and before Appendix M, Appendix LL to read [APPENDIX L AS FOLLOWS]:

"APPENDIX <u>LL</u> [L] OIL AND GAS INDUSTRIAL PROCESSING BUILDINGS ["]

<u>LL101</u> [L101] General. These provisions have been established to provide engineering methods for the design and construction of <u>hydrocarbon processing buildings</u>
[HYDROCARBON PROCESSING BUILDINGS] in this state.

LL102 [L102] Scope. These standards augment and are used in conjunction with the

exits;

respective requirements of the <u>2012</u> [2009] *International Building Code* (<u>IBC</u> [I.B.C.]), *International Mechanical Code* (<u>IMC</u> [I.M.C.]), *International Fire Code* (<u>IFC</u> [I.F.C.]), and *International Fuel Gas Code* (<u>IFGC</u> [I.F.G.C.]) as the minimum requirements for occupancies

(F, H, S, and U) when designing and constructing hydrocarbon (facilities that are directly connected with the transport or processing of oil and gas or by-products) buildings in this state.

These standards apply to industrial occupancies attached to H-2 buildings such as the following: control rooms, offices, break rooms, warehouses, generator enclosures, vehicle storage, and others as approved by the authority having jurisdiction.

LL102.1 [L102.2] Small unoccupied remote dedicated structures, shelters, and enclosures, such as a wellhead shelter (any item that is put over the top of the wellhead that totally encloses the wellhead), communications shelters (unoccupied buildings with no hazardous vapors, gases, or products open to the atmosphere within the structures

[STRUCTURE] and that are [IS] utilized solely for the housing of wires and their components), pigging enclosures, a meter building, and shut-down valve enclosures may be classified as a Group U occupancy if the following conditions are met:

- 1. The building is less than 1,000 square feet;
- 2. The contents of the building include only meters, valves, or pipe work;
- 3. The building is not normally occupied more than once during a 12-hour period;
 - 4. If the building exceeds 300 square feet, the building has at least two
 - 5. "Remote" means a location that is secured and has limited or no public

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access and where no other occupied non-oil and gas related buildings or structures are located within one half mile of a flare or emergency process safety blow down exhaust termination;

6. "Dedicated" means housing only equipment associated with a single activity such as metering or pigging.

<u>LL102.2</u> [L102.3] Structures that meet the requirements of Section <u>LL102.1</u> [L102.2] shall neither require conformance with <u>IBC</u> [I.B.C.] Section 1604.4 nor a professional engineer's registration number or seal on plans if all of the following conditions exist:

- 1. The building is less than 300 square feet;
- 2. The building is pre-manufactured;
- 3. The pre-manufactured building is based on the manufacturer's experience or the building has been load tested for the site location conditions.

LL102.3 [L102.4] Factory fabricated structures of less than 400 square feet in area, singularly or aggregate, that are designed for the specific purpose of providing an enclosure for non-hazardous equipment and not containing hazardous materials in excess of those found in *IBC* [*I.B.C.*] Tables 307.1(1) and 307.1(2) are exempt from plan review in accordance with *IBC* Section [*I.B.C.*] 105.2. Any structure shall not be occupied for any reason other than maintenance and service of equipment housed within the structure.

<u>LL103</u> [L103] Hydrocarbon processing buildings are considered special industrial occupancies as defined in <u>IBC Section</u> [I.B.C.] 503.1.1 and are therefore exempt from the height and area limitations of <u>IBC</u> [I.B.C.] Table 503.

<u>LL103.1</u> [L103.1] Module separation. Elevated pipe ways extending from a

building need not be considered projections of the building.

LL103.1.1 [L103.2.1] Building extensions and service area platforms.

Building extensions of <u>hydrocarbon processing buildings</u> [HYDROCARBON

PROCESSING BUILDINGS] into the yard [,] include landings, platforms, stairs, vessels, vessel enclosures, tanks, and exhaust or intake hoods. Clear and unobstructed access for fire fighting is to be no less than 40 feet. Bridging between buildings must be designed to allow access and operation for fire fighting.

<u>LL104</u> [L104] Stairs, landings, handrails, and guardrails. Stairs, landings, handrails, and guardrails must meet the minimum requirements of 8 AAC 61, as amended as of <u>July 28, 2013</u> [OCTOBER 6, 2002] and as amended from time to time; these regulations supersede the respective requirements of the <u>IBC</u> [I.B.C.].

<u>LL104.1</u> [L104.1] Landings, floor level at doors. Floors or landings may be more than one inch lower than the threshold of doorways if an attempt is made to minimize the drop through the use of ramps at interior doorways as described in Section 1008.1.6 of the <u>IBC</u>
[I.B.C.].

LL104.2 [L104.2] Industrial areas that are fenced or guarded and not open to the public in group B, F, H, R-1, R-2, or S occupancies, balusters, horizontal intermediate rails, or other construction must not permit a sphere with a diameter of 21 inches (533 mm) to pass through any opening.

<u>LL105</u> [L105] Construction specifics. The construction of <u>hydrocarbon processing</u>

<u>buildings</u> [HYDROCARBON PROCESSING BUILDINGS] must comply with <u>Sections</u>

<u>LL105.1 - LL105.3</u> [APPENDIX L105.1 - L105.3,] of this <u>code</u> [CODE].

LL105.1 [L105.1] Fire walls, fire-resistance rated exterior walls, fire barrier walls, and horizontal assembly continuity. When a fire wall is used to qualify under Section 705 of the IBC [I.B.C.], the wall must comply with that section. If the fire wall, fire-resistance rated exterior wall, or fire barrier wall does not extend to the ground, the structural supports for the wall must rest upon [,] and be completely supported by the pilings. If a horizontal assembly is not supported by the ground, it must rest upon and be completely supported by the pilings.

LL105.2 [L105.2] Tank support fireproofing. Fire proofing requirements for steel tank supports, as described in Section 5704.2.9.2.3 [3404.2.9.2.3] of the IFC 2012 Edition.

[I.F.C.] as adopted by reference, may be waived by the authority having jurisdiction when justified, based on the remoteness of the facility and lack of public access, or analytical or empirical results indicating that sufficient heat could be transmitted to the permafrost to cause foundation settlement.

LL105.2.1 [L105.2.1] Tank venting and relief requirements for tanks and pressure vessels storing class IB, class IC, class II, or class III [1B OR 1C] liquids described in Sections 5704.2.7.3 and 5704.2.7.4 [3404.2.7.3.6 AND 3404.2.7.4] of the IFC 2012 [I.F.C. (2009] Edition [)] may be satisfied by the use of properly sized open vents without flame arrestors. When open vents are utilized they shall be configured to minimize the accumulation of snow and ice. This relief shall only apply to installation in cold climate locations. In this section, "cold climate locations" means locations with an American Society of Heating, Refrigerating and Air-Conditioning Engineers (ASHRAE) 99 percent design heating design temperature (dry bulb) of less than -25

degrees Fahrenheit. These figures shall be based on the values published by the

American Society of Heating, Refrigerating and Air-Conditioning Engineers.

LL105.2.2 [L105.2.2] Bulk transfer and process transfer locations

[TRANSFER AND PROCESS TRANSFER LOCATIONS]. Bulk transfer and process transfer operations must be conducted in approved locations. Tank vehicle transfer facilities shall be separated from buildings and above-ground tanks by a minimum distance of five feet (1,524 [1524] mm) for Class I, II, and III liquids measured from the nearest position of any tank loading valve and meet the following requirements:

- 1. Adherence to an approved written company policy for transfer of flammable and combustible liquids;
- 2. Tank capacity of either the truck or tank must not exceed 15,000 gallons;
- 3. The tank [TANK] vehicle shall be located a minimum of 20 feet from tank connections, and a minimum distance of 25 feet from tank or building during transfer operations;
- 4. Tank fill connections must not be utilized to transfer liquids to tank vehicles.

<u>LL105.3</u> [L105.4] Electrical or communication equipment shelters, <u>wellhead valve</u>

<u>shelters</u>, and wellhead shelters. Thermal barrier requirements as described in Section 2603.4 of the <u>IBC</u> [I.B.C.] are not required for fiberglass or metal sheeting used for construction of electrical or communication equipment shelters, <u>wellhead valve shelters</u>, and wellhead shelters if the following conditions are met:

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- 1. The area of an individual shelter may not exceed 1,000 square feet;
- 2. Separation between individual shelters must be a minimum of six feet;
- 3. Each wellhead shelter shall only enclose one wellhead;
- 4. Each wellhead valve shelter shall serve only one wellhead;
- 5. The electrical or communication shelter, wellhead valve shelter, or wellhead shelter must normally be unoccupied. It is understood that operators need to spend approximately 10 minutes per day taking readings in wellhead shelters and that maintenance is infrequently required. The most extensive maintenance is well wireline work. This work may extend to a week per well and occur once every several years per well. Most of this work is accomplished from outside the wellhead shelter. All maintenance is strictly controlled with a permit system;
- <u>6.</u> [5.] With the exception of <u>wellhead valve shelters and</u> wellhead shelters, separation between individual shelters shall be a minimum of six feet.

<u>LL106</u> [L106] Fire suppression. The provisions of Sections <u>LL106.1 - LL106.4</u> [L106.1 - L106.3] establish the standards for fire suppression at <u>oil and gas hydrocarbon</u> processing buildings [OIL AND GAS HYDROCARBON PROCESSING BUILDINGS].

<u>LL106.1</u> [L106.1] Fire <u>extinguishing system</u> [EXTINGUISHING SYSTEM]. An automatic sprinkler system as specified in <u>IBC</u> [I.B.C.] Section 903.2.5.1 or alternative automatic fire extinguishing system need not be provided in Group H-2 occupancy compressor modules, dehydration modules, metering modules and heater/separator modules if the following conditions are met:

1. The module under consideration primarily handles natural gas and its

by-products;

- 2. The module is located within a secured site with controlled access;
- 3. The module is normally unoccupied;
- 4. Significant quantities of Class I or Class II liquids are not present;
- 5. The aggregate module area under consideration is less than 1,500 square feet;
- 6. Module construction features panelized type exterior walls that will provide for venting in the event of over pressurization;
 - 7. Combustible gas detection is provided;
- 8. A mechanical ventilation system capable of providing the following is provided:
 - i. Minimum four air changes per hour operating continuously;
 - ii. Minimum 12 air changes an hour upon detection of combustible or flammable vapors in excess of 20 percent <u>lower flammable limit (LFL)</u>
 (lower explosive limit [LOWER EXPLOSIVE LIMIT] (LEL));
- 9. Upon detection of combustible or flammable vapors in excess of 40 percent <u>LFL</u> (LEL) process safety management features are automatically initiated to reduce or eliminate the fuel load;
- 10. Module location complies with *IBC* Section [*I.B.C.* SECTION] 705.3.

<u>LL106.2</u> [L106.2] Alternate <u>automatic fire-extinguishing</u> [AUTOMATIC FIRE-EXTINGUISHING] (AAFE). Automatic activation for gas detection (inerting or

suppression agent) in areas of https://www.hydrocarbon-processing-buildings [HYDROCARBON

PROCESSING BUILDINGS] where (1) both fire and explosion hazards exist, (2) both fire and gas detection systems are (interconnected or independently, or both) installed, (3) the fire and gas detection devices alarm at a continuously staffed control room and trained operators can quickly respond to the fire and gas alarms following specific fire and gas alarm response procedures, and (4) collateral fire damage is likely to be minimal, the following alternate automatic fire-extinguishing (AAFE) operating activation mode is acceptable: Automatic activation of the alternate automatic fire-extinguishing (AAFE) system upon gas detection coupled with manual activation of the same alternate automatic fire-extinguishing (AAFE) system on fire detection is approved.

<u>LL106.3</u> [L106.3] Manual activation of total flooding fire suppression systems. In areas where (1) the only hazard is fire, not explosion, (2) fire detection devices alarm at continuously staffed control rooms, (3) trained operators can quickly respond to the fire alarms following specific fire alarm response procedures, and (4) collateral fire damage is likely to be minimal, manual activation of the total flooding fire suppression agent is acceptable. These areas also include continuously staffed control rooms.

LL106.4 [L106.4] Platform width. In buildings protected with fire sprinkler systems, any platform that exceeds four feet in width or length is considered an obstruction for the purposes of the installation of sprinkler systems under Section 903.3.1.1 of the **IBC** [I.B.C.]."; [.]

[(83) APPENDIX OF THE *I.B.C.* IS REVISED BY ADDING APPENDIX M AS FOLLOWS:

INVESTIGATIONS.

"APPENDIX M: CENTERS FOR MEDICARE AND MEDICAID SERVICES (CMS) VOLUNTARY REVIEW FOR CERTIFICATION OF MEDICARE AND MEDICAID M101.1 SCOPE. THE PROVISIONS OF THIS APPENDIX APPLY TO ALL FACILITIES WHERE A PROVIDER OR SUPPLIER HAS VOLUNTARILY APPLIED FOR CERTIFICATION OR ACCREDITATION IN THE MEDICARE AND MEDICAID PROGRAM MEETING THE REQUIREMENTS OF AND APPROVED BY CMS AS SPECIFIED IN 42 C.F.R. THE SURVEY FORMS NOTED IN THIS APPENDIX ARE USED FOR ALL LIFE SAFETY COMPLIANCE SURVEYS (INITIAL AND RECERTIFICATION) OF FACILITIES SUBJECT TO SURVEY AND CERTIFICATION INSPECTIONS FOR MEDICARE AND MEDICAID CERTIFICATION. THIS INCLUDES SKILLED NURSING FACILITIES (SNFS), NURSING FACILITIES (NFS) WHETHER FREESTANDING, DISTINCT PARTS, OR DUALLY CERTIFIED, INTERMEDIATE CARE FACILITIES FOR MENTALLY RETARDED (ICFS/MR), AMBULATORY SURGICAL CENTERS (ASC), INPATIENT HOSPICE FACILITIES, PROGRAM FOR ALL INCLUSIVE CARE FOR THE ELDERLY (PACE) FACILITIES, CRITICAL ACCESS HOSPITALS (CAH), AND PSYCHIATRIC AND GENERAL HOSPITALS, INCLUDING VALIDATION SURVEYS OF

M101.2 PURPOSE. CERTIFICATION IS A RECOMMENDATION MADE BY THE STATE SURVEY AGENCY ON THE COMPLIANCE OF PROVIDERS AND SUPPLIERS WITH THE CONDITIONS OF PARTICIPATION, REQUIREMENTS FOR SKILLED NURSING FACILITIES (SNFS), NURSING FACILITIES (NFS) WHETHER

ACCREDITED FACILITIES. THESE FORMS ALSO APPLY TO COMPLAINT

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FREESTANDING, DISTINCT PARTS, OR DUALLY CERTIFIED, INTERMEDIATE CARE FACILITIES FOR MENTALLY RETARDED (ICFS/MR), AMBULATORY SURGICAL CENTERS (ASC), INPATIENT HOSPICE FACILITIES, PROGRAM FOR ALL INCLUSIVE CARE FOR THE ELDERLY (PACE) FACILITIES, CRITICAL ACCESS HOSPITALS (CAH), AND PSYCHIATRIC AND GENERAL HOSPITALS. IN ORDER TO SAFEGUARD THE HEALTH, WELFARE, AND SAFETY OF INDIVIDUALS SERVED WITHIN A FACILITY, IT IS IMPERATIVE THAT A FACILITY NOT ONLY ATTAIN SUBSTANTIAL COMPLIANCE IN EACH AREA OF IDENTIFIED DEFICIENCIES, BUT THAT IT MAINTAIN/REMAIN IN CONTINUOUS COMPLIANCE. THE PROVISIONS ESTABLISHED IN THIS APPENDIX PROVIDE THE MINIMUM STANDARDS FOR NEW FACILITIES WHICH VOLUNTARILY SEEK CERTIFICATION OR ACCREDITATION IN THE MEDICARE AND MEDICAID PROGRAM. THESE MINIMUM STANDARDS DO EXCEED SOME OF THE MINIMUM OCCUPANCY REQUIREMENTS ESTABLISHED WITHIN THE BODY OF THIS CODE WHICH ARE NECESSARY TO MEET THE REQUIREMENTS OF THE CENTERS FOR MEDICARE AND MEDICAID SERVICES AS SPECIFIED IN 42 C.F.R.

SECTION M102

DEFINITIONS AND EQUIVALENCIES

M102.1 DEFINITIONS. FOR THE PURPOSES OF THIS APPENDIX CHAPTER, THE TERMS, PHRASES, AND WORDS LISTED IN THIS SECTION AND THEIR DERIVATIVES SHALL HAVE THE FOLLOWING MEANINGS:

(1) "ACCREDITED PROVIDER OR SUPPLIER" MEANS A PROVIDER OR

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SUPPLIER THAT HAS VOLUNTARILY APPLIED FOR AND HAS BEEN ACCREDITIED BY A NATIONAL ACCREDITATION PROGRAM MEETING THE REQUIREMENTS OF AN APPROVED PROGRAM BY CMS IN ACCORDANCE WITH 42 C.F.R. SECTION 488.5 OR SECTION 488.6.

(2) "CMS" MEANS THE CENTERS FOR MEDICARE AND MEDICAID SERVICES, WHICH WAS FORMERLY KNOWN AS THE HEALTH CARE FINANCING ADMINISTRATION (HCFA), AND IS THE FEDERAL AGENCY RESPONSIBLE FOR ADMINISTERING THE MEDICARE AND MEDICAID PROGRAMS.

M102.1 CONSTRUCTION TYPE EQUIVALENCIES. FOR THE PURPOSES OF THIS APPENDIX CHAPTER, TABLE M 102.2 SHALL BE UTILIZED FOR CROSS REFERENCING THE VARIOUS CONSTRUCTION TYPES FOR USE IN THE APPLICABLE CMS FORMS WHICH ARE IN THE TERMS OF THE NFPA 220, ENTITLED, "STANDARD ON TYPES OF BUILDING CONSTRUCTION".

