This document contains portions of 18 AAC 50 Air Quality Control regulations pertaining to wood-fired heating devices and burning in general as they relate to PM2.5 issues in the Fairbanks North Star Borough as a tool for understanding the topic. These portions of the regulations are current as amended through January 8, 2020.

18 AAC 50 in its entirety may be found at:
http://dec.alaska.gov/commish/regulations/

Mike Dunleavy
Governor

Jason W. Brune
Commissioner
Portions of 18 AAC 50 regulations relating to wood- and coal-fired heating devices and burning as they pertain to PM2.5 issues in the Fairbanks North Star Borough

Table of Contents

18 AAC 50.015. Air quality designations, classifications, and control regions
18 AAC 50.030. State air quality control plan
18 AAC 50.065. Open burning
18 AAC 50.075. Solid fuel-fired heating device visible emission standards
18 AAC 50.076. Solid fuel-fired heating device fuel requirements; requirements for wood sellers
18 AAC 50.077. Standards for wood-fired heating devices
18 AAC 50.078. Additional control measures for a serious PM-2.5 nonattainment area
18 AAC 50.079. Provisions for coal-fired heating devices
18 AAC 50.245. Air quality episodes and advisories for air pollutants other than PM-2.5
18 AAC 50.246. Air quality episodes and advisories for PM-2.5

18 AAC 50.990. Definitions

(65) “open burning”
(123) “wood-fired heating device”
(133) “campfire”
(134) “dry wood”
(135) “hydronic heater”
(136) “manufactured compressed wood log”
(137) “masonry heater”
(138) “solid fuel-fired heating device”
(139) “wet wood”
(140) “woodstove”
(152) “catalytic oxidizer”
(153) “charbroiler”
(154) “chain-driven charbroiler”
(155) “used oil”
18 AAC 50.015. Air quality designations, classifications, and control regions. (a) To identify an area by its air quality, all geographic areas in the state are designated by the federal administrator as "attainment," "nonattainment," or "unclassifiable." An area is designated "attainment" for a particular air pollutant if its air quality meets the ambient air quality standard for that air pollutant. If air quality does not meet the ambient standard for a particular air pollutant, that area is designated "nonattainment" for that air pollutant. If there is insufficient information to classify an area as attainment or nonattainment for a particular air pollutant, the area is designated "unclassifiable" for that air pollutant.

(b) The following areas have been designated by the federal administrator as "nonattainment" for the specified air pollutants:

(1) for carbon monoxide
   (A) repealed 2/20/2004
   (B) repealed 6/24/2004
(2) repealed 4/17/2015.
(3) for PM-2.5: Fairbanks and North Pole urban area.

(d) The following areas are subject to maintenance plan requirements for carbon monoxide, as required under 42 U.S.C. 7505a, and as adopted by reference in 18 AAC 50.030 as part of the state air quality control plan:

(1) the Municipality of Anchorage;
(2) Fairbanks and North Pole urban area.

(e) The following areas are subject to maintenance plan requirements for PM-10, as required under 42 U.S.C. 7505a, and as adopted by reference in 18 AAC 50.030 as part of the state air quality control plan:

(1) Eagle River area of Anchorage;
(2) Mendenhall Valley area of Juneau. (Eff. 1/18/97, Register 141; am 2/20/2004, Register 169; am 6/24/2004, Register 170; am 10/10/2004, Register 171; am 12/9/2010, Register 196; am 10/6/2013, Register 208; am 4/17/2015, Register 214)

Authority: AS 46.03.020 AS 46.14.010 AS 46.14.030
18 AAC 50.030. State air quality control plan. (a) Volumes II and III of the State Air Quality Control Plan for implementing and enforcing the provisions of AS 46.14 and this chapter, revised as of November 19, 2019, are adopted by reference. The plan includes the following documents which are also adopted by reference:

... 

(b) Any sources that under the State Air Quality Control Plan, adopted by reference in (a) of this section, are subject to RACT or are subject to BACM and BACT shall comply with RACT or with BACM and BACT as identified in the specific sections of the State Air Quality Control Plan. (Eff. 1/18/97, Register 141; am 6/21/98, Register 146; am 9/4/98, Register 147; am 1/1/2000, Register 152; am 12/30/2000; Register 156; am 9/21/2001, Register 159; am 1/27/2002, Register 161; am 3/27/2002, Register 161; am 5/3/2002, Register 162; am 2/20/2004, Register 169; am 6/24/2004, Register 170; am 10/1/2004, Register 171; am 12/14/2006, Register 180; am 12/30/2007, Register 184; am 5/17/2008, Register 186; am 7/25/2008, Register 187; am 11/9/2008, Register 188; am 5/6/2009, Register 190; am 11/4/2009, Register 192; am 4/1/2010, Register 193; am 10/29/2010, Register 196; am 4/13/2011, Register 198; am 9/17/2011, Register 199; am 8/1/2012, Register 203; am 5/8/2013, Register 206; am 2/5/2015, Register 213; am 4/17/2015, Register 214; am 3/2/2016, Register 217; am 11/26/2016, Register 220; am 12/29/2016, Register 220; am 1/12/2018, Register 225; am 9/15/2018, Register 227; am 1/8/2020, Register 233)

Authority: AS 46.03.020 AS 46.14.030 Sec. 30, ch. 74, SLA 1993

18 AAC 50.065. Open burning. (a) General Requirements. Except when conducting open burning under (g), (h), or (i) of this section, a person conducting open burning shall comply with the limitations of (b) - (f) of this section and shall ensure that

(1) the material is kept as dry as possible through the use of a cover or dry storage;

(2) before igniting the burn, noncombustibles are separated to the greatest extent practicable;

(3) natural or artificially induced draft is present;

(4) to the greatest extent practicable, combustibles are separated from grass or peat layer; and

(5) combustibles are not allowed to smolder.

(b) Black Smoke Prohibited. Except for firefighter training conducted under (h) or (i) of this section, open burning of asphalts, rubber products, plastics, tars, oils, oily wastes, contaminated oil cleanup materials, or other materials in a way that gives off black smoke is
prohibited without written department approval. Department approval of open burning as an oil spill response countermeasure is subject to the department's *In Situ Burning Guidelines for Alaska*, adopted by reference in 18 AAC 50.035. Open burning approved under this subsection is subject to the following limitations:

1. open burning of liquid hydrocarbons produced during oil or gas well flow tests may occur only when there are no practical means available to recycle, reuse, or dispose of the fluids in a more environmentally acceptable manner;

2. the person who conducts open burning shall establish reasonable procedures to minimize adverse environmental effects and limit the amount of smoke generated; and

3. the department will, in its discretion, as a condition of approval issued under this subsection, require public notice as described in (j) of this section.

(c) **Toxic and Acid Gases and Particulate Matter Prohibited.** Open burning or incineration of pesticides, halogenated organic compounds, cyanic compounds, or polyurethane products in a way that gives off toxic or acidic gases or particulate matter is prohibited.

(d) **Adverse Effects Prohibited.** Open burning of putrescible garbage, animal carcasses, or petroleum-based materials, including materials contaminated with petroleum or petroleum derivatives, is prohibited if it causes odor or black smoke that has an adverse effect on nearby persons or property.

(e) **Air Quality Advisory.** Open burning is prohibited in an area if the department declares an air quality advisory under 18 AAC 50.245 or 18 AAC 50.246, stating that burning is not permitted in that area for that day. This advisory will be based on a determination that there is or is likely to be inadequate air ventilation to maintain the standards set by 18 AAC 50.010. The department will make reasonable efforts to ensure that the advisory is broadcast on local radio or television.

(f) **Wood Smoke Control and PM-2.5 Nonattainment Areas.** Open burning is prohibited between November 1 and March 31 in each wood smoke control area identified in 18 AAC 50.025(b) and in each PM-2.5 nonattainment area identified in 18 AAC 50.015(b)(3). In a PM-2.5 nonattainment area, a local air quality open burn permit program may replace the seasonal open burning prohibition in this section if the program

1. does not cause or contribute to violations of the PM-2.5 ambient air quality standards set out in 18 AAC 50.010; and

2. is part of a local air quality plan included in the *State Air Quality Control Plan*, adopted by reference in 18 AAC 50.030.

(g) **Controlled Burning.** Controlled burning to manage forest land, vegetative cover, fisheries, or wildlife habitat, other than burning to combat a natural wildfire, requires written
department approval if the area to be burned exceeds 40 acres yearly. The department will, in its discretion, require public notice as described in (j) of this section.

(h) **Firefighter Training: Structures.** A fire service may open burn structures for firefighter training without ensuring maximum combustion efficiency under the following circumstances:

(1) before igniting the structure, the fire service shall

   (A) obtain department approval for the location of the proposed firefighter training; approval will be based on whether the proposed open burning is likely to adversely affect public health in the neighborhood of the structure;

   (B) visually identify materials in the structure that might contain asbestos, test those materials for asbestos, and remove all materials that contain asbestos;

   (C) ensure that the structure does not contain

      (i) putrescible garbage;

      (ii) electrical batteries;

      (iii) stored chemicals such as fertilizers, pesticides, paints, glues, sealers, tars, solvents, household cleaners, or photographic reagents;

      (iv) stored linoleum, plastics, rubber, tires, or insulated wire;

      (v) hazardous waste;

      (vi) lead piping;

      (vii) plastic piping with an outside diameter of four inches or more; or

      (viii) urethane or another plastic foam insulation;

   (D) provide public notice consistent with (j) of this section; and

   (E) ensure that a fire-service representative is on-site before igniting the structure;

(2) the fire service shall ignite and conduct training on only one main structure and any number of associated smaller structures at a time; examples of associated smaller structures are garages, sheds, and other outbuildings; and
(3) the fire service shall respond to complaints in accordance with (k) of this section.

(i) Firefighter Training: Fuel Burning. Unless a greater quantity is approved by the department, a fire service may open burn up to 250 gallons of uncontaminated fuel daily and up to 600 gallons yearly for firefighter training without ensuring maximum combustion efficiency. To conduct this training without prior written department approval, the fire service shall

(1) provide public notice consistent with (j) of this section before burning more than 20 gallons of uncontaminated fuel, unless waived in writing by the department; and

(2) respond to complaints in accordance with (k) of this section.