TABLE M102.2

CONVERSION TO NFPA 220 CONSTRUCTION TYPES USED ON CMS FORMS

CONVERSION TABLE TO NFPA 220 CONSTRUCTION TYPES FOR CMS FORMS											
NFPA	TYPE I	TYPE I	TYPE II	TYPE II	TYPE II	TYPE III	TYPE III	TYPE IV	TYPE V	TYPE V	
220	443	332	222	111	000	211	200	2HH	111	000	
SBC	1	- 11		IV 1HR	IV UNP	V 1HR	V UNP	III	VI 1HR	VI UNP	
UBC		1 FR	II FR	II-1HR	II N	III-1HR	111 N	IV HT	V 1HR	V-N	
B/NBC	1A	1B	2A	2B	2C	3A	3B	4	5A	5B	
IBC		IA	IB	IIA	IIB	IIIA	IIIB	IV	VA	VB	

SECTION M103

APPLICATION FORMS

M103.1 APPLICATION. THE FOLLOWING FORMS SHALL BE USED TO VERIFY SUBSTANTIAL COMPLIANCE WITH REGARDS TO LIFE SAFETY FOR THE DEPARTMENT OF HEALTH AND HUMAN SERVICES CENTERS FOR MEDICARE AND MEDICAID SERVICES.

- 1. FORM CMS-2786M ENTITLED "WORKSHEET FOR RATING RESIDENTS".
- 2. FORM CMS-2786R ENTITLED "FIRE SAFETY SURVEY REPORT 2000 CODE HEALTH CARE MEDICARE MEDICAID".
- 3. FORM CMS-2786S ENTITLED "FIRE SAFETY SURVEY REPORT SHORT FORM MEDICARE MEDICAID".
- 4. FORM CMS-2786T ENTITLED "FIRE/SMOKE ZONE* EVALUATION WORKSHEET FOR HEALTH CARE FACILITIES".
- 5. FORM CMS-2786U ENTITLED "FIRE SAFETY SURVEY REPORT AMBULATORY SURGICAL CENTERS (ASC) & END STAGE RENAL DISEASE (ESRD) MEDICARE".
- 6. FORM CMS-2786V ENTITLED "FIRE SAFETY SURVEY REPORT 2000 LIFE SAFETY CODE INTERMEDIATE CARE FACILITIES FOR THE MENTALLY RETARDED SMALL".
- 7. FORM CMS-2786W ENTITLED "FIRE SAFETY SURVEY REPORT 2000 LIFE SAFETY CODE INTERMEDIATE CARE FACILITIES FOR THE MENTALLY RETARDED LARGE".
 - 8. FORM CMS-2786X ENTITLED "FIRE SAFETY SURVEY

REPORT - 2000 LIFE SAFETY CODE INTERMEDIATE CARE FACILITIES FOR THE MENTALLY RETARDED - APARTMENT HOUSE".

9. FORM CMS-2786Y ENTITLED "FIRE SAFETY SURVEY
REPORT - 2000 LIFE SAFETY CODE INTERMEDIATE CARE FACILITIES FOR
THE MENTALLY RETARDED - SMALL FSES".]

(67) the appendices [; (84) APPENDIX] of the *IBC* are [I.B.C. IS] revised by adding Appendix N to read [AS FOLLOWS]:

"APPENDIX N REPAIRS TO BUILDING AND STRUCTURES DAMAGED BY THE OCCURRENCE OF A NATURAL DISASTER ["]

N101 Purpose. The purpose of this appendix is to provide a defined level of repair for buildings or structures damaged by a natural disaster in jurisdictions where the governor has declared a formal condition of disaster emergency under AS 26.23 by proclamation.

N102 General. Required repair levels must be based on the ratio of the estimated value of the repairs required to restore the structural members to their pre-disaster condition to the estimated replacement value of the building or structure.

N103 Structural repairs. When the ratio described in Section N102 does not exceed 10 percent, as determined by design professionals who are professional architects or professional engineers who meet the requirements of AS 08.48, buildings and other structures, except essential facilities included as Category III buildings and other structures in Table 1604.5 (Risk category of buildings and other structures) of this code, must, at a minimum, be restored to their pre-disaster condition. When the ratio described in Section N102 is greater than 10 percent but less than 50 percent, buildings and other structures, except essential facilities included as

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Category III buildings and other structures in Table 1604.5 of this code, must have the damaged structural members, including all critical ties and connections associated with the damaged structural members, all structural members supported by the damaged member, and all structural members supporting the damaged members repaired and strengthened to bring them into compliance with the force levels and connection requirements of this code. These requirements apply to those essential facilities when the ratio described in Section N102 [M102] is less than 30 percent.

Exception: For buildings or structures with rigid diaphragms where the above-required repair and strengthening increases the rigidity of the resisting members, the entire lateral force-resisting system of the building or structure must be investigated.

When, in the opinion of the building official, an unsafe or adverse condition has been created as a result of the increase in rigidity, the condition must be corrected. When the ratio described in Section N102 is greater than 50 percent, buildings and other structures, except essential facilities included as Category III buildings and other structures in Table 1604.5 of this code, must, at a minimum, have the entire building or other structure strengthened to comply with the force level and connection requirements of this code. These requirements apply to essential facilities when the ratio described in Section N102 is greater than or equal to 30 percent.

N104 Nonstructural repairs to light fixtures and suspended ceilings. Under all ratios calculated under **Section N102** [M102], when light fixtures and the suspension systems of a suspended acoustical ceiling are damaged, the damaged light fixtures and suspension systems must be repaired to fully comply with the requirements of Section **803.9** [808.1.1] of this code.

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Undamaged light fixtures and suspension systems must have the additional support and bracing that is required in Section **803.10** [803.9.1] of this code.". [;

(85) APPENDIX OF THE *I.B.C.* IS REVISED BY ADDING A NEW APPENDIX O AS FOLLOWS:

"APPENDIX O FIRE SPRINKLER INCENTIVE RESIDENTIAL SAFETY STAR

PROGRAM"

O101 PURPOSE. THE PURPOSE OF THE FIRE SPRINKLER INCENTIVE
RESIDENTIAL SAFETY STAR PROGRAM IS TO REWARD THOSE WHO ARE
PROACTIVE AND INSTALL RESIDENTIAL FIRE SPRINKLERS IN SINGLE FAMILY
RESIDENCES WITH NOT MORE THAN TWO DWELLING UNITS. IN CONCERT WITH
THE INSURANCE INDUSTRY AND CITY GOVERNMENT, THIS PROGRAM PROVIDES
GRADUATED RATE AND PROPERTY TAX REDUCTIONS FOR RESIDENTIAL
SPRINKLER COVERAGE. THE DIVISION OF FIRE AND LIFE SAFETY HAS
ESTABLISHED THIS PROGRAM TO RATE RESIDENCES BASED ON THE SPRINKLER
COVERAGE IN THE HOME AND IDENTIFIES WHO CAN INSTALL AND MAINTAIN
THESE SYSTEMS.

O102 THE TYPES OF RESIDENTIAL SPRINKLER SYSTEMS THAT MAY BE INSTALLED TO QUALIFY FOR THIS PROGRAM WILL CONSIST OF NATIONAL FIRE PROTECTION ASSOCIATION (NFPA) 13R, 13D AND 750 FINE WATER MIST SYSTEMS AND INTERNATIONAL RESIDENTIAL CODE P2904 CONSTANT FLOW SYSTEMS.

O103 THERE ARE FOUR RATINGS OF THE FIRE SPRINKLER INCENTIVE RESIDENTIAL SAFETY STAR PROGRAM.

O103.1 PLATINUM - COMPLETE AUTOMATIC FIRE SPRINKLER SYSTEM AS PER NFPA 13R.

O103.2 GOLD - COMPLETE AUTOMATIC FIRE SPRINKLER SYSTEM AS PER NFPA 13D OR INTERNATIONAL RESIDENTIAL CODE P2904.

O103.3 SILVER - PARTIAL AUTOMATIC FIRE SPRINKLER SYSTEM AS
PER NFPA 13R TO COVER MAJOR SOURCES OF FIRE HAZARDS ONLY COVERING
ITEMS SUCH AS ATTACHED GARAGES, LAUNDRY ROOMS, FURNACE ROOMS, AND
KITCHENS.

O103.4 BRONZE - PARTIAL AUTOMATIC FIRE SPRINKLER SYSTEM AS
PER NFPA 13D OR INTERNATIONAL RESIDENTIAL CODE P2904 TO COVER MAJOR
SOURCES OF FIRE HAZARDS ONLY COVERING ITEMS SUCH AS ATTACHED
GARAGES, LAUNDRY ROOMS, FURNACE ROOMS, AND KITCHENS.

O104 FINE WATER MIST SYSTEMS INSTALLED TO NFPA 750 MAY BE CONSIDERED AN EQUAL TO THE RESPECTIVE CATEGORIES LISTED IN O103.1 AND O103.3.

O105 SYSTEM DESIGN IS TO BE ACCOMPLISHED BY A PERSON HOLDING
THE PROPER PERMIT AS REFERENCED IN 13 AAC.50.035 OR BY THE AUTOMATIC
FIRE SUPPRESSION SYSTEM MANUFACTURER.

O106 SYSTEM INSTALLATION CAN BE ACCOMPLISHED BY THE
HOMEOWNER, BUT THE SYSTEM MUST BE CERTIFIED COMPLETE AND
OPERATIONAL BY A PERSON WHO HOLDS A PERMIT UNDER 13 AAC 50.035. A
PROFESSIONAL AUTOMATIC FIRE SUPPRESSION SYSTEM INSTALLER WHO HOLDS

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A PERMIT UNDER 13 AAC 50.035 MAY INSTALL NFPA 13R, 13D, AND 750 SYSTEMS.

A PLUMBER WHO HOLDS AN ENDORSEMENT FROM THE ALASKA DEPARTMENT

OF COMMERCE, COMMUNITY, AND ECONOMIC DEVELOPMENT, DIVISION OF

CORPORATIONS, BUSINESS AND PROFESSIONAL LICENSING MAY INSTALL

INTERNATIONAL RESIDENTIAL CODE P2904 SYSTEMS.

O107 IT IS THE OWNER'S RESPONSIBILITY TO ENSURE THAT THE
AUTOMATIC FIRE SUPPRESSION SYSTEM IS INSPECTED AND ANY MAINTENANCE
REQUIRED BY THE MANUFACTURER OR ORDINANCE OF THE LOCAL
GOVERNMENT OCCUR AS STATED AND CONDUCTED AS SPECIFIED BY 13 AAC
50.035.

O108 TO PARTICIPATE IN THE FIRE SPRINKLER INCENTIVE RESIDENTIAL SAFETY STAR PROGRAM, AN APPLICANT MUST COMPLETE AN APPLICATION AS PROVIDED BY THE DIVISION OF FIRE AND LIFE SAFETY AND SUBMIT AN APPROVED DESIGN AND CERTIFICATION FROM THE INSTALLER THAT THE SYSTEM WAS INSTALLED AND IS WORKING PER THE PARTICULAR NFPA STANDARD EMPLOYED BY THE HOMEOWNER. IN TURN, THE DIVISION OF FIRE AND LIFE SAFETY WILL ISSUE THE APPROPRIATE CERTIFICATE. THE OWNER WILL THEN BE ABLE TO APPLY FOR THE INCENTIVES PROVIDED BY THE INSURANCE AGENCY AND LOCAL FIRE PROTECTION PROPERTY TAX EXCEPTIONS AS ALLOWED BY LAW]. (Eff. 6/25/69, Register 30; am 2/21/71, Register 37; am 6/15/79, Register 71; am 1/14/81, Register 77; am 8/2/86, Register 99; am 10/28/90, Register 116; am 6/10/93, Register 126; am 3/7/96, Register 136; am 8/31/96, Register 139; am 3/27/99,

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Register 149; am 9/15/2001, Register 159; am 8/27/2004, Register 171; am 9/12/2007, Register 183; am 11/16/2012, Register 204; am 5/19/2017, Register 222)

Authority: AS 18.70.080

Editor's note: Copies of the *International Building Code* 2012 [, 2009] Edition (IBC [I.B.C]) may be obtained from the International Code Council Inc., 900 Montclair Rd,

Birmingham, Alabama 35213 [4051 WEST FLOSSMOOR ROAD, COUNTRY CLUB

HILLS, IL 60478]; telephone: (888) 422-7233; Internet address: [OR AT] www.iccsafe.org.

13 AAC 50.023 is amended to read:

International Mechanical Code [MECHANICAL CODE]. The International Mechanical Code 2012 Edition (IMC) [(I.M.C.)], Chapters 1 - 15 and Appendix A [(2009 EDITION)], are adopted by reference to regulate all occupancies and buildings, except that the IMC [WITH THE FOLLOWING REVISIONS: THE I.M.C.] is revised by deleting all the references to [THE] "ICC Electrical Code" or [OR] "NFPA 70" and replacing those references [THEM] with "Electrical Code as adopted by 8 AAC 70.025, as amended as of March 6, 2016 [OCTOBER 16, 2012] and as amended from time to time" and the IMC [; THE I.M.C.] is revised by deleting all the references to [THE] "International Fuel Gas Code", with the exception of Chapters 6 and 7, deleting all the references to [AND] "International Plumbing Code", and replacing the references to "International Fuel Gas Code" and "International Plumbing Code" [THEM] with "Plumbing Code as adopted by 8 AAC 63.010, as amended as of March 6, 2016 [FEBRUARY 23, 2011] and as amended from time to time".

Additionally, the IMC is changed with the following revisions: [;]

- (1) Chapter 1 of the <u>IMC</u> [I.M.C.] is revised by deleting Sections 103, 104, and 106 110 and is revised by deleting <u>references to the "International Existing Building Code"</u>

 (IEBC)", "International Energy Conservation Code (IECC)", and "International Residential

 Code (IRC) [THE WORDS "IN ACCORDANCE WITH THE INTERNATIONAL ENERGY

 CONSERVATION CODE]";
- (2) Chapter 3, Section <u>301.6</u> [301.3] (Fuel gas appliances and equipment) of the <u>IMC</u> [I.M.C.], is revised by deleting the words "fuel gas distribution piping and equipment" and "fuel gas fired appliance venting systems";
- (3) [CHAPTER 3, SECTION 303.3 (PROHIBITED LOCATIONS) OF THE *I.M.C.* IS REVISED BY DELETING THE WORDS "OF THE *INTERNATIONAL ENERGY CONSERVATION CODE*" FROM THE SECOND SENTENCE OF EXCEPTION 3;
- [I.M.C.], is revised to read: "Clearances to combustible construction. Heat-producing equipment and appliances must be installed to maintain the required clearances to combustible construction as specified in the listing and manufacturer's instructions. These clearances may be reduced only in accordance with Section 308 of the IMC [I.M.C.]. Certain unlisted, heat-producing equipment shall be allowed if the equipment is installed in a manner so as to maintain the clearances to combustible construction specified in Table 308.6 (Clearance reduction methods) [304.7] of this code [CODE]. Clearances to combustibles must include considerations such as door swing, drawer pull, overhead projections or shelving, and window swing, shutters, coverings, and drapes. Devices such as doorstops or limits, closers, drapery ties, or guards, may

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not be used to provide the required clearances.";

(4) [(5)] Chapter 3, Section 304.9 of the <u>IMC</u> [I.M.C.], is revised by <u>adding</u>

Tables [AMENDING TABLE] 304.8 and 304.9 to read:

"Table 304.8 STANDARD INSTALLATION CLEARANCES, IN INCHES FOR CERTAIN UNLISTED HEAT-PRODUCING APPLIANCES

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Appliances	Fuel	Above Top of Casing or Appliance	Form Top and Sides of Warm-air Bonnet or Plenum	From Front ¹	From Back ⁶	From Sides ⁶
Furnaces – Floor						
For mounting on combustible floors	Solid	18 ²	18 ²	48	18	18
	Automatic Oil or comb. Gas-oil.	36		12	12	12
Room Heaters ³						
Circulating type.	Oil or Solid	36		24	12	12
Radiant or Other type.	Oil or Solid	36		36	36	36
Fireplace stove	Solid	48 ⁴		54	484	48 ⁴
Incinerators						
Domestic types		36 ⁵		48	36	36
Commercial Type Low Heat Appliances						
Unit Heaters	All fuels	18		48	18	18
Floor mounted any size.						
Other low-heat industrial appliances.	All fuels	18	18	48	18	18
Appliances	Fuel	Above Top of Casing or Appliance	Form Top and Sides of Warm-air Bonnet or Plenum	From Front ¹	From Back ⁶	From Sides ⁶
Floor mounted or suspended.						
Commercial Industrial Type Medium Heat Appliances						
Incinerators All sizes.		48		96	36	36

Footnotes:

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- (1) The minimum dimension shall be that necessary for servicing the appliance, including access for cleaning and normal care, tube removal, and similar items.
- (2) The dimension may be six inches (152mm) for an automatically stoker-fired forced-warm air furnace equipped with 250 degree Fahrenheit limit control and with barometric draft control operated by draft intensity and permanently set to limit draft to a maximum intensity of 0.13-inch water gauge (32Pa).
- (3) Approved appliances must be installed on non-combustible floors and may be installed on protected combustible floors. Heating appliances approved for installation on protected combustible flooring shall be so constructed that flame and hot gases do not come in contact with the appliance base. Protection for combustible floors shall consist of four inch (102mm) hollow masonry covered with sheet metal at least 0.021 inch (0.5mm) thick (NO. 24 manufacturer's standard gauge). Masonry must be permanently fastened in place in an approved manner with the ends unsealed and joints matched so as to provide free circulation of air through the masonry. Floor protection shall extend 12 inches (305mm) at the side or sides measured horizontally from the edges of the opening.
- (4) The 48-inch (1,219mm [1219MM]) clearance may be reduced to 36 inches (914mm) when protection equivalent to that provided by items 1 through 6 of Table 304.9 [304.8] (see below) is applied to the combustible construction.
 - (5) Clearance above the charging door must be at least 48 inches (1,219mm [1219MM]).
- (6) If the appliance is encased in brick, the 18-inch (457mm) clearance above and at sides and rear may be reduced to 12 inches (305mm).