(j) Public Notice. A person required to provide public notice of open burning shall issue the notice through local news media or by other appropriate means if the area of the open burning does not have local news media. The public notice must be issued as directed by the department and must

(1) state the name of the person conducting the burn;

(2) provide a list of material to be burned;

(3) provide a telephone number to contact the person conducting the burn before and during the burn;

(4) for a surprise fire drill, state

   (A) the address or location of the training; and

   (B) the beginning and ending dates of the period during which a surprise fire drill may be conducted (this period may not exceed 30 days); and

(5) for open burning other than a surprise fire drill, state the expected time, date, and location of the open burning.

(k) Complaints. A person required to provide public notice of open burning shall

(1) make a reasonable effort to respond to complaints received about the burn;

(2) keep, for at least 30 days, a record of all complaints received about the burn, including to the extent feasible;

   (A) the name, address, and telephone number of each person who complained;

   (B) a short summary of each complaint; and
Portions of 18 AAC 50 regulations relating to wood- and coal-fired heating devices and burning as they pertain to PM2.5 issues in the Fairbanks North Star Borough

(C) any action the person conducting the open burning took to respond to each complaint; and

(3) upon request, provide the department with a copy of the records kept under (2) of this subsection. (Eff. 1/18/97, Register 141; am 2/28/2015, Register 213; am 3/6/2016, Register 217)

Authority: AS 46.03.020 AS 46.14.010 AS 46.14.030
AS 46.03.710 AS 46.14.020 Sec. 30, ch. 74, SLA 1993

18 AAC 50.075. Solid fuel-fired heating device visible emission standards. (a) A person may not operate a solid fuel-fired heating device in a manner that causes

(1) black smoke; or

(2) visible emissions that exceed 20 percent opacity for more than six minutes in any one hour in an area for which an air quality advisory is in effect under 18 AAC 50.245 or 18 AAC 50.246, except during the first 15 minutes after initial firing of the device; visible emissions are measured following opacity reading procedures as required under 40 C.F.R. Part 60, Appendix A, Method 9, adopted by reference in 18 AAC 50.040, as modified in Volume III, sec. IV-3, Appendix IV-3, of the State Air Quality Control Plan, adopted by reference in 18 AAC 50.030; alternatively, visible emissions may be measured using the alternative method to Method 9, ALT-082, approved and revised by EPA as of May 17, 2012.

(b) A person may not operate a wood-fired heating device in an area for which the department has declared an air quality episode under 18 AAC 50.245.

(c) In the Mendenhall Valley wood smoke control area identified in 18 AAC 50.025(b), a person may not violate or cause a violation of a provision of the Code of the City and Borough of Juneau, Alaska, Chapter 36.40, as amended by the provisions of the Ordinance of the City and Borough of Juneau, Alaska, Serial No. 2008-28, sec. 2, adopted by reference in 18 AAC 50.030.

(d) A person may operate a solid fuel-fired heating device in an area for which the department has declared a PM-2.5 air quality episode under 18 AAC 50.246 or under emergency episode provisions included in a local air quality plan incorporated in the State Air Quality Control Plan, adopted by reference in 18 AAC 50.030, only if

(1) visible emissions or opacity from the solid fuel-fired heating device is below the opacity limits identified in the episode announcement for that area as defined in the State Air Quality Control Plan, adopted by reference in 18 AAC 50.030;

(2) the owner or operator of the solid fuel-fired heating device obtains a written temporary waiver from the department or local air quality control program from the opacity limits identified in the episode announcement; the department or local air quality program may grant a temporary waiver after considering

January 8, 2020
8 of 33
(A) financial hardship information provided by the owner or operator;

(B) technical feasibility and device design information provided by the owner or operator;

(C) potential impact to locations with populations sensitive to exposure to PM-2.5; locations under this subparagraph include hospitals, schools, child care facilities, health clinics, long-term care facilities, assisted living homes, and senior centers;

(D) mitigation measures implemented by the owner or operator to prevent adverse health impacts to individuals sensitive to exposure to PM-2.5; and

(E) the contribution of the device to the exceedance of the PM-2.5 concentration triggering the episode announcement; or

(3) the department has not prohibited operation under (e) of this section.

(e) The department may prohibit operation of a solid fuel-fired heating device in a nonattainment or maintenance area for which the department has declared a PM-2.5 air quality episode under emergency episode provisions of a local air quality plan that has been incorporated in the State Air Quality Control Plan. The declaration must specify

(1) the air quality zone affected by the prohibition;

(2) any applicable exceptions to the prohibition; and

(3) that operators shall withhold fuel from non-exempt devices and ensure that combustion, as evidenced by visible smoke from a chimney, has ceased within three hours of the effective time of the declaration.