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TABLE 304.9 - CLEARANCES, IN INCHES, WITH SPECIFIED FORMS OF PROTECTION $^{1,2}\,$

TYPE OF PROTECTION	WHERE THE STANDARD CLEARANCE IN TABLE 304.7 WITH NO PROTECTION IS:											
Applied to the Combustible Material Unless Otherwise Specified and Covering	.											
All Surfaces within the Distance Specified as the Required Clearance with No												
Protection												
	36 Inches	_		18 Inches			12 Inches			6 Inches		
(Thickness Are Minimum)	X25.4 for mm											
X 25.4 for mm	Above	Sides and	Chimney or Vent	Above	Sides and	Chimney or Vent	Above	Sides and	Chimney or Vent	Above	Sides and	Chimney or Vent
		Rear	Connect- or		Rear	Connect- or		Rear	Connect- or		Rear	Connect- or
1 1/4 inch insulating millboard spaced out one inch 3	30	18	30	15	9	12	9	6	6	3	2	3
2 0.013 inch (No 28 manufacturer's standard gage) steel sheet on 1/4 inch	24	18	24	12	9	12	9	6	4	3	2	2
insulating millboard												
3 0.013 inch (No 28 manufacturer's standard gage) steel sheet spaced out one inch3	18	12	18	9	6	9	6	4	4	2	2	2
4 0.013 mch (No. 28 manufacturer's standard gage) steel sheet on 1/8 inch insulating millboard spaced out one inch 3	18	12	18	9	6	9	6	4	4	2	2	2
5. 1 ½ inches insulating cement covering on heating appliance	18	12	36	9	6	18	6	4	9	2	l	6
6 1/4 inch insulating millboard on 1 inch mineral fiber batts reinforced with wire	18	12	18	6	6	6	4	4	4	2	2	2
mesh or equivalent.		1										

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- 1. For appliances complying with Sections 304.2 and 304.3.
- 2. Except for the protection described in Item 5, all clearances shall be measured from the outer surface of the appliance to the combustible material, disregarding any intervening protection applied to the combustible material.
 - 3. Spacers shall be of noncombustible material.

NOTE: Insulating millboard is factory-made product formed of noncombustible materials, normally fibers, and having a thermal conductivity of 1 Btu-inch per square foot per degree Fahrenheit (1.73W/(m K))[(1.73W/(M K))] or less.";

(5) in [(6) CHAPTER 3, SECTION 312.1, (LOAD CALCULATIONS) OF THE *I.M.C.*, IS REVISED BY DELETING THE WORDS "USING THE DESIGN PARAMETERS SPECIFIED IN CHAPTER 3 OF THE *INTERNATIONAL ENERGY CONSERVATION CODE*" FROM THE THIRD SENTENCE;

(7)] Chapter 4, Section 403.3 (**Outdoor airflow** [VENTILATION] rate)

[(VENTILATION RATE)] of the **IMC** [I.M.C.], the first sentence is revised to read: "Ventilation systems must be designed to have the capacity to supply the minimum outdoor airflow rate required in Table 403.3 (**Minimum ventilation rates**) based on the occupancy of the space and the occupant load or other parameter as stated herein, or in accordance with the *American Society of Heating, Refrigeration and* <u>Air-Conditioning</u> [AIR CONDITIONING] Engineers (ASHRAE) Standard 62 (2010 Edition) as adopted by reference.";

(6) Chapter 6, Section 605.1 (General) of the *IMC*, is revised by adding an exception to read: "Exception: Filters may be installed downstream of any heat exchanger or coil when environmental conditions are such that filters installed upstream of a heat exchanger or coil

degrade system performance.";

- (7) [(8) CHAPTER 5, SECTION 514.1 (GENERAL) OF THE *I.M.C.*, IS REVISED BY DELETING THE SECOND SENTENCE AND REPLACING IT WITH "ENERGY RECOVERY VENTILATION SYSTEMS MUST BE INSTALLED ACCORDING TO THE MANUFACTURER'S INSTRUCTIONS AND SPECIFICATIONS.";
- (9)] Chapter 8, Section 804.1 (<u>Direct-vent terminations</u> [DIRECT-VENT TERMINATION]) of the <u>IMC</u> [I.M.C.], is revised by adding a second sentence to read: "Combustion vents for direct-vent chambers are at least three <u>feet</u> [FOOT] high or provide snowdrift prevention.";
- (8) [(10)] Chapter 9, Section 907.1 (General) of the *IMC* [*I.M.C.*], is revised by adding a second sentence to read: "Commercial standard UL 2790 may be accepted as an alternative to UL 791 and residential standard UL 508 and UL 698 may not be acceptable as an alternative to UL 791.";
- (9) [(11)] Chapter 9 (Specific <u>appliances</u>, <u>fireplaces and solid fuel-burning equipment</u> [APPLIANCES, FIREPLACES AND SOLID FUEL-BURNING EQUIPMENT]) of the <u>IMC</u> [I.M.C.], is revised by adding [A NEW] Section 929 [928] to read:

"SECTION 929 [928] UNVENTED ROOM HEATERS

- 929.1 [928.1] General. Unvented room heaters shall be tested in accordance with American National Standards Institute (ANSI) Z21.11.2 (2011 Edition), adopted by reference, and may be installed in accordance with the conditions of the listing and the manufacturer's installation instructions.
- <u>929.2</u> [928.2] Prohibited use. One or more unvented room heaters may not be used as the sole source of comfort heating in a dwelling unit.
- 929.3 [928.3] Input rating. Unvented room heaters may not have an input rating in excess of 40,000 Btu per hour (11.7 kW).

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929.4 [928.4] Prohibited locations. Unvented room heaters may not be installed within Group A, E, or I occupancies. In all other use groups these [OCCUPANCIES. THESE] appliances may not be located in [, OR OBTAIN COMBUSTION AIR FROM, ANY OF THE FOLLOWING ROOMS OR SPACES:]

- 1. Sleeping rooms;
- 2. Bathrooms;
- 3. Toilet rooms;
- 4. Storage closets;
- 5. Surgical rooms.

Exceptions:

- 1. A single wall-mounted unvented room heater equipped with an oxygen depletion safety shutoff system and installed in a bathroom **if** [PROVIDED] the input rating does not exceed 6,000 Btu per hour (1.76 kW) and the bathroom is not a confined space.
- 2. A single wall-mounted unvented room heater equipped with an oxygen depletion safety shutoff system and installed in a bedroom if the input rating does not exceed 10,000 Btu per hour (2.93 kW) and the bedroom is not a confined space.

929.5 [928.5] Room or space volume. The aggregate input rating of all unvented appliances installed in a room or space may not exceed 20 Btu per hour per cubic foot of volume of the room or space. Where the room or space in which the equipment is installed is directly connected to another room or space by a doorway, archway, or other opening of comparable size that cannot be closed, the volume of **that** [SUCH] adjacent room or space may be permitted to be included in the calculations.

929.6 [928.6] Oxygen-depletion safety system. Unvented room heaters shall be equipped with an

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oxygen-depletion-sensitive safety shutoff system. The system shall shut off the gas supply to the main and pilot burners when the oxygen in the surrounding atmosphere is depleted to the percent concentration specified by the manufacturer, but not lower than 18 percent. The system may not incorporate field adjustment means capable of changing the set point at which the system acts to shut off the gas supply to **the** room heater.

929.7 [928.7] Unvented log heaters. An unvented log heater may not be installed in a factory-built fireplace unless the fireplace system has been specifically tested, listed, and labeled for the use in accordance with Underwriters Laboratories (UL) 127.";

(10) [(12)] Chapter 10, Section 1001.1 (Scope) of the <u>IMC</u> [I.M.C.], is revised, with the exceptions remaining, to read: "Scope. This chapter governs the installation, alteration, and repair of boilers, water heaters, and pressure vessels not subject to the provisions of the Department of Labor and Workforce Development under AS 18.60.180 - 18.60.395.";

(11) [(13)] Chapter 10 of the *IMC* is [I.M.C.IS] is revised by deleting Section 1011;

(12) [(14)] Chapter 14 (Solar <u>systems</u> [SYSTEMS]) of the <u>IMC</u> [I.M.C.], is revised by deleting the body of the chapter and inserting a new Section 1401 to read: "<u>Section 1401</u> General. Solar energy equipment and appliances must be installed in compliance with the *Solar Energy Code* as adopted by 8 AAC 63.010, as amended as of <u>March 6, 2016</u> [DECEMBER 6, 2003] and as amended from time to time." [;

(15) CHAPTER 15 (REFERENCED STANDARDS) OF THE *I.M.C.*, IS REVISED BY ADDING OR CHANGING THE REFERENCED STANDARDS FROM THE PUBLICATION DATE LISTED TO THE FOLLOWING EDITION, AND THESE STANDARDS ARE ADOPTED BY REFERENCE:

NFPA 13-2010 INSTALLATION OF SPRINKLER SYSTEMS;

NFPA 72-2010 NATIONAL FIRE ALARM AND SIGNALING CODE;

NFPA 96-2011 VENTILATION CONTROL AND FIRE PROTECTION OF

COMMERCIAL COOKING OPERATIONS]. (Eff. 8/31/96, Register 139; am 3/27/99, Register 149; am 9/15/2001, Register 159; am 8/27/2004, Register 171; am 9/12/2007, Register 183; am 11/16/2012, Register 204; am _5 / 19 / 2017, Register 272-)

Authority: AS 18.70.080

Editor's note: Copies of the *International Mechanical Code* 2012 [, 2009] Edition (IMC [I.M.C.]) may be obtained from the International Code Council Inc., 900 Montclair Rd, Birmingham,

Alabama 35213 [4051 WEST FLOSSMOOR ROAD, COUNTRY CLUB HILLS, IL 60478]; telephone:

(888) 422-7233; Internet address: [OR AT] www.iccsafe.org.

13 AAC 50.024 is amended to read:

13 AAC 50.024. International Fuel Gas Code. The International Fuel Gas Code 2012 [(2009] Edition [)] (IFGC) ([I.F.G.C.]), Chapters 6 and 7, are adopted by reference to regulate the installation of fuel gas utilization equipment, gaseous hydrogen systems, and related accessories, except that the IFGC is changed by deleting all references to "ICC Electrical Code" or "NFPA 70" and replacing those references with "Electrical Code as adopted by 8 AAC 70.025, as amended as of March 6, 2016 and as amended from time to time". Additionally, Chapter 1 of the IFGC is revised by deleting references to the "International Energy Conservation Code (IECC)" and "International Residential Code (IRC)". (Eff. 9/13/2007, Register 183; am 11/16/2012, Register 204; am 5/19/2017, Register

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222)

Authority:

AS 18.70.080

Editor's note: Copies of the *International Fuel Gas Code*, 2012 [2009] Edition (IFGC [I.F.G.C.]) may be obtained from the International Code Council Inc., 900 Montelair Rd, Birmingham, Alabama 35213 [4051 WEST FLOSSMOOR ROAD, COUNTRY CLUB HILLS, IL 60478]; telephone: (888) 422-7233; Internet address: [OR (562) 669-0541; OR AT] www.iccsafe.org.

13 AAC 50.025 is repealed and readopted to read:

13 AAC 50.025. International Fire Code. The International Fire Code 2012 Edition (IFC),

Chapters 12 - 19, 36 - 49 and 68 - 79 are reserved. The International Fire Code 2012 Edition (IFC),

Chapters 1 - 11, 20 - 35, 50 - 67, and 80 and Appendices B - G and I are adopted by reference to regulate all occupancies and buildings for the safeguarding of life and property from the hazards of fire and explosion arising from the storage, handling, and use of hazardous substances, materials, and devices, and from other conditions hazardous to life and property, except that the IFC is revised by deleting all the references to "ICC Electrical Code" or "NFPA 70" and replacing those references with "Electrical Code as adopted by 8 AAC 70.025, as amended as of March 6, 2016 and as amended from time to time" and the IFC is revised by deleting all the references to "International Fuel Gas Code", with the exception of Chapters 6 and 7, deleting all the references to "International Plumbing Code", and replacing the references to "International Fuel Gas Code" and "International Plumbing Code" with "Plumbing Code as adopted by 8 AAC 63.010, as amended as of March 6, 2016 and as amended from time to time".

Additionally, the IFC is changed with the following revisions:

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- (1) Chapter 1 (Administration) of the *IFC* is revised by deleting Sections 103, 104.2, 104.3, 104.4, 104.5, 104.6, 104.10, 104.11, 106, 108, 109, and 111; and is revised by deleting the references to the "*International Residential Code (IRC)*", "*International Property Maintenance Code (IPMC)*", and "*International Wildland-Urban Interface Code (IWUIC)*";
- (2) Chapter 1 (Administration) of the *IFC*, is revised by deleting Section 105, and the related permit requirements of Sections 301.2, 308.2, 315.1, 601.2, 901.3, 1101.3, 2001.3, 2101.2, 2201.2, 2401.3, 2501.2, 2601.2, 2701.5, 2801.2, 2901.2, 3001.2, 2301.2, 3201.2, 3103.4, 3401.2, 3501.2, 3601.2, 5001.5, 5101.2, 5201.3, 5301.2, 5401.2, 5501.2, 5601.2, 5701.4, 5801.2, 5901.2, 6001.2, 6101.2, 6201.2, 6301.2, 6401.2, 6501.2, 6601.2, and 6701.2;
- (3) in Chapter 2, Section 202 (General definitions) of the *IFC*, the definition of "airport" is revised by deleting "with an overall length greater than 39 feet (11 887 mm) and an overall exterior fuselage width greater than 6.6 feet (2012 mm)";
- (4) in Chapter 2, Section 202 (General definitions) of the *IFC*, the definition for "occupancy classification", the introductory language of the sub-definition of "Educational Group E: Group E, day care facilities" is revised by adding a sentence at the end to read: "Family child care homes occupied as their primary residence (Group R-3) operating between the hours of 6:00 a.m. and 10:00 p.m. may accommodate a total of 12 children of any age without conforming to the requirements of a Group E occupancy except for (1) smoke alarms as described in Section 907.2.11.2; (2) carbon monoxide detectors and alarms as specified in Section 908 adhering to AS 18.70.095; (3) means of egress requirements of Section 1003, including emergency escape and rescue openings, as required by Section 1029, in napping or sleeping rooms; and (4) fire extinguisher requirements as described in the *IFC*.":
 - (5) in Chapter 2, Section 202 (General definitions) of the IFC, the definition for

"occupancy classification", the sub-definition of "Institutional Group I" is revised by adding a sentence at the end to read: "A facility in this occupancy classification that has occupants who need physical assistance to respond in emergency situations must comply with *IFC* Section 408.5 for a Group I-1 occupancy, *IFC* Section 408.6 for a Group I-2 occupancy, and *IFC* Section 408.7 for a Group I-3 occupancy.";

- (6) in Chapter 2, Section 202 (General definitions) of the *IFC*, the definition for "occupancy classification", the sub-definition of "Residential Group R: Residential Group R-4" is revised by inserting a paragraph before the last paragraph to read: "A facility in this occupancy classification that has occupants who need physical assistance to respond in emergency situations must comply with *IFC* Section 408.10.";
- (7) Chapter 2, Section 202 (General definitions) of the *IFC*, is revised by adding a new definition to read: "SKY LANTERN. An unmanned device with a combustible fuel source that incorporates an open flame in order to make the device airborne.";
- (8) Chapter 3, Section 307.2 (Permit required) of the *IFC*, is revised to read: "Approval. The fire chief of a registered fire department having jurisdiction may allow a fire for recognized silvicultural or range or wildlife management practices, prevention, or control of disease or pests, or a bonfire. An application, as required by the fire chief of that registered fire department, must be presented by the owner of the land upon which the fire is to be kindled before kindling that fire.";
- (9) Chapter 3, Section 308.1.1 (Where prohibited) of the *IFC*, is revised by adding a new sentence at the end to read: "Unmanned free-floating devices containing an open flame or other heat source, including sky lanterns, shall be prohibited.";
 - (10) Chapter 3, Section 308.1.6 (Open-flame devices) of the IFC, is revised by adding a

new Section 308.1.6.3 to read: "Section 308.1.6.3 Sky lanterns. No person shall release or cause to be released a sky lantern or other unmanned free-floating device containing an open flame.";

- (11) Chapter 3, Section 308.3 (Group A occupancies) of the *IFC*, is revised to read: "308.3 Group A occupancies. The use of open flame in connection with a public meeting or gathering for the purposes of deliberation, worship, entertainment, amusement, instruction, education, recreation, awaiting transportation, or similar purposes in assembly or educational occupancies must be done in consultation with the registered fire department having jurisdiction.";
 - (12) Chapter 3 of the *IFC* is revised by deleting Section 311.5 (Placards);
- (13) Chapter 4, Section 405.2 (Frequency) of the *IFC*, is revised by adding a second sentence at the end of the section to read: "False alarms may not be counted as a fire drill for the purpose of this section.";
- (14) Chapter 4, Section 405 (Emergency evacuation drills) of the *IFC*, is revised by adding a new Section 405.10 to read:

"405.10 Occupants needing physical assistance (Group I-1 and R-4); applicability. The provisions of this section apply to all Group I-1 and R-4 occupancies where the occupants need physical assistance from staff or others to respond to emergencies.

405.10.1 Definitions. In this section,

"Evacuation capability" means the ability of occupants, residents, and staff as a group either to evacuate a building or to relocate from the point of occupancy to a point of safety;

"Point of safety" means a location that (a) is exterior to and away from a building; or (b) is within a building of any type construction protected throughout by an approved automatic sprinkler system and that is either (i) within an exit enclosure meeting the requirements

of *IFC* Section 1020; or (ii) within another portion of the building that is separated by smoke partitions meeting the requirements of *International Building Code 2012 Edition (IBC)* Section 710, as adopted by reference, with not less than a one-half hour fire resistance rating, and the portion of the building has access to a means of escape or exit that conforms to the requirements of the *IFC* and does not require return to the area of the fire.

405.10.2 Fire drills and evacuation capability determination. The initial determination of evacuation capability shall be determined by a fire drill conducted by a fire code official or by an employee of the department of health and social services responsible for licensing the facility. Changes to the evacuation capability shall be made by a fire code official, based on a record of fire drills conducted by the facility staff. The drills shall be conducted six times a year on a bimonthly basis, with at least two drills conducted during the night when residents are sleeping. Records must indicate the time taken to reach a point of safety, date and time of the drill, location of simulated fire origin, escape paths used, and comments relating to residents who resisted or failed to participate in the drills.

405.10.3 Evacuation capability and fire protection requirements. Fire protection requirements of a facility under Section 405.10 are as follows:

405.10.3.1 Prompt evacuation capability. Evacuation capability of three minutes or less indicates prompt evacuation capability. In facilities maintaining prompt evacuation capability, the requirements of this code for Group I-1 or R-4 occupancies must be followed.

405.10.3.2 Slow evacuation capability. Evacuation capability of more than three but less than 14 minutes indicates slow evacuation capability. In facilities

maintaining slow evacuation capability, the facility must be protected by (a) an automatic smoke detection system, using addressable smoke detectors, designed and installed in accordance with the provisions of this code and *NFPA* 72; and (b) an automatic sprinkler system, with quick-response or residential sprinklers, installed in accordance with Section 903.3.1.2 (*NFPA* 13R sprinkler systems).

405.10.3.3 Impractical evacuation capability. Evacuation capability of 14 minutes or more indicates impractical evacuation capability. In facilities maintaining impractical evacuation capability, the facility must be protected by (a) the protections for a facility with slow evacuation capability under Section 405.10.3.2; (b) one-half hour fire-resistive construction throughout the facility; and (c) direct egress from sleeping rooms for occupants needing evacuation assistance either (i) to the exterior at grade level, to an exterior porch or landing via a three foot six inch wide door; or (ii) if the sleeping rooms are separated from the rest of the building by smoke partitions installed in accordance with *International Building Code (IBC)* Section 710, as adopted by reference in 13 AAC 50.020, by egress windows conforming to the provisions of *IFC* Section 1029.";

- (15) Chapter 4, Section 407.1 (General) of the *IFC*, is revised to read: "407.1 General. The provisions of Sections 407.2 through 407.7 shall be applicable, in the discretion of the fire chief of the registered fire department that has jurisdiction, where hazardous materials are located on the premises.";
- (16) Chapter 4, Section 408.3 (Group E occupancies and Group R-2 college and university buildings) of the *IFC*, is revised by adding a new Section 408.3.5 to read: "408.3.5 False alarms. False alarms may not be counted as a fire drill for the purpose of this section.";

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- (17) Chapter 5, Section 501.3 (Construction documents) of the *IFC*, is revised by adding a second paragraph to read: "The fire chief of the registered department may require fire apparatus access roads, premises identification, key boxes, fire protection water supplies, fire protection and utility equipment identification and access, and emergency responder radio coverage in accordance with this chapter. Documentation shall be provided indicating that the fire chief has been involved in discussion regarding fire apparatus access roads, premises identification, key boxes, fire protection water supplies, fire protection and utility equipment identification and access, and emergency responder radio coverage.";
- (18) in Chapter 6, Section 603.3.1 (Fuel oil storage in outside, above-ground tanks) of the *IFC*, the last sentence is revised to read: "The storage of fuel oil above ground in quantities exceeding 660 gallons (2,498 L) shall comply with *NFPA* 31 and have a minimum distance to the nearest important building of not less than five feet.";
- (19) Chapter 7, Section 703.2.3 (Door operation) of the *IFC*, is revised by adding a new Section 703.2.3.1 to read: "703.2.3.1 Operation. Fire rated assemblies may not be obstructed or otherwise impaired from their proper operation at any time. When two or more self-closing fire assemblies within a building have been documented as having been obstructed or impaired during three or more consecutive inspections, the fire code official may order the installation of automatic-closing devices meeting the requirements of Section 1008.1.9.9 and item 5 of the *International Building Code (IBC)*, as adopted by reference in 13 AAC 50.020.";
- (20) Chapter 9, Section 901.4 (Installation) of the *IFC*, is revised by adding an exception to read: "Exception: Buildings temporarily closed due to seasonal operations may have their fire systems deactivated under the following conditions:

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- 1. The building is unoccupied;
- 2. The building is properly secured;
- 3. All utilities are disconnected and drained;
- 4. The fire systems are certified as operational before the building is reoccupied;
- 5. A 24-hour-a-day fire watch is provided during the interim between when utilities are reactivated and the fire systems are certified as operational;
 - 6. The fire code official is notified in writing of the closure; and
- 7. A letter from the insurance carrier, or the owner if self-insured, indicating knowledge of the closure is provided to the fire code official.";
- (21) Chapter 9, Section 901.5 (Installation acceptance testing) of the *IFC*, is revised to read: "901.5 Installation acceptance testing. Fire detection and alarm systems, fire-extinguishing systems, fire standpipes systems, and other fire protection systems and appurtenances to those systems must meet the approval of the authority having jurisdiction as to installation and location, and are subject to the acceptance test required by the standard in *IFC* Table 901.6.1 for the system or appurtenance. Within 30 days after the completion of the installation, a copy of the acceptance test certificate must be forwarded by the firm conducting the test to the division of fire and life safety or the deferred authority having jurisdiction. Fire hydrant systems, fire pump systems, and private fire service mains installed as a requirement by the fire chief of the registered fire department having jurisdiction are subject to the acceptance tests as contained in the installation standards and as approved by the fire chief. The fire chief must be notified before any required testing, and all results of the tests must be conveyed to the fire chief within 30 days.";
 - (22) Chapter 9, Section 901.6 (Inspection, testing and maintenance) of the IFC, is revised

by adding a second paragraph to read: "Superseding other code or standard requirements established by this section, fire protection systems and fire extinguishers must be inspected, tested, and serviced as follows:

1. Annually;

Exception: Standpipe systems must be inspected, tested, and serviced every five years;

- 2. After any use or activation;
- 3. Any time damage is found;
- 4. After repair or alteration;
- 5. When required by the fire code official; and
- 6. After a seasonal shutdown.

Reports of inspections and tests must be maintained on the premises, and within 30 days after the inspection or test being completed, a copy of the test report must be forwarded by the person conducting the inspection or test to the fire code official. The annual fire extinguisher testing may be performed by any person who has a valid permit in accordance with 13 AAC 50.030(h).

- (23) in Chapter 9, Section 901.7 (Systems out of service) of the *IFC*, the first sentence is revised to read: "Where a required fire protection system is out of service for more than eight hours in a 24-hour period, an impairment plan shall be submitted to the fire department and the fire code official immediately. Where required by the fire code official, the building shall either be evacuated or an approved fire watch shall be provided for all occupants left unprotected by the shutdown until the fire protection system has been returned to service.";
 - (24) Chapter 9, Section 903.2.3 (Group E) of the IFC, is revised to read: "903.2.3 Group

E. An automatic sprinkler system must be provided throughout all buildings with Group E occupancies.

The use of a fire wall or barrier does not establish a separate building or fire area for purposes of this section.

Exception: Buildings with Group E occupancies having an occupant load of 49 or less.

An automatic sprinkler system must also be provided for every portion of educational buildings below the level of exit discharge.

Family child care homes that are licensed to care for more than five persons between the hours of 10:00 p.m. and 6:00 a.m. must be equipped with an automatic sprinkler system designed and installed as described in Section 903.3.1.3 or an equivalent system approved by the building official.";

(25) Chapter 9, Section 903.2.8 of the *IFC*, is revised to read: "903.2.8 Group R. An automatic sprinkler system installed in accordance with Section 903.3 shall be provided throughout buildings containing Group R occupancies as provided in this section.

903.2.8.1 Group R-1. An automatic sprinkler system shall be provided throughout all buildings that contain an R-1 occupancy.

Exceptions:

- 1. Health clinics with transient quarters may utilize an NFPA 13R sprinkler system throughout the building.
- 2. Health clinics may utilize an *NFPA* 13D sprinkler system in the sleeping unit only, if the sleeping unit is separated from the building with a two hour fire barrier.

 903.2.8.2 Group R-2. An automatic sprinkler system shall be provided throughout all

buildings that contain an R-2 occupancy.

Exceptions:

- 1. Buildings that are no more than two stories in height, including basements and contain four or fewer dwelling units.
- 2. Buildings that are no more than two stories in height, including basements and contain 16 or fewer sleeping rooms.

For the purpose of this section, fire walls may be used to create up to three separate attached buildings. Any additional buildings must be physically separated in accordance with *International Building Code (IBC)* Table 602, as adopted by reference in 13 AAC 50.020.

903.2.8.3 Group R-4. An automatic sprinkler system shall be provided throughout all buildings that contain an R-4 occupancy.";

- (26) Chapter 9, Section 903.3.6 (Hose threads) of the *IFC*, is revised by deleting "the fire code official" and replacing it with "AS 18.70.084";
- (27) Chapter 9, Section 903.5 (Testing and maintenance) of the *IFC*, is revised by adding a new Section 903.5.1 to read: "903.5.1 Mancamp relocations. On each portable or relocatable camp move, a plumber certified under AS 18.62 may disconnect and reconnect the fire suppression system. The mancamp must be certified by an appropriate fire suppression permit holder under AS 18.70.090 and 13 AAC 50.035 to provide documentation that the system has been placed back in service and is ready for operation. Fire suppression system certification documentation is to be retained on site and available for review upon request. Annual requirements are still required by this code as adopted by reference in 13 AAC 50.025.";
- (28) Chapter 9, Section 903.6 (Where required in existing buildings and structures) of the *IFC*, is revised by adding a new Section 903.6.1 to read: "903.6.1 Group E. An approved automatic fire-

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extinguishing system must be installed in a Group E occupancy in accordance with Section 903.2.3, as revised, whenever alterations or additions are made to an existing structure containing a Group E occupancy.";

- (29) Chapter 9, Section 904.1 (General) of the *IFC*, is revised by adding a new sentence at the end of the paragraph to read: "Within 30 days after the completion of the installation, a copy of the acceptance test certificate must be forwarded by the firm conducting the test to the division of fire and life safety or the deferred authority having jurisdiction.";
- (30) Chapter 9, Section 904 of the *IFC*, is revised by adding a new Section 904.12 to read: "904.12 Water-mist fire-extinguishing systems. Water-mist fire-extinguishing systems shall be installed, maintained, and periodically inspected and tested in accordance with *NFPA* 750 and their listing.";
- (31) Chapter 9, Section 906.1 (Where required) of the *IFC*, is revised by deleting the exception in item 1;
- (32) Chapter 9, Section 907.2.3 (Group E) of the *IFC*, is revised by adding a second paragraph to read: "Rooms used for sleeping or napping purposes within a day care use of a Group E occupancy must be provided with smoke alarms that comply with Section 907.2.11.2.";
- (33) Chapter 9, Section 907.2.3 (Group E) of the *IFC*, Exception 1 is revised by replacing "30" with "49":
- (34) Chapter 9, Section 907.2.3 (Group E) of the *IFC*, Exceptions is revised by adding a new exception at the end to read: "4. Emergency voice/alarm communication systems are not required in Group E occupancies with an occupant load of 100 or less.";
 - (35) Chapter 9, Section 907.2.9 (Group R-2) of the IFC, is revised by adding Section

907.2.9.4 to read: "907.2.9.4 Remote mancamps. Any mancamp that is located outside a fire department service area shall be equipped with an automatic smoke or fire detection system that activates the occupant notification system in accordance with Section 907.5 throughout buildings that are used for sleeping purposes.";

- (36) Chapter 9, Section 907.2.11 (Single- and multiple-station smoke alarms) of the *IFC*, is revised by adding a second paragraph to read: "When a plan review is required for an existing Group R occupancy, smoke alarms must be installed as described in Section 907.2.11.";
- (37) Chapter 9, Section 907.2.11.3 (Interconnection) of the *IFC*, is revised by adding a new paragraph to read: "If more than 12 smoke alarms are interconnected the interconnecting means must be supervised in accordance with *NFPA* 72.";
- (38) Chapter 9, Section 907.7.2 (Record of completion) of the *IFC*, is revised by adding a second paragraph to read: "Within 30 days after the completion of the installation, a copy of the acceptance test certificate verifying completion in accordance with *NFPA* 72 must be forwarded by the firm conducting the test to the division of fire and life safety or the deferred authority having jurisdiction.";
- (39) Chapter 9, Section 907.8 (Inspection, testing and maintenance) of the *IFC*, is revised by adding a new Section 907.8.6 to read: "907.8.6 Mancamp relocations. On each portable or relocatable camp move, an electrician certified under AS 18.62 may disconnect and reconnect the fire alarm system. The mancamp must be certified by an appropriate fire system permit holder under AS 18.70.090 and 13 AAC 50.035 to provide documentation that the system has been placed back in service and is ready for operation. System certification documentation is to be retained on site and available for review upon request. Annual requirements are still required under this code as adopted by reference in 13 AAC

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50.025.";

- (40) Chapter 9, Section 909.18 (Acceptance testing) of the *IFC*, is revised by adding a new sentence at the end of the paragraph to read: "Within 30 days after the completion of the installation, a copy of the smoke control system acceptance testing certificate must be forwarded by the firm conducting the test to the division of fire and life safety or the deferred authority having jurisdiction.";
 - (41) Chapter 9, Section 910.1 (General) of the *IFC*, is revised by deleting Exception 2;
- (42) in Chapter 10, Section 1001.1 (General) of the *IFC*, the last sentence of the paragraph is revised by adding at the end "as governed by the provisions of AS 18.70.080";
- (43) Chapter 10, Section 1001.1 (General) of the *IFC*, is revised by deleting the exception;
- (44) Chapter 10, Table 1018.1 (Corridor fire-resistance rating) of the *IFC*, is revised by inserting a superscript "d" footnote reference after "R" in the "occupancy" column and is revised by adding footnote "d" to read: "R occupancies with an occupant load greater than 10 shall have one-hour rated corridors when the R occupancies are allowed to not have a sprinkler system and
 - 1. serve four or fewer dwelling units or 16 or fewer sleeping rooms; and
 - 2. are less than three stories in height.";
- (45) Chapter 10, Section 1029.1 (General) of the *IFC*, is revised by changing the first sentence to read: "In addition to the means of egress required by this chapter provisions shall be made for emergency escape and rescue openings in Group R and I-1 occupancies.";
- (46) Chapter 10, Section 1029.1 (General) of the *IFC*, is revised by deleting Exceptions 1 and 3;
 - (47) Chapter 20, Section 2005 (Portable fire extinguishers) of the IFC, is revised by

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deleting Section 2005.8;

(48) Chapter 20, Section 2006.3 (Construction of aircraft-fueling vehicles and accessories) of the *IFC*, is revised by adding an exception to read:

"Exception: A vehicle or trailer tank with a capacity of 250 gallons or less may be used for non-commercial refueling of private non-commercial aircraft if the following requirements are met:

- 1. The tank is placarded with no smoking signs, the type of fuel contained in the tank, and the tank capacity;
- 2. The tank and all appurtenances used in the fueling operation are listed and approved for the specific purpose; and
 - 3. Electrical bonding is provided as required under Section 2006.3.7.";
- (49) Chapter 23, Section 2306.2.3 (Above-ground tanks located outside, above grade) of the *IFC*, is revised by adding item 6 to read:
 - "6. Approved above-ground atmospheric tanks may be used without a special enclosure or fire rating if the following criteria are met:
 - a. Tanks must be located as required for "Other tanks" by IFC Table 2306.2.3; and
 - b. Tanks must be enclosed by a six-foot high industrial type chain link fence with a minimum of two access gates located at opposite sides of the enclosure. Each gate must be at least 36 inches wide. There must be a minimum working distance of five feet between the tank and the fence.";
 - (50) Chapter 23, Section 2306.7.7.1 (Leak detection) of the IFC, is revised by adding an

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exception to read: "Exception: A leak detection device is not required if the underground piping is extraheavy wall steel with all welded joints, dielectric coating, and cathodic protection.";

- (51) Chapter 23, Section 2311.2.3 (Drainage and disposal of liquids and oil-soaked waste) of the *IFC*, is revised by adding a sentence at the end of the paragraph to read: "Where oil separators or traps are provided, neither the oil nor water phase may drain to septic systems, dry wells, or other means of underground discharge.";
- (52) in Chapter 31, Section 3103.2 (Approval required) of the *IFC*, the first sentence is revised to delete "a permit and";
- (53) Chapter 31, Section 3103.7 (Inspections) of the *IFC*, is revised by deleting "permit" and "permittee,";
- (54) Chapter 36, Section 3604.1 (General) of the *IFC*, is revised by adding an exception to read: "Exception: Public or private docks that are located in remote areas where land based fire protection is not available.";
- (55) Chapter 50, Section 5001.6 (Facility closure) of the *IFC*, is revised by adding new sentences at the end of the paragraph to read: "The fire chief of the registered fire department having jurisdiction may require the documentation of the closure plans for the termination of the storage, use, or handling of hazardous materials at least 30 days before the termination. The fire chief is authorized to require that the documentation include an approved facility closure plan in accordance with Section 5001.6.3. The fire chief may require the submission of the Hazardous Materials Management Plan and Hazardous Materials Inventory Statement indicated in Sections 5001.5.1 and 5001.5.2.";
- (56) Chapter 53 (Compressed gases [GASES]) of the *IFC* is revised by adding a new Section 5308 to read:

"SECTION 5308

CARBON DIOXIDE (CO2) SYSTEMS USED IN BEVERAGE DISPENSING APPLICATIONS

5308.1 General. Carbon dioxide systems with more than 100 pounds (45.4 kg) of carbon dioxide used in beverage dispensing applications shall comply with Sections 5308.2 through 5308.4.2.