(f) In an area identified in 18 AAC 50.015(b)(3), a person may not operate a solid fuel-fired heating device in a manner that causes

(1) visible emissions, measured as set out in (a)(2) of this section, that exceed 20 percent opacity for more than six minutes in any one hour, except during the first 15 minutes after initial firing of the device, when the opacity limit must be less than 50 percent; and

(2) visible emissions, as observed using 40 C.F.R. Part 60, Appendix A, Method 22, adopted by reference in 18 AAC 50.035, to cross property lines. (Eff. 1/18/97, Register 141; am 5/6/2009, Register 190; am 2/28/2015, Register 213; am 11/26/2016, Register 220; 1/12/2018, Register 225; am 1/8/2020, Register 233)

Authority: AS 46.03.020 AS 46.14.020 Sec. 30, ch. 74, SLA 1993
AS 46.14.010 AS 46.14.030

January 8, 2020
9 of 33
Editor’s note: The alternative to EPA Method 9, ALT-082, addressed in 18 AAC 50.075(a)(2) is available at the department’s Anchorage, Fairbanks, and Juneau offices, and can be obtained by contacting the Department of Environmental Conservation, Division of Air Quality, at (907) 465-5100. The document is also available from the United States Environmental Protection Agency, Technology Transfer Network, Emission Measurement Center, at http://www.epa.gov/ttn/emc/tmethods.html

18 AAC 50.076. Solid fuel-fired heating device fuel requirements; requirements for wood sellers. (a) A person operating a solid fuel-fired heating device in an area identified in 18 AAC 50.015(b)(3) may use only the following fuels:

(1) for wood-fired heating devices, and subject to additional limitations under (b) of this section,

(A) wood, if not prohibited under (c) of this section;

(B) the following wood products, if made wholly from wood not prohibited under (c) of this section:

(i) wood pellets;

(ii) manufactured compressed wood logs;

(iii) bricks;

(iv) pucks;

(C) manufacturer-recommended starter fuels, including home heating oil, propane, natural gas, or wood-based material for dual fuel-fired hydronic heaters;

(D) biomass fuels approved by the manufacturer;

(2) for coal-burning devices,

(A) coal;

(B) coal pellets;

(3) for all solid fuel-fired heating devices, a fuel that is approved by the manufacturer and not prohibited under (c) of this section.

(b) Not earlier that October 1, 2015, and between October 1 and March 31 of each year, a person operating a wood-fired heating device in an area identified in 18 AAC 50.015(b)(3) may use only the following fuels:

(1) dry wood, if not prohibited under (c) of this section;
(2) the following wood products, if made wholly from wood not prohibited under (c) of this section:

(A) wood pellets;

(B) manufactured compressed wood logs;

(C) bricks;

(D) pucks;

(3) manufacturer-recommended starter fuels, including home heating oil, propane, natural gas, or wood-based material for dual fuel-fired hydronic heaters;

(4) biomass fuels approved by the manufacturer;

(5) a fuel that is approved by the manufacturer, and that is not wet wood or a fuel prohibited under (c) of this section.

(c) A person operating a solid fuel-fired device may not burn or incinerate in the device:

(1) wood that has paint, stains, or other types of coating;

(2) wood that has been treated with preservatives, including copper chromium arsenate, creosote, or pentachlorophenol;

(3) asphalt, rubber, tires, or tar products, including materials contaminated with petroleum, petroleum derivatives, oily wastes, or oil cleanup materials;

(4) chlorinated or halogenated organic compounds, including plastics, polyurethane products, pesticides, herbicides, or fungicides;

(5) compounds containing cyanide or asbestos;

(6) animal carcasses; or

(7) putrescible garbage;

(8) construction and demolition debris, including plywood and particleboard;

(9) flooring products; or

(10) manure.
Portions of 18 AAC 50 regulations relating to wood- and coal-fired heating devices and burning as they pertain to PM2.5 issues in the Fairbanks North Star Borough

(d) A commercial wood seller shall register under (e) of this section with the department to sell or provide wood to a person who is located in or intends to burn the wood in an area that is identified in 18 AAC 50.015(b)(3).

(e) A commercial wood seller who is subject to (d) of this section shall

(1) submit a registration application in a format provided by the department;

(2) have available for use a moisture content meter of a type approved by the department under (g)(1) or (j)(2) of this section;

(3) have a valid business license issued under AS 43.70; and

(4) renew the registration every three years by submitting, at least 30 days before the expiration date of the existing registration, an application for renewal to the department in a format provided by the department.

(f) Upon receipt of a complete registration application and the department’s determination that the commercial wood seller is in compliance with (e)(2) and (3) of this section, the department will

(1) issue a unique registration identification number to the commercial wood seller;

(2) issue the commercial wood seller a batch of uniquely numbered three-part moisture content disclosure forms for use under (g) of this section; and

(3) add the commercial wood seller to a list of registered commercial wood sellers that the department maintains and makes available to the public.

(g) Before October 1, 2021, and for any sales of wet wood under (j)(1) on or after October 1, 2021, a commercial wood seller who is required to register under (d) of this section shall test, using a commercially available moisture test meter that the department has approved for accuracy, the moisture content of a load of wood at the time of sale or provision to the consumer, or if the consumer purchases one or more loads of wood for later delivery or arranges for the later delivery of one or more loads of wood, shall test the moisture content of each load at the time of delivery, unless the wood sold or delivered is subject to (2), (3) or (4) of this subsection; the department will maintain a list of commercially available moisture test meters that the department has approved for accuracy; for split wood, wood rounds, or logs that are cut at the time of or before sale and that are marketed, sold, or provided as dry wood, the commercial wood seller shall

(A) measure moisture content in at least three pieces of wood for each cord of wood purchased;
(B) randomly select the wood to be tested from differing locations throughout the entire load;

(C) ensure that each selected piece of wood undergoes a fresh cut and is tested in the center of the fresh cut end; and

(D) document the measured moisture content on the moisture content disclosure form that the department provides under (f)(2) of this section, and fully complete and sign the form;