5308.2 Equipment. The storage, use, and handling of liquid carbon dioxide shall be in accordance with Chapter 53 and the applicable requirements of *NFPA* 55, Chapter 13. Insulated liquid carbon dioxide systems shall have pressure relief devices vented in accordance with *NFPA* 55.

5308.3 Protection from damage. Carbon dioxide systems shall be installed so the storage tanks, cylinders, piping, and fittings are protected from damage by occupants or equipment during normal facility operations.

5308.4 Required protection. Where carbon dioxide storage tanks, cylinders, piping, and equipment are located indoors, rooms or areas containing carbon dioxide storage tanks, cylinders, piping, and fittings and other areas where a leak of carbon dioxide can collect shall be provided with either ventilation in accordance with Section 5308.4.1 or an emergency alarm system in accordance with Section 5308.4.2.

5308.4.1 Ventilation. Mechanical ventilation shall be in accordance with the *International Mechanical Code (IMC)*, as adopted by reference in 13 AAC 50.023, and shall comply with all of the following:

- 1. Mechanical ventilation in the room or area shall be at a rate of not less than 1 cubic foot per minute per square foot [0.00508 m3/(sxm2)].
 - 2. Exhaust shall be taken from a point within 12 inches (305 mm) of the floor.
 - 3. The ventilation system shall be designed to operate at a negative pressure in

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relation to the surrounding area.

5308.4.2 Emergency alarm system. An emergency alarm system shall comply with all of the following:

- 1. Continuous gas detection shall be provided to monitor areas where carbon dioxide can accumulate.
- The threshold for activation of an alarm shall not exceed 5,000 parts per million (9,000 mg/m3).
- 3. Activation of the emergency alarm system shall initiate a local alarm within the room or area in which the system is installed.";
- (57) Chapter 56, Section 5601.1 (Scope) of the *IFC*, is revised to insert "and AS 18.72" after "The provisions of this chapter";
- (58) Chapter 56, Section 5601.1.3 (Fireworks) of the *IFC*, is revised, with the exceptions remaining, to read: "The storage, use, and handling of fireworks is prohibited except as allowed in this section and AS 18.72.";
- (59) Chapter 56, Section 5601.1 (Scope) of the *IFC*, is revised by adding a new Section 5601.1.6 to read: "5601.1.6 Permit required. No person shall sell fireworks, possess, or transport fireworks for sale, conduct a fireworks display described in Section 5608, or possess, transport, or test dangerous fireworks for such a display, unless the person holds a valid permit or license under this section, and the activity is conducted in accordance with AS 18.72 and this chapter.";
- (60) Chapter 56 of the *IFC* is revised by deleting Section 5601.2 (Permit required), Section 5601.2.4 (Financial responsibility), and Section 5601.2.4.2 (Fireworks display);
 - (61) Chapter 56, Section 5601.2.2 (Sale and retail display) of the IFC, is revised by

deleting the words "explosives, explosive materials or fireworks" and inserting in their place "explosives and explosive materials";

- (62) Chapter 56, Section 5608 of the *IFC*, is revised by changing the section heading to read: "FIREWORKS RETAIL SALES AND DISPLAYS";
- (63) Chapter 56, Section 5608.1 (General) of the *IFC*, is revised by adding a second paragraph to read: "Retail sales of salable fireworks must comply with Section 5608.11.";
- (64) Chapter 56, Section 5608.2 (Permit application) of the *IFC*, is revised to read: "5608.2 Permit application. (a) The following licenses or permits are required to conduct activity described in Section 105.6.14 (Explosives):
 - (1) a wholesaler's license, as described in AS 18.72, to sell, or possess for sale, 1.4G or 1.3G fireworks at wholesale;
 - (2) a retailer's permit, as described in AS 18.72, for each location where the applicant intends to sell, or possess for sale, 1.4G fireworks at retail;
 - (3) a pyrotechnic operator's permit to conduct a fireworks display or non-routine testing of 1.3G fireworks, or to possess fireworks for display or non-routine testing of 1.3G fireworks;
 - (4) a fireworks event permit for each event involving public or private display of any amount of 1.3G fireworks or 250 gross pounds (113.4 kg) of salable fireworks; or
 - (5) an annual permit for routine testing of 1.3G fireworks.
 - (b) A license or permit under (a)(1) (4) of this section must be obtained from the division of fire and life safety. A permit under (a)(5) of this section may be obtained from the division of fire and life safety or, on a form approved by the state fire marshal, from the fire chief

of fire department in the jurisdiction where the testing will occur.

- (c) An application for a license or permit under (a)(1) (4) of this section must be received by the division of fire and life safety 14 days before the activity is scheduled to occur. A permit under (a)(5) of this section must be issued before the routine testing occurs.
 - (d) Applications for a license or permit must include
- (1) for a license or permit under (a)(1) or (2) of this section, proof of insurance as required and in the amount set out in AS 18.72.020; or
- (2) for a permit under (a)(3) (5) of this section, a certified copy of a policy of public liability and products liability insurance, including both accident and occurrence insurance, for not less than \$1,000,000 for bodily injury and death, and not less than \$500,000 for property damage.
- (e) An application for a retailer's permit under (a)(2) of this section or for a fireworks event permit under (a)(4) of this section must include a plan and drawings, satisfactory to the state fire marshal, showing and describing the sales location or display site.
- (f) An application for a pyrotechnic operator's permit under (a)(3) of this section must include proof satisfactory to the state fire marshal that the applicant
 - (1) has passed a written examination administered by the state fire marshal; and
- (2) has participated as an assistant to a licensed or permitted pyrotechnic operator in six displays in this state for which the division of fire and life safety has issued a permit under (a)(4) of this section, or holds a valid pyrotechnic operator's permit or license from another state.
- (g) An applicant for a fireworks event permit under (a)(4) of this section or for a testing permit under (a)(5) of this section must hold a valid pyrotechnic operator's permit under (a)(3) of

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this section.";

(65) Chapter 56, Section 5608.2 (Permit application) of the *IFC*, is revised by adding a new Section 5608.2.3 to read: "5608.2.3 Revocation and suspension. A permit for the retail sale of salable fireworks is void if the intended place of sale or use of the permit is within a jurisdiction that, by ordinance, has prohibited the sale or use of fireworks or if the permit holder sends, transports, or delivers fireworks to a jurisdiction that by ordinance has prohibited the sale or use of fireworks.

The state fire marshal may revoke a permit or license if

- 1. the permittee or licensee fails to comply with a notice of violation and order to correct on or before the date set in the order;
- 2. the permittee or licensee is cited more than one time for the same violation of AS 18.72 or the fire code regulations in this chapter in the same calendar year; or
- 3. the permittee or licensee conducts business in a way that presents an immediate threat to life or property.

If a permit or license is revoked, the permittee or licensee may file a written appeal to the state fire marshal, who will review the revocation and issue a written decision within 10 days after the appeal. The appeal must be postmarked within seven days following the date of receipt of the revocation. Once a permit or license is revoked, the permittee or licensee may not apply for or be granted a new permit or license for the sale, use, or display of fireworks for one year from the date of revocation.";

- (66) Chapter 56, Section 5608.6 (Installation of mortars) of the *IFC*, is revised by adding a new Section 5608.6.1 to read: "5608.6.1 Mortar construction. Mortars must be constructed of paper, high density plastic pipe, or metal other than cast iron.";
 - (67) Chapter 56, Section 5608 of the IFC, is revised by adding a new Section 5608.11 to

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read: "5608.11 Retail sale of salable fireworks. Retail sales of salable fireworks as described in AS 18.72 must be conducted in accordance with this section.

5608.11.1 Dedicated structure or stand. Salable fireworks may be sold only from a dedicated structure or stand that has exits meeting the requirements of Chapter 10 of the *International Building Code (IBC)*, as adopted by reference in 13 AAC 50.020.

Exception: Structures meeting the criteria of Group H-1 occupancy as established by the *IBC* are exempt from the requirements of Section 5608.11.1.

5608.11.2 Fire extinguishers. Portable fire extinguishers that meet the criteria of Section 906.2 must be provided.

5608.11.3 Placard. A placard setting out the language of AS 41.15.070, 41.15.140, and 41.15.160 must be prominently displayed.

5608.11.4 Sales. The sale of salable fireworks may not take place within 250 feet of a place of residence or public assembly.

5608.11.5 Special fireworks. Special fireworks (1.3) may not be stored or offered for sale at a retail sales location.

5608.11.6 Use or discharge. Fireworks of any class may not be used or discharged within 250 feet (76.2 m) of a retail sales location.

5608.11.7 Right-of-way. Retail sales locations may not be located on a highway or utility right-of-way.

5608.11.8 Display of permit or license. The retail sales permit or license must be conspicuously displayed at the sales location.

5608.11.9 Age of employee. A person under the age of 18 years may not be employed

where fireworks are sold or stored.

5608.11.10 Age of purchaser. Fireworks may not be sold to person under the age of 18 years.

5608.11.11 Prohibition. Fireworks may not be sold to a person who is or appears to be intoxicated or otherwise chemically impaired.

5608.11.12 Storage. Salable fireworks, class 1.4G (Class C common fireworks) must be stored as follows:

- 1. Storage at retail sites must be in a type 4 or higher rated magazine;
- 2. Except as provided in paragraph 3 of Section 5608.11.12, storage must be a minimum of 40 feet from property lines or any inhabited building. The dedicated structure or stand used for selling fireworks is excluded;
- 3. Storage must be a minimum of 250 feet from a place of residence or public assembly building;
 - 4. Storage may not be located on a highway or utility right of way;
- 5. Storage at any site except approved retail locations must be in accordance with the requirements for low explosives in Section 5604.3.2.
- 5608.11.13 Permitted sales location. All 1.4G fireworks must be sold from the location specified in the permit application.
- 5608.11.14 Suspension of sales and use. The sale or use of fireworks may be suspended by the state fire marshal in any area where the Department of Natural Resources has declared the wild fire danger to be high/extreme or depleted resources.";
 - (68) Chapter 57, Section 5704.3.5 (Storage in control areas) of the IFC, is revised by

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deleting Section 5704.3.5.1 (Basement storage);

- (69) Chapter 57, Section 5706.3 (Well drilling and operating) of the *IFC*, is revised by adding a second sentence to read: "This section does not apply to offshore oil platforms.";
- (70) Chapter 58, Section 5801 (General) of the *IFC*, is revised by adding a new Section 5801.3 to read: "5801.3 Plan review. Where a single container is over 500-gallon (1,892.7 L) water capacity or the aggregate capacity of containers is over 500-gallon (1,892.7 L) water capacity, the installer shall submit plans for review before installation in accordance with 13 AAC 50.027.";
- (71) Chapter 80 (Referenced standards) of the *IFC* is revised by adding the following edition of the referenced standard, and the standard is adopted by reference:

NFPA 2010: Standard for Fixed Aerosol Fire-Extinguishing Systems 2015 Edition (NFPA 2010-15);

(72) the appendices of the *IFC* are amended by adding Appendix K to read:

"APPENDIX K

FIRE STATUS REPORTING

K101 Scope. All fire service companies providing services in this state shall provide a legible copy of all fire system service reports to the authority having jurisdiction or closest state division of fire and life safety office as adopted and amended in the *IFC 2012 Edition* as listed in this appendix.

Exception: Industrial occupancies with a fire system preventive maintenance program approved by the division of fire and life safety. This appendix contains contact information.

K102 Status 1. Systems out of service or major deficiencies. The fire service company shall immediately contact the authority having jurisdiction or closest state division of fire and life safety office

if the system cannot be returned to service. On a weekend or after hours, contact the authority having jurisdiction or closest state division of fire and life safety office on the first business day. Written notification shall be sent by fascimile transmission to the authority having jurisdiction or closest state division of fire and life safety office within 24 hours. Notification may be made by electronic mail.

K102.1 Corrective action time. Status 1 reports shall be repaired immediately.

K102.1.1 For example but not limited to

K102.1.1.1 Fire sprinkler or water based systems:

- 1. Non-working flow/pressure switches.
- 2. Damage to fire department connections.
- 3. No water to system.
- 4. Frozen or otherwise damaged system.

K102.1.1.2 Fire pumps:

- 1. Non-working fire pumps.
- 2. Fire pump controls not working or malfunctioning.

K102.1.1.3 Fire alarm systems (detection and alarm):

- 1. Non-working fire alarm panel.
- 2. Malfunctioning fire alarm panel.
- 3. Audio and visual devices not working entire loop.
- 4. Detection not working entire detection loop.
- 5. Loss of programming.

K102.1.1.4 Kitchen hood fire systems:

1. System cylinder is not charged or leaking.

- 2. Appliance not properly covered due to rearrangement of appliances.
 - 3. Plugged discharge nozzles.
 - 4. Automatic detection not functional.
 - 5. Gas or electric not shutting down.

K102.1.1.5 Clean agent or special hazard system:

- 1. System cylinder is not charged or leaking.
- 2. Releasing panel not functional.

K103 Status 2. Critical deficiencies. If systems have critical deficiency reports, the critical deficiency reports shall be provided to the authority having jurisdiction or closest state division of fire and life safety office within 14 days.

K103.1 Corrective action time. Status 2 systems shall be repaired within 14 days.

K103.1.1 For example but not limited to

K103.1.1.1 Fire sprinkler or water based system:

- 1. Five or more painted sprinkler heads in a concentrated area or more than 10 in a facility.
- 2. Change of use that will affect the performance of the sprinkler system.
 - 3. Low water pressure.
 - 4. No monitoring on required systems.
 - 5. Any other major problem that will affect the performance.

K103.1.1.2 Fire pumps:

- 1. Low fuel
- 2. Pump packing leaking beyond specifications.
- 3. Fire pump room below 40 degrees.
- 4. Fire pump not meeting its rated discharge pressure or GPM flow over a 10 percent difference.
 - 5. Any other major problem that will affect the performance.

K103.1.1.3 Fire alarm systems (detection and alarm):

- 1. Batteries overdue for replacement.
- 2. No monitoring on required system.
- 3. Audio and visual devices not working up to three devices, over three devices Status 1.
- 4. Detection not working up to three devices, over three devices Status 1.
 - 5. Any other major problem that will affect the performance.

K103.1.1.4 Kitchen hood fire systems:

- 1. Hood and ducts with heavy grease buildup.
- 2. Any other major problems that will affect the performance.

K104 Status 3. Minor deficiencies. Minor deficiency reports shall be provided to the authority having jurisdiction or closest state division of fire and life safety office within 30 days. These deficiencies will not affect the performance of the system.

K104.1 Corrective action time. Status 3 systems shall be repaired within 30 days.

K105 Status 4. No deficiencies. Systems with no deficiencies shall be reported to the authority

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having jurisdiction or closest state division of fire and life safety office within 30 days.

K105.1 Information to be provided. System service reports shall have the following information as follows:

- 1. The inspection company name shall be printed on all reports with the company's address and telephone number.
- 2. The inspector's first and last name shall be printed with the permit number of the inspector's fire systems permit required under AS 18.70.090 and 13 AAC 50.035.
- 3. The inspector's office telephone number shall be printed, and the inspector's cellular telephone number, if available, shall also be printed.
- 4. Deficiencies shall be typed or written and shall be printed text. No cursive or longhand handwriting is acceptable. Typed reports shall use at least 10 point font and handwritten reports shall use at least 3/8 inch spacing between lines.
- 5. All reports shall have the building name, occupancy inspected, and address clearly identified on the first page, and all subsequent pages shall have the building name and date of inspection on the top of the page.
- 6. All reports shall have the building contact person's name with telephone number on the front page.
- 7. Only white and yellow copies will be accepted by the state division of fire and life safety for reports submitted.
- 8. Deficiency write ups must include the code citation that is in violation and a description of the problem.

Items having minor deficiencies shall be mailed within 30 days to

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Department of Public Safety

State Division of Fire and Life Safety

5700 E. Tudor Road, Anchorage, AK 99507; Phone 907-269-5637, Fax 907-269-5018
1979 Peger Road, Fairbanks, AK 99709; Phone 907-451-5200, Fax 907-451-5218
2760 Sherwood Lane, Suite 2-B, Juneau, AK 99801; Phone 907-465-4331 Fax 907-465-5521

Systems out of service and those with major deficiencies shall have a report faxed to the authority having jurisdiction or closest state division of fire and life safety office and mailed immediately within one day to the address listed in this appendix. (Eff. 1/14/81, Register 77; am 8/2/86, Register 99; am 10/28/90, Register 116; am 6/10/93, Register 126; am 8/31/96, Register 139; am 3/27/99, Register 149; am 9/15/2001, Register 159; am 8/27/2004, Register 171; am 9/12/2007, Register 183; am 11/16/2012, Register 204; am 5/19/2017, Register 222.)