(2) if selling or providing frozen wood, shall note on the moisture content disclosure form that the wood is frozen and assumed to be wet wood with greater than 20 percent moisture content, and shall fully complete and sign the rest of the form; for purposes of this paragraph, “frozen wood” means wood that is

(A) cut at a temperature below 32 degrees Fahrenheit for immediate sale or provision to the consumer; or

(B) delivered at a temperature below 32 degrees Fahrenheit, if the consumer purchase one or more loads of wood for later delivery or arranges for the later delivery of one or more loads of wood;

(3) if marketing, selling, or providing wet wood, shall note on the moisture content disclosure form that the wood is wet and assumed to be greater than 20 percent moisture content, and shall fully complete and sign the rest of the form;

(4) if marketing, selling, or providing, as dry wood,

(A) wood that was split before freezing, may market, sell, or provide the wood as dry wood only if

(i) the split wood is covered and stacked for ventilation;

(ii) after splitting, covering, and stacking the wood, the commercial wood seller tests the wood as required under (1)(A) – (D) of this subsection and the test results demonstrate that each piece of wood tested is dry wood;

(iii) the commercial wood seller records and saves the test results and the date of the test; and

(iv) upon actual sale, provision, or delivery, if the temperature is below 32 degrees Fahrenheit, the commercial wood seller documents the previously recorded test results and the date on the moisture content disclosure form and fully completes and signs the rest of the form;
(B) wood that was split after freezing, may market, sell, or provide the wood as dry wood after freezing only if

(i) the wood is mechanically dried;

(ii) the wood is manufactured as pellet logs; or

(iii) the source of the wood is from fire-killed trees and has been inspected by the department and found to be dry wood;

(5) shall obtain the consumer’s signature on the moisture content disclosure form, or if the consumer is unavailable, shall mark on the form that the consumer is unavailable;

(6) shall provide the consumer with a copy of the signed moisture content disclosure form;

(7) shall submit to the department, not later than the 15th day of each month, the department’s copy of each moisture content disclosure form completed during the previous month;

(8) shall retain the seller’s own copy of each completed moisture content disclosure form for two years after the date of the sale, provision, or delivery;

(9) shall account for each moisture content disclosure form received from the department; when making a monthly submission under (7) of this subsection, the commercial wood seller shall

(A) submit any moisture content disclosure form not given to a consumer due to damage or errors; and

(B) report the unique number of any moisture content disclosure form that is lost;

(10) shall return any unused moisture content disclosure forms if the commercial wood seller’s registration expires or is revoked;

(11) is subject to one or more of the following if the commercial wood seller fails to comply with a provision of this subsection:

(A) remedial training on the requirements of (d) – (f) of this section and this subsection;

(B) a notice of violation;
Portions of 18 AAC 50 regulations relating to wood- and coal-fired heating devices and burning as they pertain to PM2.5 issues in the Fairbanks North Star Borough

(C) until the department determines that the commercial wood seller is in compliance, removal of the seller from the list that the department maintains under (f)(3) of this section;

(D) revocation of registration;

(E) enforcement under AS 46.03.020, 46.03.760, or 46.03.790; and

(12) may request an informal or adjudicatory hearing as prescribed in 18 AAC 15.185 and 18 AAC 15.195 – 18 AAC 15.340 if the department denies registration, denies renewal of a registration, or takes an action under (11)(A) – (D) of this subsection.

(h) In this section, “commercial wood seller”

(1) means a person who sells wood for use in space heating;

(2) does not include a person whose sales of wood consist wholly of

(A) wood products permissible under (a)(1)(B) or (b)(2) of this section; or

(B) bundles of split dry wood that are sized not more than 0.75 cubic feet a bundle; or

(C) logs or rounds intended for resale, where the resale of the wood and measurement and documentation of their moisture content will be addressed by a commercial wood seller.

(i) A commercial wood seller is not required to meet the requirements of (g) of this section for any portion of its sales that are

(1) wood products permissible under (a)(1)(B) or (b)(2) of this section;

(2) bundles of split dry wood that are sized not more than 0.75 cubic feet per bundle; or

(3) logs or rounds intended for resale, where the resale of the wood and measurement and documentation of their moisture content will be addressed by another commercial wood seller.

(j) On or after October 1, 2021, a commercial wood seller who is required to register with the department under (d) of this section may sell wet wood only if

(1) the wood seller meets all the requirement of (g) of this section;

(2) the wood is sold in round logs eight feet or more in length; and
(3) the seller confirms in writing the buyers ability to properly dry the wood for use in the next winter season or beyond and that the wood will be burned in accordance with (a) – (c) of this section.