Authority: AS 18.70.080

Editor's note: [(1)] Explosive storage and handling, as they relate to employee health and safety, are regulated by the Department of Labor and Workforce Development, division of labor standards and safety, under AS 18.60.010 - 18.60.105, 8 AAC 61.1010 (occupational safety and health standards), and 8 AAC 61.1020 (additional explosive and blasting standards); and AS 08.52 and 8 AAC 62 (explosives handlers) [ALASKA OCCUPATIONAL SAFETY AND HEALTH ADMINISTRATION STANDARDS, EXPLOSIVES CODE (8 AAC 61.010)].

- [(2)] Copies of the <u>NFPA</u> [N.F.P.A.] Standards may be obtained from the National Fire Protection Association, 1 Batterymarch Park, Quincy, MA 02169-7471 or at www.nfpa.org.
 - [(3)] Copies of the *International Fire Code* **2012 Edition (IFC)** may be obtained from the

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International Code Council <u>Inc.</u>, <u>900 Montelair Rd, Birmingham, Alabama 35213</u> [4051 WEST FLOSSMOOR ROAD, COUNTRY CLUB HILLS, IL 60478]; telephone: <u>(888) 422-7233</u> [(800) 423-6587]; <u>Internet address:</u> [OR AT] www.iccsafe.org.

As of Register 151 (October 1999), the regulations attorney made technical revisions under AS 44.62.125(b)(6) to reflect the name change of the Department of Labor to the Department of Labor and Workforce Development made by Ch. 58, SLA 1999 and the corresponding title change of the commissioner of labor.

48 AAC 50.027 is repealed and readopted to read:

beginning the construction, alteration, repair, or changing the occupancy of a building, a substantial land structure, or structure regulated by the state division of fire and life safety, plans and specifications regarding that building's or structure's location on the property, area, height, number of stories, occupancy, type of construction, fire-resistive construction, interior finish, exit facilities, electrical systems, mechanical systems, flammable or combustible liquid and gas storage tanks and their appurtenances, automatic fire-extinguishing systems, and fire alarm systems must be submitted by the owner or the owner's representative to the state division of fire and life safety for examination and approval. This review does not address structural considerations or mechanical or electrical review beyond that necessary to confirm compliance with fire or life safety requirements. A copy of the approval must be posted as required in 13 AAC 55.100.

(b) It is prohibited to occupy a building for which plans have not been examined and approved if the construction, alteration, repair, or change in occupancy began on or after December 5, 1956. The state

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fire marshal may post a building constructed without a plan review, as set out in 13 AAC 50.070(b).

- (c) The following procedures apply to a plan review:
- (1) upon application for a plan review, a plan review fee must be paid to the State of Alaska; the plan review fee is established by the *International Building Code (IBC)* Section 108, adopted by reference in 13 AAC 50.020; the value of the proposed construction will be determined by the division of fire and life safety using the valuation schedule, the plan review fee table, and the plan review fee formula set out in (6), (7), and (8) of this subsection; renovation, alterations, and mechanical changes and fuel system installation and replacement valuation is determined by the project cost; the fee schedule will then be applied to the calculated fee; if the division of fire and life safety cannot determine project value using the valuation schedule or the construction estimate, an hourly fee of \$75 per hour or fraction of an hour will be charged; the minimum review fee for industrial use facilities, including oil, gas, and mining facilities, is \$1,000; the plan review fee for home day cares is \$100; the plan review fee for a relocation review is \$150; the minimum fee for other uses requiring administrative approval, such as impairments, code modifications, foundations, relocation, and framings, is \$150;
- (2) if plans are revised to an extent that requires a new plan review, the charge will be the same as for new plans;
- (3) if the division of fire and life safety determines that it is advisable because of the complexity of plans submitted, the state fire marshal will submit the plans to the International Code Council (I.C.C.) for plan review by that organization; the person submitting the plans to the state fire marshal is responsible for the fee of the International Code Council;
- (4) the charge for a plan review for plans submitted for identical structures within the same subdivision or planned unit development is the full fee for one original set, and 60 percent of the

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full plan review fee for each additional set of plans of the same identical structure; each identical structure shall be issued a separate approval permit;

- (5) if any work for which a plan review and approval is required by this subsection has been started without first obtaining plan review and approval, a special processing plan review fee will be charged; the special processing plan review fee is an additional charge equal to the amount of the standard plan review fee for the project; subsequent violations by the same person or business will result in an additional special processing fee multiplied by the number of previous violations;
- (6) the division of fire and life safety shall determine value of the proposed construction using the valuation schedule set out in this paragraph, as follows:

Valuation Schedule	Square Foot Construction Costs - Types of Construction								
Group	IA	IB	IIA	IIB	IIIA	IIIB	IV	VA	VB
A-1 Assembly, theaters, with stage	224.49	217.12	211.82	202.96	190.83	185.33	196.14	174.43	167.83
A-1 Assembly, theaters, without stage	205.71	198.34	193.04	184.18	172.15	166.65	177.36	155.75	149.15
A-2 Assembly, nightclubs	177.15	172.12	167.31	160.58	150.83	146.74	154.65	136.68	132.81
A-2 Assembly, restaurants, bars, banquet halls	176.15	171.12	165.31	159.58	148.83	145.74	153.65	134.68	131.81
A-3 Assembly, churches	207.73	200.36	195.06	186.20	174.41	168.91	179.38	158.02	151.41
A-3 Assembly, general, community halls, libraries, museums	173.36	165.99	159.69	151.83	138.90	134.40	145.01	122.50	116.89
A-4 Assembly, arenas	204.71	197.34	191.04	183.18	170.15	165.65	176.36	153.75	148.15
B Business	179.29	172.71	166.96	158.70	144.63	139.20	152.43	126.93	121.32
E Educational	192.11	185.49	180.05	171.90	160.09	151.62	165.97	139.90	135.35
F-1 Factory and industrial, moderate hazard	108.42	103.32	97.18	93.38	83.24	79.62	89.22	68.69	64.39
F-2 Factory and industrial, low hazard	107.42	102.32	97.18	92.38	83.24	78.62	88.22	68.69	63.39
H-1 High Hazard, explosives	101.53	96.44	91.29	86.49	77.57	72.95	82.34	63.02	N.P.
H234 High Hazard	101.53	96.44	91.29	86.49	77.57	72.95	82.34	63.02	57.71
H-5 HPM	179.29	172.71	166.96	158.70	144.63	139.20	152.43	126.93	121.32
I-1 Institutional, supervised environment	177.76	171.50	166.52	159.45	146.31	142.45	159.13	131.29	126.72
I-2 Institutional, hospitals	302.44	295.85	290.11	281.84	266.80	N.P.	275.58	249.09	N.P.
I-2 Institutional, nursing homes	209.38	202.79	197.05	188.78	175.72	N.P.	182.52	158.01	N.P.
I-3 Institutional, restrained	204.27	197.68	191.94	183.67	171.10	164.68	177.41	153.40	145.80
I-4 Institutional, day care facilities	177.76	171.50	166.52	159.45	146.31	142.45	159.13	131.29	126.72
M Mercantile	132.04	127.01	121.20	115.47	105.47	102.39	109.54	91.33	88.45
R-1 Residential, hotels	179.14	172.89	167.90	160.83	147.95	144,10	160.52	132.93	128.36
R-2 Residential, multiple family	150.25	143.99	139.01	131.94	119.77	115.91	131.62	104.74	100.18
R-3 Residential, one- and two-family	141.80	137.90	134.46	131.00	125.88	122.71	128.29	117.71	110.29
R-4 Residential, care/assisted living facilities	177.76	171.50	166.52	159.45	146.31	142.45	159.13	131.29	126.72
S-1 Storage, moderate hazard	100.53	95.44	89.29	85.49	75.57	71.95	81.34	61.02	56.71
S-2 Storage, low hazard	99.53	94.44	89.29	84.49	75.57	70.95	80.34	61.02	55.71
U Utility, miscellaneous	75.59	71.22	66.78	63.37	56.99	53.22	60.41	44.60	42.48

(7) the division of fire and life safety shall use the following for calculating fees for plan review, and the fire chief of a fire department or a building official of a municipality recognized under 13 AAC 52.030 may use the plan review fee table in this paragraph for fee determination or, notwithstanding 13 AAC 55.030(c), may use another fee table approved by the local jurisdiction:

Basic Fee	Each Additional \$1,000			
	or Fraction of \$1,000			
\$100 for the first \$8,000	\$16			
\$430.25 for the first \$25,000	\$11.10			
\$780.05 for the first \$50,000	\$8			
\$1,093.05 for the first \$100,000	\$6.60			
\$3,556.75 for the first \$500,000	\$5.75			
Over \$1,000,000 \$6,168.75 for the first \$1,000,000				
	\$100 for the first \$8,000 \$430.25 for the first \$25,000 \$780.05 for the first \$50,000 \$1,093.05 for the first \$100,000			

- (8) plan review fees shall be determined using the following formula:
- (A) for valuation, project floor area in square feet multiplied by the cost per square foot from the valuation schedule set out in (6) of this subsection equals the project total valuation;
- (B) for the fee, the basic fee from the plan review fee table set out in (7) of this subsection plus the additional fee per \$1,000 valuation over the basic fee from the plan review fee table multiplied by 75 percent equals the plan review fee.
- (d) If work is being done contrary to the provisions of this section, the division of fire

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and life safety may order the work stopped by notice in writing served on any persons engaged in or causing the work to be done. The persons doing the work shall immediately stop the work until authorized by the division of fire and life safety to proceed.

(e) The division of fire and life safety shall use the following for calculating fees for fire system plan review:

Plan Review Fee				
\$69				
\$117				
\$195				
\$293				
\$391				
\$489				
\$587				

Filing fee: \$25

Per device fee: \$2

Device fee x number of devices = permit fee

Plan review fee based on permit fee

The minimum fee of \$150

Total fee due is the amount of all the fees listed. (Eff. 6/15/79, Register 71; am 8/2/86, Register 99; am 10/28/90, Register 116; am 6/10/93, Register 126; am 8/31/96, Register 139; am 3/27/99, Register 149; am 9/15/2001, Register 159; am 8/27/2004, Register 171; am 9/13/2007, Register

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183; am 11/16/2012, Register 204; am <u>5/19/2017</u>, Register <u>222</u>)

Authority:

AS 18.70.080

AS 18.70.090

The introductory language of 13 AAC 50.030(c) is amended to read:

(c) Single-station smoke detection devices as required by AS 18.70.095 must meet the requirements of <u>NPFA</u> [N.F.P.A. STANDARD] 72-2010, <u>as</u> [AND] adopted by reference and, at a minimum, must be installed in accordance with <u>IBC</u> [I.B.C.] Section 907.2.11 and the standards of this subsection. Smoke detectors may be solely battery operated when installed in existing buildings built before <u>January 1, 1989</u> [1/1/89;] or in buildings without commercial power. The following are additional installation standards:

• • •

13 AAC 50.030(d) is amended to read:

(d) An automatic fire detection system required by AS 18.70.082 must, **at** [AS] a minimum, be installed to meet the requirements of *IFC* [*I.F.C.*] Section 907.

13 AAC 50.030(h) is amended to read:

- (h) A person may not inspect, recharge, maintain, or hydrostatic test portable fire extinguishers unless a permit from the state fire marshal has been issued. The following apply to permits under this subsection:
- (1) each applicant for a Class II [OR III] fire extinguisher permit must pass a written examination given by the state fire marshal in order to qualify for a permit;

- (2) each applicant for a Class III fire extinguisher permit must pass the

 International Code Council/National Association of Fire Equipment Distributors FK

 Certified Portable Fire Extinguisher Technician test;
- (3) a permit endorsed with the type of qualification will be issued to each qualified person for Class II and III;
- (4) [(3)] a permit issued under this subsection is presumed to contain the requirement that the applicant carry out the permitted activity in compliance with all the requirements of state statutes and this chapter; a permit is nontransferable; a permit is valid for three years after the date of issue; an infraction of this chapter or prescribed manuals may be cause for revocation of the permit;
 - (5) [(4)] permits are classified and defined as follows:
 - (A) [CLASS I INSPECTION AND NON-INVASIVE MAINTENANCE OF PORTABLE FIRE EXTINGUISHERS;
 - (B)] Class II inspect, recharge, distribute, and maintain portable fire extinguishers;
 - (B) [(C)] Class III inspect, recharge, distribute, maintain, and hydrostatic test portable extinguishers;
- (6) [(5)] a permit holder shall place or cause to be placed the holder's permit number on the inspection tag of a portable fire extinguisher to identify the work performed under the permit for Class II and III [. DOCUMENTATION FOR CLASS I INSPECTIONS WILL CONSIST OF THE PERSON'S SIGNATURE ON THE EXTINGUISHER INSPECTION TAG OR APPROPRIATELY DOCUMENTED IN ACCORDANCE WITH ELECTRONIC

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MONITORING AND INSPECTION METHODS AS ADOPTED BY NFPA 10 (2010 EDITION)];

(7) documentation for monthly inspections consists of the person's signature on the extinguisher inspection tag or appropriate documentation in accordance with NPFA

10-2010; [(6] it is the responsibility of the employer to provide training and documentation to enable the employer's personnel to conduct monthly [CLASS I] inspection and non-invasive maintenance of portable fire extinguishers.

(Eff. 6/25/69, Register 30; am 2/21/71, Register 37; am 1/14/81, Register 77; am 8/2/86, Register 99; am 10/28/90, Register 116; am 6/10/93, Register 126; am 8/31/96, Register 139; am 9/15/2001, Register 159; am 8/27/2004, Register 171; am 11/16/2012, Register 204; am 5/19/2017, Register 222)

Authority: AS 18.70.010 AS 18.70.085 AS 18.70.095

AS 18.70.080 **AS 18.70.090**

Editor's note: [(1)] Copies of the *NFPA Standards* [N.F.P.A. STANDARDS] may be obtained from the National Fire Protection Association, 1 Batterymarch Park, Quincy, MA 02169-7471 or at www.nfpa.org.

- [(2)] Copies of the *International Fire Code* 2012 Edition (IFC) may be obtained from the International Code Council Inc., 900 Montclair Rd, Birmingham, Alabama 35213; telephone [4051 WEST FLOSSMOOR ROAD, COUNTRY CLUB HILLS, IL 60478]; telephone: (888) 422-7233 [(800) 423-6587]; Internet address: [OR AT] www.iccsafe.org.
 - [(3)] Copies of the International Building Code 2012 Edition (IBC) may be obtained

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from the International Code Council Inc., 900 Montclair Rd, Birmingham, Alabama 35213; telephone: (888) 422-7233; Internet address: [5360 WORKMAN MILL ROAD, WHITTIER, CALIFORNIA 90601-2298; PHONE: (800) 284-4406 OR (562) 699-0541 OR AT] www.iccsafe.org.

ACC 48 AAC 50.035(d) is amended to read:

(d) A permit issued under this section expires three years from the date of issuance. The authority of a permit holder to design, install, or maintain a system under a permit ceases immediately upon expiration of the permit. A permit may be renewed upon application to the division of fire and life safety on forms provided by the division [OFFICE] and a minimum of 15 documented credit unit hours of continuing education over the course of the permit being renewed. Continuing education credit units are based on an hour-for-hour formal training conducted within the permit type being renewed. However, instead of 15 documented continuing education units for renewal, an applicant for a state Class IB-Special permit described in (g)(3) of this section must provide a current electrician journeyman license for this state and a certificate of fitness under AS 18.62.

48 AAC 50.035(h)(3)(N)(ii) is amended to read:

(ii) have passed the examination for NICET special hazard elements 52001, 52002, 53002, 53004, 53005, and 54013 or the equivalent, or the

International Code Council/National Association of Fire Equipment

Distributors FK Pre-engineered Kitchen Fire Extinguishing System

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<u>Technician Certification test</u> [DIVISION OF FIRE AND LIFE SAFETY KITCHEN FIRE SUPPRESSION HOOD TEST];

(Eff. 6/10/93, Register 126; am 8/31/96, Register 139; am 9/13/2007, Register 183; am 11/16/2012, Register 204; am 5/19/2017, Register 222)

Authority: AS 18.70.010 AS 18.70.080 AS 18.70.090

13 AAC 50.060(e) is repealed:

(e) Repealed 5/19/2017.

13 AAC 50.060(g) is amended to read:

(g) <u>A</u> [NO] person, as defined in AS 01.10.060, may <u>not</u> install, sell, or offer for sale any fire-retardant paints or solutions, foam plastics, thermal barriers, or similar building products, purported to be fire resistant or for fire protective purposes unless the products have been <u>listed</u> [APPROVED] by a <u>nationally recognized</u> testing laboratory [RECOGNIZED BY THE STATE FIRE MARSHAL].

13 AAC 50.060(h) is repealed:

(h) Repealed $\frac{5}{19} / \frac{2017}{2017}$.

13 AAC 50.060(i) is repealed:

(i) Repealed <u>5/19/2017</u>. (In effect before 7/28/59; am 6/25/69, Register 30; am 2/21/71, Register 37; am 1/14/81, Register 77; am 8/2/86, Register 99; am 10/28/90, Register

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116; am 6/10/93, Register 126; am 8/27/2004, Register 171; am 11/16/2012, Register 204; am

<u>5/19/2017</u>, Register <u>222</u>)

Authority:

AS 18.70.010

AS 18.70.080

Editor's note: Copies of the <u>NFPA</u> [N.F.P.A.] *Standards* may be obtained from the National Fire Protection Association, 1 Batterymarch Park, Quincy, MA 02169-7471 or at www.nfpa.org.

13 AAC 52.020(a) is amended to read:

(a) Every fire or other related incident must be reported to the state fire marshal. Incident reports must be submitted within the first 10 days of the month following the month in which the incident occurred. Incident reports must be submitted by the fire chief, investigating officer, or the <u>fire</u> chief's or investigating officer's designee, and be National Fire Incident Reporting System (NFIRS) 5.0 compatible. The division of fire and life safety shall provide each reporting fire department an annual summary of fire-related incidents reported under this section. The <u>division shall provide the annual summary not later than September 1</u> [MARSHAL'S REPORT SHALL BE PROVIDED BY JULY 1] of each year. The state fire marshal mandates [THE FOLLOWING REPORTING MODULES OR FIELDS, OR BOTH: (1)] those modules currently required by <u>the United States Fire Administration (USFA)</u> NFIRS 5.0 <u>standard</u> with the addition of the following fields:

(1) [(A) FIRE MODULE - F1 THROUGH F3 EQUIPMENT INVOLVED IN IGNITION; (B)] Civilian Fire Casualty - All Fields;

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- (2) Fire Service Casualty Module All Fields;
- (3) [ARSON MODULE ALL FIELDS;
- (4)] Arson/Juvenile Firesetter All Fields.

(In effect before 7/28/59; am 7/25/60, Register 30; am 2/21/71, Register 37; am 8/2/86, Register 99; am 8/31/96, Register 139; am 8/27/2004, Register 171; am 9/13/2007, Register 183; am 11/16/2012, Register 204; am 5 /19 /2017, Register 222)

Authority: AS 18.70.030 AS 44.17.030

13 AAC 52.030 is repealed and readopted to read:

13 AAC 52.030. Standards of organization and services of a fire department. (a) The division of fire and life safety will register the following fire departments that meet the requirements of (b) and (c) of this section:

- (1) a fire department that by municipal ordinance is authorized to perform its duties;
- (2) a fire department outside a municipality that is authorized to perform its duties;
 - (3) an airport fire department;
 - (4) an airport fire response service;
 - (5) an industrial fire department;
 - (6) an industrial fire brigade;
 - (7) a university or college fire department.
 - (b) A fire department shall submit to the division of fire and life safety a copy of the

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following documentation indicating legal authority requirements for the following fire department areas:

- (1) if a fire department is in a unified home rule municipality, home rule borough, first class borough, or second class borough, the fire department shall submit a copy of an ordinance from the municipality or borough;
- (2) if the fire department is in an organized borough or municipality, and is in an unincorporated area but has contracted with the borough or municipality, the fire department shall submit a copy of
 - (A) the contract between the corporation and the borough or municipality;
 - (B) the fire department's bylaws;
- (3) if the fire department is in an organized borough and in a home rule city, first class city, or second class city, the fire department shall submit a copy of
 - (A) an ordinance, resolution, or constitution from the city; and
 - (B) the fire department's bylaws;
- (4) if the fire department is in the unorganized borough and in a home rule city, first class city, or second class city, the fire department shall submit a copy of
 - (A) an ordinance, resolution, or constitution from the city; and
 - (B) the fire department's bylaws;
- (5) if the fire department is in an organized borough and in an unincorporated area, the fire department shall submit a copy of
 - (A) an ordinance, resolution, or constitution from the borough; and

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- (B) the fire department's bylaws;
- (6) if the fire department is in the unorganized borough and in an unincorporated area, the fire department shall submit a copy of
 - (A) a certificate of incorporation from the division within the Department of Commerce, Community, and Economic Development that oversees corporations, business, and professional licensing; and
 - (B) the fire department's bylaws;
- (7) if the fire department is an airport fire department or airport fire response service, the fire department or fire response service shall submit a copy of the airport operating certificate from the United States Department of Transportation, Federal Aviation Administration;
- (8) if the fire department is an industrial fire department or an industrial fire brigade, the fire department or fire brigade shall submit a copy of its organizational statement that includes the emergency procedures.
 - (c) A registered fire department must have operating procedures that
 - (1) define the boundaries of the area to be served;
 - (2) provide for the appointment of a single fire chief of the department;
- (3) provide for programs of pre-fire planning surveys, training, and fire safety and burn prevention education;
- (4) provide for the investigation and determination of the cause of each fire occurring within the boundaries and comply with fire reporting requirements required by the state fire marshal under 13 AAC 52.020(a) and (d);

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- (5) provide for regular meetings of fire department personnel for business and training purposes;
- (6) provide for a program of code enforcement if authority has been granted by the local governing body; and
 - (7) provide a list of current department personnel and their rank.
- (d) In order to maintain its registration, a fire department registered with the state fire marshal must submit to the state fire marshal, no later than January 31 of each year, on a form provided by the state fire marshal, a report that provides the following information about the previous calendar year:
 - (1) a summary of the fire department's activities;
 - (2) a summary of course or fire training received by the department's firefighters;
- (3) the number and description of public fire safety and burn prevention education programs conducted in the community;
 - (4) a summary of the general condition of the department;
 - (5) a list of the department personnel, their rank, and pay status;
- (6) a list of firefighting vehicles, special firefighting equipment, and emergency medical services equipment controlled by the department;
- (7) every five years, the department's legal authority documentation and definition of the boundaries of the area to be served, as required under (b) and (c)(1) of this section.
- (e) The state fire marshal may register a fire department that does not fall into a category listed in (a)(1) (7) of this section.

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(f) If a registered fire department does not make the report required under (d) of this

section for more than three years, the fire department's registration lapses. To re-register, a fire

department with a lapsed registration must re-submit to the division of fire and life safety the

documentation and operating procedures information required under (b) and (c) of this section.

(g) The state fire marshal may suspend the registration of a fire department that fails to

submit a report required under (c) of this section, fails to meet the requirements of 13 AAC

52.020, or fails to submit reasonable justification for its failure to report. (Eff. 2/21/71, Register

37; am 1/14/81, Register 77; am 10/28/90, Register 116; am 6/10/93, Register 126; am 8/31/96,

Register 139; am 8/27/2004, Register 171; am 9/13/2007, Register 183; am 11/16/2012, Register

204; am 5/19 /2017, Register 222)

Authority: AS 18.70.010

13 AAC 52.050(a) is amended to read:

(a) The state fire marshal will accredit a local fire department to conduct fire training for

certification that meets the requirements of (b) of this section. [:]

(Eff. 11/16/2012, Register 204; am 5/19/2017, Register 222)

Authority:

AS 18.70.020

13 AAC 55.150(a) is repealed and readopted to read:

(a) In 13 AAC 50 - 13 AAC 55, unless the context requires otherwise,

(1) "IBC" means the International Building Code published by the International

Code Council, Inc., 2012 edition, as adopted by reference and revised in 13 AAC 50.020;

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- (2) "*IFC*" means the *International Fire Code* published by the International Code Council Inc., 2012 edition, as adopted by reference and revised in 13 AAC 50.025;
- (3) "IFGC" means the International Fuel Gas Code published by the International Code Council Inc., 2012 edition, as adopted by reference and revised in 13 AAC 50.024;
- (4) "IMC" means the International Mechanical Code published by the International Code Council Inc., 2012 edition, as adopted by reference and revised in 13 AAC 50.023;
 - (5) "municipality" means a borough or city of any class in this state;
 - (6) "NFPA" means the National Fire Protection Association, National Fire Codes;
- (7) "registered fire department" means a fire department that has filed an application for registration under 13 AAC 52.030, that the division of fire and life safety has registered, and that the state fire marshal has approved;
- (8) "stand" means a small open air structure designed to limit public access to the fireworks and occupied by a retail fireworks vendor;
- (9) "state fire marshal," "fire marshal," or "marshal" means the chief officer of the division of fire and life safety in the Department of Public Safety;
- (10) "substantial land structure" means a floating structure that remains permanently moored while in use as a place of human occupancy and has been declared substantially a land structure by the United States Coast Guard.

4/27/2017 13 AAC 50.150(b) is amended to read:

(b) In 13 AAC 50 - 13 AAC 55, the definitions in the *IBC*, the *IFC*, the *IFGC*, the *IMC*, [*I.B.C.*, *I.F.C.*, *I.F.G.C.*, *I.M.C.*] and the *NFPA* [*N.F.P.A.*] *Standards* are adopted as modified by (a) of this section.

4/27/2017 13 AAC 50.150(d) is amended to read:

- (d) In the *International Fire Code*, as adopted **by reference** and revised in 13 AAC 50.025, unless the context otherwise requires,
 - (1) ["CHIEF" MEANS A FIRE CHIEF;
- (2)] "dangerous fireworks" has the meaning given in AS 18.72.100; "dangerous fireworks" includes International Code Council, Inc. Class C fireworks (*NFPA* [N.F.P.A.]

 Standard <u>1126-2011</u> [1126-2001] edition designated explosive class 1 division 3G);
 - (2) [(3)] "fire chief" means the head of a fire department;
 - (3) [(4)] "fire code official" means
 - (A) the state fire marshal or <u>a division of fire and life safety</u> [AN] employee [OF THE FIRE MARSHAL'S OFFICE] designated by the fire marshal to be a fire code official;
 - (B) the <u>fire</u> chief of a registered fire department or an employee of the fire department designated by the <u>fire</u> chief to be a fire code official for that jurisdiction; or
 - (C) in a municipality to which the fire marshal has deferred authority under 13 AAC 50.075, [;]

Register 222, July 2017

PUBLIC SAFETY

(i) the head building official or an employee of the building department designated by the head building official to be a fire code official for that jurisdiction;

(ii) the <u>fire</u> chief or an employee of the fire department designated by the <u>fire</u> chief to be a fire code official for that jurisdiction;

(4) [(5)] "fireworks" means [,] dangerous and salable fireworks; [AND]

(5) [(6)] "salable fireworks" has the meaning given in AS 18.72.100.

13 AAC 55.150(e) is amended to read:

(e) In the *International Mechanical Code*, adopted by reference and revised in 13 AAC 50.023, [,] "code official" means the state fire marshal or the marshal's designated representatives. In this subsection, [;] "marshal's designated representative" includes the building official or fire chief of a deferred jurisdiction as described in 13 AAC 50.075. (In effect before 7/28/59; am 6/25/69, Register 30; am 2/21/71, Register 37; am 1/14/81, Register 77; am 8/2/86, Register 99; am 10/28/90, Register 116; am 6/10/93, Register 126; am 8/31/96, Register 139; am 3/27/99, Register 149; am 9/15/2001, Register 159; am 8/27/2004, Register 171; am 5 / 19 /2017, Register 222.)

Authority: AS 18.70.010 AS 18.70.080

Editor's note: [(1)] Copies of the <u>NFPA</u> [N.F.P.A.] Standards may be obtained from the National Fire Protection Association, 1 Batterymarch Park, Quincy, Massachusetts 02169-7471 and at www.nfpa.org.

Register <u>222</u>, <u>July</u> 2017 PUBLIC SAFETY

- [(2)] Copies of the *International Fire Code* 2012 Edition (IFC) may be obtained from the International Code Council Inc., 900 Montclair Rd, Birmingham, Alabama 35213; telephone: (888) 422-7233; Internet address: [5360 WORKMAN MILL ROAD, WHITTIER, CALIFORNIA 90601-2298; PHONE: (800) 284-4406 OR (562) 699-0541 OR AT] www.iccsafe.org.
- [(3)] Copies of the *International Building Code* 2012 Edition (IBC) may be obtained from the International Code Council Inc., 900 Montclair Rd, Birmingham, Alabama 35213; telephone: (888) 422-7233; Internet address: [5360 WORKMAN MILL ROAD, WHITTIER, CALIFORNIA 90601-2298; PHONE: (800) 284-4406 OR (562) 699-0541 OR AT] www.iccsafe.org.

Copies of the International Fuel Gas Code 2012 Edition (IFGC) may be obtained from the International Code Council Inc., 900 Montclair Rd. Birmingham, Alabama

35213; telephone: (888) 422-7233; Internet address: www.iccsafe.org.

Copies of the International Mechanical Code 2012 Edition (ImC) may be obtained from the International Code Council Inc., 900 Montclair Rd. Birmingham, Alabama

35213; telephone: (888) 422-7233; Internet address: www.iccsafe.org.

Copies of the codes adopted by reference in 13 AAC 50 - 13 AAC 55 may be examined in the **Department of Public Safety**, division of fire and life safety in Juneau, Anchorage, and Fairbanks. Copies of 13 AAC 50 - 13 AAC 55 may be obtained from the division [OR ARE AVAILABLE AT WWW.LAW.STATE.AK.US].

MEMORANDUM

State of Alaska

Department of Law

To: Hon. Byron Mallott Lieutenant Governor

Date: April 18, 2017

File No.: JU2016200438

Tel. No.: 465-3600

From: Steven C. Weaver

Sr. Assistant Attorney General and Assistant Regulations Attorney Legislation and Regulations Section

Re: Department of Public Safety update to

life safety regulations (13 AAC 50 -

13 AAC 55)

We have reviewed the attached regulations from the Department of Public Safety against the statutory standards of the Administrative Procedure Act. I have reviewed this project under a specific delegation dated April 17, 2017 from the Regulations Attorney. As directed by statute, the regulations adopt by reference updated versions of life safety codes--for example, the *International Building Code*, the *International Mechanical Code*, and the *International Fire Code*--and tailor their provisions to the particular conditions and circumstances of this state.

We find no legal problems. This memorandum constitutes the written statement of approval under AS 44.62.060(b) and (c) that authorizes your office to file the attached regulations.

Hon. Byron Mallott, Lieutenant Governor

Our file: JU2016200438

April 18, 2017

Page 2

The May 27, 2016 public notice and the April 11, 2017 adoption order both state that this action is not expected to require an increased appropriation. Therefore, a fiscal note under AS 44.62.195 is not required.

SCW

cc w/enc: (via email)

Hon. Walt Monegan, Commissioner Department of Public Safety

Robyn Ramos, Regulations Contact Department of Public Safety

David L. Tyler, Director Division of Fire and Life Safety Department of Public Safety

Lloyd M. Nakano, Assistant State Fire Marshal Division of Fire and Life Safety Department of Public Safety

John J. Novak, Assistant Attorney General Criminal Division Legal Services Section

MEMORANDUM

State of Alaska

Department of Law

O: Hon. Byron Mallott
Lieutenant Governor

DATE: April 17, 2017

FILE NO.: JU2016200438

TELEPHONE NO.: (907) 465-3600

FROM: Susan R. Pollard Subject: Specific delegation of authority

regarding regulations review re: Department of Public Safety update to life safety regulations (13 AAC 50 - 13 AAC 55)

By this memorandum, I am delegating my authority as Regulations Attorney under AS 44.62 to Assistant Attorney General Steven C. Weaver for the above-referenced regulations project. Under this delegation of authority, Steven Weaver has my full authority under AS 44.62 to conduct the legal review under AS 44.62 and take necessary actions on this regulations project.

If you have questions, please let me know.

Chief Assistant Attorney General

and Regulations Attorney Legislation/Regulations Section

SCW

cc w/enc: Scott C. Meriwether, AAC Coordinator
Office of the Lieutenant Governor

Steven C. Weaver
Sr. Assistant Attorney General and
Assistant Regulations Attorney
Legislation/Regulations Section—Juneau

NOTICE OF PROPOSED CHANGES IN THE REGULATIONS OF DEPARMTENT OF PUBLIC SAFETY, DIVISION OF FIRE AND LIFE SAFETY

The Department of Public Safety proposes to adopt regulation changes in Title 13 of the Alaska Administrative Code, dealing with building code standards, fire code standards, mechanical code standards, fuel gas code standards, non-structural plan review and fees, stop work orders, fire protection system permits, firework permits, standards of organization and services of a fire department, and oil and gas hydrocarbon processing facilities, including the following:

- 1) 13 AAC 50.010 is proposed to be amended to adopt the 2012 edition of the International Building Code regarding Occupancy Classification, including variations of the code which are specific to this state.
- 2) 13 AAC 50.020 is proposed to be amended to adopt the 2012 edition of the International Building Code, including variations of the code which are specific to this state.
- 3) 13 AAC 50.023 is proposed to be amended to adopt the 2012 edition of the International Mechanical Code, including variations of the code which are specific to this state.
- 4) 13 AAC 50.024 is proposed to be amended to adopt the 2012 edition of the International Fuel Gas Code, including variations of the code which are specific to this state.
- 5) 13 AAC 50.025 is proposed to be amended to adopt the 2012 edition of the International Fire Code due to reorganization of the chapters, including variations of the code which are specific to this state.
- 6) 13 AAC 50.027 is proposed to be amended to change valuation schedule to 2012 International Building Code.
- 7) 13 AAC 50.030 is proposed to be amended to clarify monthly fire extinguisher inspections.
- 8) 13 AAC 50.035 is proposed to be amended to clarify Class IV fire system permitting.
- 9) 13 AAC 50.060 is proposed to be amended to clarify third party listing requirements.

- 10) 13 AAC 50.070 is proposed to be amended to capitalize spelling on division of fire and life safety.
- 11) 13 AAC 52.020 is proposed to be amended to clarify fire reporting requirements for fire departments.
- 12) 13 AAC 52.030 is proposed to be amended to clarify standards of organization and services of a fire department and to clarify Chiefs means Fire Chiefs.
- 13) 13 AAC 55.150 is proposed to be amended by updating definitions.

You may comment on the proposed regulation changes, including the potential costs to private persons of complying with the proposed changes, by submitting written comments to Division of Fire and Life Safety Lloyd Nakano at 5700 East Tudor Road, Anchorage, AK 99507. Additionally, the Division of Fire and Life Safety will accept comments by facsimile at (907) 338-4375 and by electronic mail at Lloyd.nakano@alaska.gov. Comments may also be submitted through the Alaska Online Public Notice System by accessing this notice on the system and using the comment link. The comments must be received not later than 4:30 p.m. on July 29, 2016.