(k) Except as permitted under (j) of this section, on or after October 1, 2021, a commercial wood seller required to register with the department under (d) of this section

(1) may only sell dry wood that is

   (A) seasoned, split, and stored covered for at least 9 months unless otherwise confirmed dry;

   (B) mechanically dried, where the drying process has been inspected and approved by the department to ensure consistency and reliability; or

   (C) harvested from an inspected fire-killed source that has been split, stacked, stored covered, and confirmed dry prior to freezing;

(2) may not market sales of wood that does not comply with this section;

(3) shall periodically measure, using a type of commercially available moisture test meter that is approved by the department for accuracy, the moisture content of a representative sample of the wood to ensure the stock is dry prior to selling;

(4) shall document the measured moisture content, keep a record of the measurements over the seasoning period, and sign an affidavit in a form the department provides attesting the wood is dry prior to sale;

(5) shall obtain the consumer’s signature on the dry wood affidavit, or if the consumer is unavailable, shall mark on the form that the consumer is unavailable;

(6) shall provide the consumer with a copy of the signed dry wood affidavit;

(7) shall submit to the department, not later than the 15th day of each month, the department’s copy of each dry wood affidavit completed during the previous month;

(8) shall retain the seller’s own copy of each affidavit form for two years after the date of sale, provision, or delivery;

(9) shall account for each affidavit form received from the department; when making a monthly submission under (7) of this subsection, the commercial wood seller shall:

   (A) submit any affidavit form not given to a consumer due to damage or errors; and

   (B) report the unique number of any affidavit form that is lost;
(10) shall return any unused affidavit forms if the commercial wood seller’s registration expires or is revoked;

(11) is subject to a compliance or enforcement action by the department for failing to comply with a provision of this subsection, including

(A) remedial training on the requirements of (d) – (f) of this section and this subsection;

(B) a notice of violation;

(C) until the department determines that the commercial wood seller is in compliance, removal of the seller from the list that the department maintains under (f)(3) of this section;

(D) revocation of registration;

(E) enforcement under AS 46.03.020, 46.03.760, or 46.03.790; and

(12) may request an informal or adjudicatory hearing as prescribed in 18 AAC 15.185 and 18 AAC 15.195 – 18 AAC 15.340 if the department denies registration, denies renewal of registration, or takes an action under (11)(A) – (D) of this subsection.

(1) Non-commercial wood sellers may not sell wet wood in an area identified in 18 AAC 50.015(b)(3). (Eff. 2/28/2015, Register 213; am 3/2/2016, Register 217; am 11/26/2016, Register 220; am 1/8/2020, Register 233)

**Authority:**


**Editor’s note:** A copy of the list of commercially available moisture test meters that the Department of Environmental Conservation has approved under 18 AAC 50.076(g) for use by commercial wood sellers is available at the department’s offices in Anchorage, Fairbanks, and Juneau, and can be obtained by contacting the Department of Environmental Conservation, Division of Air Quality, at (907) 465-5100, or can be obtained from the Internet at [http://burnwise.alaska.gov/moisture_disclosure_program.htm](http://burnwise.alaska.gov/moisture_disclosure_program.htm).

The list of registered commercial wood sellers described in 18 AAC 50.076(f) is available at the department’s offices in Anchorage, Fairbanks, and Juneau, and can be obtained by contacting the Department of Environmental Conservation, Division of Air Quality, at (907) 465-5100, or can be obtained from the Internet at [http://burnwise.alaska.gov/moisture_disclosure_program.htm](http://burnwise.alaska.gov/moisture_disclosure_program.htm).
18 AAC 50.077. Standards for wood-fired heating devices. (a) Except as provided in this section, a person may not install, reinstall, sell, lease, distribute, or convey the following devices for use in an area identified in 18 AAC 50.015(b)(3):

(1) a wood-fired hydronic heater;

(2) a woodstove;

(3) a wood-fired heating device with a manufacturer-rated heat output capacity of 350,000 Btu per hour or more;

(b) Notwithstanding (a) of this section, the department will approve models of pellet fueled wood-fired hydronic heaters for use in an area identified in 18 AAC 50.015(b)(3) that

(1) have a manufacturer-rated heat output capacity under 350,000 Btu per hour;

(2) have a valid certification from EPA under 40 C.F.R. 60.5474(a) and (b), revised as of July 1, 2019, and adopted by reference, for which the department has reviewed and accepted the underlying certification test results; and

(3) meet an average particulate matter emission level of 0.10 pounds per million Btu of heat output for each individual burn rate as tested by a laboratory with current EPA accreditation under 40 C.F.R. 5477, revised as of July 1, 2019, and adopted by reference; the laboratory test results must be

(A) obtained using one of the following test methods that is applicable to the specific device:


(ii) 40 C.F.R. Part 60, Appendix A-8, Method 28WHH-PTS, revised as of July 1, 2019, and adopted by reference;

(iii) alternative test methods, including broadly applicable test methods, if approved by EPA and the department; and

(B) obtained using one of the following emission concentration measurements that is applicable to the specific device:

Portions of 18 AAC 50 regulations relating to wood- and coal-fired heating devices and burning as they pertain to
PM2.5 issues in the Fairbanks North Star Borough

(ii) 40 C.F.R. Part 60, Appendix A, Method 5G, revised as of July 1, 2019, and adopted by reference; and

(C) approved by the department together with the supporting data.

(c) Notwithstanding (a) of this section, the department may approve specific models of woodstoves and pellet stoves for operation in an area identified in 18 AAC 50.015(b)(3). The department will approve models that

(1) have a manufacturer-rated heat output capacity of less than 350,000 Btu per hour;

(2) have a valid certification from EPA under 40 C.F.R. 60.533, revised as of July 1, 2019, and adopted by reference, for which the department has reviewed and accepted the underlying certification test results; and

(3) meet a particulate matter annual average emission limit of 2.0 grams per hour as tested by a laboratory with current EPA accreditation under 40 C.F.R. 60.535 revised as of July 1, 2019, and adopted by reference; the test result must be

(A) obtained using of the following test methods applicable to the specific device:

(i) 40 C.F.R. Part 60, Appendix A, Methods 28, 28 A, or 28 R, revised as of July 1, 2019, and adopted by reference;

(ii) alternative test methods, including broadly applicable test methods, if approved by both EPA and the department; and

(B) obtained using one of the following emission concentration measurements, as applicable to the specific device:

(i) 40 C.F.R. Part 60, Appendix A-3, Method 5G or 5H, revised as of July 1, 2017, and adopted by reference; and

(ii) after September 1, 2020, with either a tapered element oscillating microbalance (TEOM) or 1-hour filter data from the EPA certification report for the device; TEOM data must be obtained following the procedures set out in the Northeast States for Coordinated Air Use Management (NESCAUM) Standard Operating Procedures for use of Thermo 1405 TEOM for use in a dilution tunnel using Option 2 in Section 6 and excluding Section 7, revised as of May 17, 2019, and adopted by reference; if using TEOM data, the department may approve devices only if the TEOM data indicates that no rolling 60-minute period exceeds 4.0 grams per hour; if using the 1-hour filter data, the department
may approve devices only if no reported valid test run measurement exceeds 6.0 grams per hour;

(C) calculated in grams per hour, to a tenth of a gram; and

(D) approved by the department together with the supporting data.

(d) Notwithstanding (a) of this section, the department may approve specific models of wood-fire heating devices with a manufacturer-rated heat output capacity of 350,000 Btu per hour or more for operation in an area identified in 18 AAC 50.015(b)(3) if a laboratory with current EPA accreditation under 40 C.F.R. 60.535 or 40 C.F.R. 60.5477 has tested the model to meet a particulate matter emission limit of 2.0 grams per hour; the test results must be

(1) obtained using one of the following test methods applicable to the specific device:


(B) 40 C.F.R. Part 60, Appendix A-8, Method 28WHH, revised as of July 1, 2019, and adopted by reference;


(D) alternative test methods, including broadly applicable test methods, if approved by both EPA and the department; and

(2) obtained using ASTM International E 2515-11, Standard Test Method for Determination of Particulate Matter Emissions Collected by a Dilution Tunnel, adopted by reference in (b)(3)(B)(i) of this section; and

(3) approved by the department together with the supporting data.

(e) The department will publish a list of devices that meet the criteria in (b) - (d) of this section and that the department has approved for operation in an area identified in 18 AAC 50.015(b)(3). The department may review laboratory test data with or without submission by the manufacturer.

(f) Notwithstanding (a) of this section, a person may sell, lease, distribute, convey, or install a new wood-fired heating device if the buyer or operator of the device confirms in writing that the device will be installed in an area other than an area identified in 18 AAC 50.015(b)(3).
(g) In response to a request from the owner or operator of a wood-fired heating device, the department or local air quality program may temporarily waive the requirements of (a) and (l) – (n) of this section after considering

1. financial hardship information provided by the owner or operator;
2. technical feasibility information provided by the owner or operator; and
3. potential impact to locations with populations sensitive to PM-2.5 exposure including hospitals, schools, child care facilities, health clinics, long-term care facilities, assisted living homes, and senior centers.

(h) As applicable, the owner, vendor, or dealer of a wood-fired hearing device shall register the device, using a form or method provided by the department, in the following circumstances

1. upon the sale or conveyance of a device;
2. before closing, if the device is being sold, leased, or conveyed as part of an existing building or property;
3. when applying for a waiver described in the local air quality control plan incorporated in the State Air Quality Control Plan;
4. to participate in the Burn Right Program;
5. to participate in a woodstove change-out or conversion program in the local air quality control plan incorporated in the State Air Quality Control Plan; and
6. before closeout of any compliance or enforcement action.

(i) The owner or operator of a wood-fired heating device shall ensure that a device and any retrofit control devices are properly sized and professionally installed. Following each installation of a wood-fired heating device or retrofit control device in an area identified in 18 AAC 50.015(b)(3), the installer shall provide confirmation to the department that the device was installed correctly on a form provided by the department. Installers must meet the following requirements

1. for a woodstove, pellet stove, or pellet-fired hydronic heater, the certification criteria in the National Fireplace Institute Policy Handbook, revised as of November 19, 2019, and adopted by reference, or demonstrate equivalent training and qualification approved by the department;
2. for new masonry heaters, the certification criteria in The Masonry Heater Association of North America Reference Manual, revised as of January 2019 and adopted by reference, or demonstrate equivalent training and qualification approved by the department;
(3) for retrofit control devices, such as electronic precipitators, certification as described in (1) – (2) of this subsection or be representatives trained by the manufacturer.

(j) A person may not install

(1) a pellet fueled wood-fired hydronic heater within 330 feet from the closest property line or within 600 feet from a school, clinic, hospital, or senior housing unit;

(2) a wood-fired heating device as the primary or only source of heat in

(A) new construction, except new construction of a dry cabin located on a two acre or larger parcel; or

(B) a structure used as a rental unit, unless the structure has been used as a rental prior to January 8, 2020, and qualifies for a No Other Adequate Heat Source waiver, as identified in a local air quality control plan incorporated in the State Air Quality Control Plan.