You may submit written questions relevant to the proposed action to Lloyd Nakano at Lloyd.nakano@alaska.gov and 5700 East Tudor Road, Anchorage, AK. The questions must be received at least 10 days before the end of the public comment period. The Division of Fire and Life Safety will aggregate its response to substantially similar questions and make the questions and responses available on the Alaska Online Public Notice System.

If you are a person with a disability who needs a special accommodation in order to participate in this process, please contact Lloyd Nakano at Lloyd.nakano@alaska.gov and (907) 269-5491 not later than July 1, 2016, to ensure that any necessary accommodation can be provided.

A copy of the proposed regulation changes is available on the Alaska Online Public Notice System and by contacting Lloyd Nakano at Lloyd.nakano@alaska.gov and (907) 269-5491.

A copy of material proposed for adoption by reference is available on the Alaska Online Public Notice System or though http://dps.alaska.gov/Fire/regulations.aspx. A copy of material proposed for adoption by reference may be viewed at the agency's office at 5700 East Tudor Road, Anchorage, AK.

After the public comment period ends, the Department of Public Safety, Division of Fire and Life Safety will either adopt the proposed regulation changes or other provisions dealing with the same subject, without further notice, or decide to take no action. The language of the final regulation may be different from that of the proposed regulations. You should comment during the time allowed if your interests could be affected.¹

Statutory authority: AS 18.70.010; AS 18.70.030; AS 18.70.080; AS 28.05.011; AS 44.17.030

Statutes being implemented, interpreted, or made specific: AS 18.70.010; AS 18.70.080; AS 18.70.085; AS 18.70.090; AS 18.70.095; AS 44.17.030

Fiscal information: The proposed regulation changes are not expected to require an increased appropriation.

Date: 13, 2016

David Tyler, Director

ADDITIONAL REGULATION NOTICE INFORMATION (AS 44.62.190(d))¹

1.	Adopting agency: Departm	ent of Public Sa	fety, Division of Fire and Life Safety			
2.	General subject of regulation	tional Code Council Building, Fire, Fuel Gas				
	and Mechanical code stand	ards with local	amendments			
3.	Citation of regulation (may	be grouped): 1:	3 AAC 50-55			
4.	Department of Law file number, if any:					
5.	Reason for the proposed ac	tion:				
	() Compliance with feder	eral law or actio	n (identify):			
	() Compliance with new or changed state statute					
	() Compliance with federal or state court decision (identify):					
	. ,	() Development of program standards				
	(X) Other (identify): Adopting building, fire, fuel gas, and mechanical standards for					
	building plan reviews on all commercial buildings, fire and life safety in assembly					
	educational, institutional, residential type facilities such as apartments and hotels,					
		and high impact facilities including fish processing plants, fire detection and				
	suppression equipment, fireworks, fire departments, and processing oil and gas					
	facilities.	facilities.				
6.	Appropriation/Allocation:					
7.	Estimated annual cost to comply with the proposed action to:					
	A private person: \$0					
	Another state agency; \$0					
	A municipality: \$0					
0						
8.	Cost of implementation to the state agency and available funding (in thousands of dollars):					
		Initial Year	Subsequent			
		FY <u>2016</u>	Years			
	Operating Cost	\$_0	\$ <u>0</u>			
	Capital Cost	\$_0	\$ <u>0</u>			
	1002 Federal receipts	\$ <u>0</u>	\$ <u>0</u>			
	1003 General fund match	\$ <u>0</u>	\$ 0			

	1004 General fund	\$ <u>0</u>	<u> </u>			
	1005 General fund/					
	program	\$ <u>0</u>	<u> </u>			
	Other (identify)	\$_0	<u> </u>			
9.	9. The name of the contact person for the regulation:					
	Name: Lloyd Nakano					
	Title: Assistant State Fire Marshal					
	Address: 5700 East Tudo	Address: 5700 East Tudor Road, Anchorage, AK 99507				
	Telephone: (907) 269-54	91				
	E-mail address: <u>Lloyd.na</u>	akano@alaska.s	gov			
10.	The origin of the propose	ed action:				
	X Staff of state ag	gency				
	Federal govern	ment				
	General public					
	Petition for regulation change					
	Other (identify)):				
			020			
11.	Date: May 13, 2010	2 Prepared by	y: Color			
		_ '	signature			
		Name: Da	vid Tyler			
		Title: Dir	rector			
		Telephone	e: (907) 269-5491			

AFFIDAVIT OF NOTICE OF PROPOSED REGULATION AND FURNISHING OF ADDITIONAL INFORMATION

I, David L. Tyler, Division Director of Division of Fire and Life Safety, being sworn, state the following:

As required by AS 44.62.190, notice of the proposed adoption of changes to minimum building, fire, mechanical and fuel gas standards for building plan reviews on all commercial buildings, fire and life safety in assembly, educational, institutional, residential type facilities such as apartments and hotels, and high impact facilities including fish processing plants, fire detection and suppression equipment, fireworks, fire departments, and processing oil and gas facilities has been given by being

- (1) published in a newspaper or trade publication;
- (2) furnished to interested persons;
- (3) furnished to appropriate state officials;
- (4) furnished to the Department of Law, along with a copy of the proposed regulation;
- (5) furnished electronically to incumbent State of Alaska legislators;
- (6) furnished to the Legislative Affairs Agency, Division of Legal and Research Services;
- (7) posted on the Alaska Online Public Notice System as required by AS 44.62.175(a)(1) and (b) and 44.62.190(a)(1);
- (8) furnished electronically, along with a copy of the proposed regulation, to the Legislative Affairs Agency, the chair of the House and Senate State Affairs Committee of the Alaska Senate and House of Representatives, the Administrative Regulation Review Committee, and the legislative council.

As required by AS 44.62.190, additional regulation notice information regarding the proposed adoption of the regulation changes described above has been furnished to interested persons and those in (5) and (6) of the list above. The additional regulation notice information also has been posted on the Alaska Online Public Notice System.

Date: 10-14-16	
	CSC)
	David L. Tyler, Division Director
Subscribed and sworn to before me at _	Archorage, Alaska on
Dotober 14, 2016	
(date)	



Annal Tulls

Notary Public in and for the State of Alaska

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AFFIDAVIT OF AGENCY RECORD OF PUBLIC COMMENT

I, David L. Tyler, Division Director for the Division of Fire and Life Safety, being duly sworn, state the following:

In compliance with AS 44.62.215, the Division of Fire and Life Safety has kept a record of its use or rejection of factual or other substantive information that was submitted in writing as public comment and that was relevant to the accuracy, coverage, or other aspect of the Division of Fire and Life Safety regulation on minimum building, fire, mechanical and fuel gas standards for building plan reviews on all commercial buildings, fire and life safety in assembly, educational, institutional, residential type facilities such as apartments and hotels, and high impact facilities including fish processing plants, fire detection and suppression equipment, fireworks, fire departments, and processing oil and gas facilities.

Date:	10-14-16		
		600-	
		David L. Tyler, Division Director	

Subscribed and sworn to before me at Anchorage

Managaran Maria

October 14,2016

Anchorage, Alaska

Notary Public in and for the State of Alaska

expines with office

AFFIDAVIT OF PUBLICATION

STATE OF ALASKA
THIRD JUDICIAL DISTRICT

Emma Dunlap

being first duly sworn on oath deposes and says that he/she is a representative of the Alaska Dispatch News, a daily newspaper. That said newspaper has been approved by the Third Judicial Court, Anchorage, Alaska, and it now and has been published in the English language continually as a daily newspaper in Anchorage, Alaska, and it is now and during all said time was printed in an office maintained at the aforesaid place of publication of said newspaper. That the annexed is a copy of an advertisement as it was published in regular issues (and not in supplemental form) of said newspaper on

May 27, 2016

and that such newspaper was regularly distributed to its subscribers during all of said period. That the full amount of the fee charged for the foregoing publication is not in excess of the rate charged private individuals.

Signed

Subscribed and sworn to before me this <u>27th</u> day of <u>May</u>, <u>2016</u>

Notary Public in and for The State of Alaska. Third Division

Anchorage, Alaska

MY COMMISSION EXPIRES

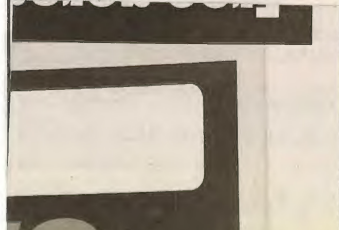
Notary Public
Brityey L. THOMPSON
State of Alaska
My Commission Expires Feb 23, 2019

NOTICE OF PROPOSED CHANGES IN THE REGULATIONS OF DEPARMTENT OF PUBLIC SAFETY, DIVISION OF FIRE AND LIFE SAFETY

The Department of Public Safety proposes to adopt regulation changes in Title 13 of the Alaska Administrative Code, dealing with building code standards, fire code standards, mechanical code standards, fuel gas code standards, non-structural plan review and fees, stop work orders, fire protection system permits, firework permits, standards of organization and services of a fire department, and oil and gas hydrocarbon processing facilities, including the following:

- 13 AAC 50,010 is proposed to be amended to adopt the 2012 edition of the international Building Code regarding Occupancy Classification, including variations of the code which are specific to this state.
- 13 AAC 50.020 is proposed to be amended to adopt the 2012 edition of the International Building Code, including variations of the code which are specific to this state.
- 13 AAC 50.023 is proposed to be amended to adopt the 2012 edition of the international Mechanical Code, including variations of the code which are specific to this state.
- 13 AAC 50.024 is proposed to be amended to adopt the 2012 edition of the International Fuel Gas Code, including variations of the code which are specific to this state.
- 5) 13 AAC 50.025 is proposed to be amended to adopt the 2012 edition of the international Fire Code due to reorganization of the chapters, including variations of the code which are specific to this state.
- 6) 13 AAC 50.027 is proposed to be amended to change valuation schedule to 2012 International Building Code.
- 13 AAC 50.030 is proposed to be amended to clarify monthly fire extinguisher inspections.
- 13 AAC 50.035 is proposed to be amended to clarify Class IV fire system permitting.
- 13 AAC 50.060 is proposed to be amended to clarify third party listing requirements.
- 10) 13 AAC 50,070 is proposed to be amended to capitalize spelling on division of fire and life safety.
- 11) 13 AAC 52.020 is proposed to be amended to clarify fire reporting requirements for fire departments.
- 12) 13 AAC 52.030 is proposed to be amended to clarify standards of organization and services of a fire department and to clarify Chiefs means Fire Chiefs.
- 13) 13 AAC 55.150 is proposed to be amended by updating definitions.

You may comment on the proposed regulation changes, including the potential costs to private persons of complying with the proposed changes, by submitting written comments to Division of Fire and Life Safety Lloyd Nakano at 5700 East Tudor Road, Anchorage, AK 99507. Additionally, the Division of Fire and Life Safety will accept comments by facsimile at (907) 338-4375 and by electronic mail at Lloyd nakano@alaska.gov. Comments may also be submitted through the Alaska Online Public Notice System by accessing this notice on the system and using the comment link. The comments must be received not later than 4:30 p.m. on July 29, 2016.





AFFP NOTICE OF PROPOSED CHANGES IN

Affidavit of Publication

UNITED STATES OF AMERICA STATE OF ALASKA FOURTH DISTRICT

Before me, the undersigned, a notary public, this day REGULATIONS OF DEPARMTENT OF PUBLIC personally appeared Alicia Huckins, who, being first duly sworn, according to law, says that he/she is an Advertising Clerk of the Fairbanks Daily News-Miner, a newspaper (i) The Department of Public Safety proposes to published in newspaper format, (ii) distributed daily more than adopt regulation changes in Title 13 of the Alaska 50 weeks per year, (iii) with a total circulation of more than 500 and more than 10% of the population of the Fourth Judicial standards, fuel gas code standards, non-structural District, (iv) holding a second class mailing permit from the plan review and fees, stop work orders, fire United States Postal Service, (v) not published primarily to protection system permits, firework permits, distribute advertising, and (vi) not intended for a particular standards or organization and services of department, and oil and gas hydrocarbon professional or occupational group. The advertisement which is processing facilities, including the following: attached is a true copy of the advertisement published in said paper on the following day(s):

May 27, 2016

and that the rate charged thereon is not excess of the rate charged private individuals, with the usual discounts.

Subscribed to and sworn to me this 27th day of May 2016.

Marena Burnell, Notary Public in and for the State Alaska,

My commission expires: December 07, 2017

00008586 00035383

LLOYD NAKANO **DIVISION OF FIRE & LIFE SAFETY** 5700 E. TUDOR RD ANCHORAGE, AK 99507

35383

NOTICE OF PROPOSED CHANGES IN THE SAFETY, DIVISION OF FIRE AND LIFE SAFETY

Administrative Code, dealing with building code standards, fire code standards, mechanical code standards of organization and services of a fire

- 1) 13 AAC 50.010 is proposed to be amended to adopt the 2012 edition of the International Building Code regarding Occupancy Classification, including variations of the code which are specific to this state.
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- 6) 13 AAC 50.027 is proposed to be amended to change valuation schedule to 2012 International Building Code.
- 7) 13 AAC 50.030 is proposed to be amended to clarify monthly fire extinguisher inspections.
- 8) 13 AAC 50.035 is proposed to be amended to

NOTARY PUBLIC M. BURNELL STATE OF ALASKA

My commission Expires December 7, 20

clarify Class IV fire system permitting.

- 9) 13 AAC 50.060 is proposed to be amended to clarify third party listing requirements.
- 10) 13 AAC 50.070 is proposed to be amended to capitalize spelling on division of fire and life safety.
- 11) 13 AAC 52.020 is proposed to be amended to clarify fire reporting requirements for fire departments.
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You may submit written questions relevant to the proposed action to Lloyd Nakano at Lloyd. nakano@alaska.gov and 5700 East Tudor Road, Anchorage, AK. The questions must be received at least 10 days before the end of the public comment period. The Division of Fire and Life Safety will aggregate its response to substantially similar questions and make the questions and responses available on the Alaska Online Public Notice System.

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A copy of the proposed regulation changes is available on the Alaska Online Public Notice System and by contacting Lloyd Nakano at Lloyd.nakano@alaska.gov and (907) 269-5491.

A copy of material proposed for adoption by reference is available on the Alaska Online Public Notice System or though http://dps.alaska.gov/Fire/regulations.aspx. A copy of material proposed for adoption by reference

NOTARY PUBLIC M. BURNELL STATE OF ALASKA

My commission Expires December 7, 20_

viewed at the agency's office at 5700 East Tudor Road, Anchorage, AK.

After the public comment period ends, the Department of Public Safety, Division of Fire and Life Safety will either adopt the proposed regulation changes or other provisions dealing with the same subject, without further notice, or decide to take no action. The language of the final regulation may be different from that of the proposed regulations. You should comment during the time allowed if your interests could be affected.1

Statutory authority: AS 18.70.010; AS 18.70.030; AS 18.70.080; AS 28.05.011; AS 44.17.030

Statutes being implemented, interpreted, or made specific: AS 18.70.010; AS 18.70.080; AS 18.70.085; AS 18.70.090; AS 18.70.095; AS 44.17.030

Fiscal information: The proposed regulation changes are not expected to require an increased appropriation.

Dated: May 13, 2016

Signed By: David Tyler, Director

Publish: May 27,2016

Affidavit of Publication

United States of America Dept. of Public Safety, Division of Fire and Life Safety Ad #: 7000058553

NOTICE OF PROPOSED CHANGES IN THE REGULATIONS OF DEPARTMENT OF PUBLIC SAFETY. **DIVISION OF FIRE AND LIFE SAFETY**

The Department of Public Safety proposes to adopt regulation changes in Title 13 of the Alaska Administrative Code, dealing with building code standards, fire code standards, mechanical code standards, fuel gas code standards, non-structural plan review and fees, stop work orders, fire protection system permits, firework permits, standards of organization and services of a fire department, and oil and gas hydrocarbon processing facilities, including the following:

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4) 13 AAC 50.024 is proposed to be amended to adopt the 2012 edition of the International Fuel Gas Code, including variations of the code which are specific to this state.

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11) 13 AAC 52.020 is proposed to be amended to clarify fire reporting requirements for fire departments.

12) 13 AAC 52.030 is proposed to be amended to clarify standards of organization and services of a fire department and to clarify Chiefs means

13) 13 AAC 55. 150 is proposed to be amended by updating definitions. You may comment on the proposed regulation changes, including the potential costs to private persons of complying with the proposed changes, by submitting written comments to Division of Fire and Life Safety Lloyd Nakano

at 5700 East Tudor Road, Anchorage, AK 99507. Additionally, the Division of Fire and Life Safety will accept comments by facsimile at (907) 338-4375 and by electronic mail at Lloyd.nakano@alaska. gov. Comments may also be submitted through the Alaska Online Public Notice System by accessing this notice on the system and using the comment link. The comments must be received not later than 4:30 p.m. on July 29,

You may submit written questions relevant to the proposed action to Lloyd Nakano at Lloyd.nakano@alaska.gov and 5700 East Tudor Road, Anchorage, AK. The questions must be received at least I 0 days before the end of the public comment period. The Division of Fire and Life Safety will aggregate its response to substantially similar questions and make the questions

and responses available on the Alaska Online Public Notice System. If you are a person with a disability who needs a special accommodation in Particular on the property of the particular of -bire Newspapers

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STYNGIAIGNI laidigila are uoy l vog-sqroodoj.k 2-6200 s Office I, Shandra Comas, first duly sworn, oath, depose, and say that I am the Principle Clerk of the Juneau Empire, a newspaper of general circulation, published in the city of Juneau, State of Alaska; that the publication was published in said newspaper and on

www.juneauempire.com, the online edition, on the 27th day of May 2016 and thereafter for 0 additional day(s), the last date of publication being May 27, 2016.

Subscribed and sworn to before me this 27th day of May, 2016.

Notary Public in and for the State of Alaska.