(k) Vendors of wood-fired heating devices

(1) may not advertise devices prohibited by this section for sale within an area identified in 18 AAC 50.015(b)(3); and

(2) shall provide a buyer with curtailment information and proper operating instructions at the time of sale.

(l) In an area identified in 18 AAC 50.015(b)(3), a person who owns a woodstove or pellet stove that does not have valid certification from EPA under 40 C.F.R. 60.533 or a non-pellet fueled wood-fired outdoor hydronic heater shall render the device inoperable before December 31, 2024; or before the device is sold, leased, or conveyed as part of an existing structure, whichever is earlier.

(m) In an area identified in 18 AAC 50.015(b)(3), a person who owns a device that, under this section, may not be reinstalled within the area shall ensure that the device is rendered inoperable when it is removed.

(n) If EPA publishes a finding under 40 C.F.R. 51.1014(a)(1) - (4) related to the local air quality control plan incorporated in the State Air Quality Control Plan for an area identified in 18 AAC 50.015(b)(3), the owner of a wood-fired heating device other than a masonry heater in an area identified in 18 AAC 50.015(b)(3) that has a particulate matter emission rating of greater than 2.0 grams per hour shall render the device inoperable, notwithstanding a valid EPA certification, by the following deadlines
Portions of 18 AAC 50 regulations relating to wood- and coal-fired heating devices and burning as they pertain to PM2.5 issues in the Fairbanks North Star Borough

(1) for a device manufactured 25 years or more before the effective date of the EPA finding, before December 31, 2024; or before the device is sold, leased, or conveyed as part of an existing building, whichever is earlier;

(2) for a device manufactured less than 25 years before the effective date of the EPA finding, before 25 years from the date of manufacture.

(o) A person who disputes a decision by the department under this section may request review under 18 AAC 15.185 or 18 AAC 15.195 – 18 AAC 15.340.

(p) In this section, “dry cabin” means a residential structure 1,000 square feet or less that does not have a well or water provided by a public utility.

(q) In this section “TEOM” means tapered element oscillating microbalance. (Eff. 2/28/2015, Register 213; am 11/26/2016, Register 220; am 1/12/2018, Register 225; am 1/8/2020, Register 233)

Authority:  AS 46.03.020  AS 46.14.020  Sec. 30, ch. 74, SLA 1993
AS 46.14.010  AS 46.14.030

Editor’s note: For the convenience of consumers, the United States Environmental Protection Agency (EPA) keeps a list of wood heaters certified under 40 C.F.R. 60.533. That list can be found on the Internet at: https://www.epa.gov/compliance/list-epa-certified-wood-stoves. For additional information whether a heater appearing on that list is in compliance with 18 AAC 50.077, please contact the Department of Environmental Conservation, Division of Air Quality, P.O. Box 111800, Juneau, AK 99811-1800; telephone (907) 465-5100.

The test methods adopted by reference in 18 AAC 50.077 may be reviewed at the department’s Anchorage, Fairbanks, or Juneau office. For information on how to purchase a copy of the ASTM International documents adopted by reference in 18 AAC 50.077, contact ASTM International, Publications Department, 100 Barr Harbor Drive, P.O. Box C700, West Conshohocken, Pennsylvania, 19428-2959; telephone (877) 909-2786; fax (610) 832-9555 or http://www.astm.org. For information on how to obtain a copy of the Canadian Standards Association document adopted by reference in 18 AAC 50.077, contact the Canadian Standards Association (CSA), 178 Rexdale Boulevard, Etobicoke, ON, M9W 1R3, Canada; telephone (416) 747-4139; fax (416) 401-6621.

The list of wood-fired heating devices maintained under 18 AAC 50.077(e) is available at the department’s offices in Anchorage, Fairbanks, and Juneau; is available on the Internet at https://dec.alaska.gov/burnwise/; or can be obtained by contacting the Department of Environmental Conservation, Division of Air Quality, P.O. Box 111800, Juneau, AK 99811-1800; telephone (907) 465-5100.

The following document adopted by reference are available at the Division of Air Quality’s Reference Materials for 18 AAC 50 web page at https://dec.alaska.gov/air/anpms/sip/18AAC50-reference-materials/: The Northeast States for

18 AAC 50.078. Additional control measures for a serious PM-2.5 nonattainment area. (a) This section applies to an individual or business whose activities emit PM-2.5 or PM-2.5 precursor pollutants within an area identified in 18 AAC 50.015(b)(3).

(b) After September 1, 2022, only fuel oil, containing no more than 1,000 parts per million sulfur, may be sold or purchased for use in fuel oil-fired equipment, including space heating devices. This subsection does not apply to major stationary sources subject to a Best Available Control Technology determination or to diesel-fired equipment or vehicles subject to more stringent federal diesel fuel sulfur requirements.

(c) Small area source of PM-2.5 listed below shall provide the following information to the department by March 15, 2020, or 60 days after commencing operations

(1) commercial charbroilers shall identify the

   (A) name and location of the commercial cooking operation;

   (B) operation type – chain-driven or under-fired;

   (C) number and size, in cooking surface square feet, of each charbroiler at the commercial cooking operation;

   (D) type of fuel used to heat each charbroiler;

   (E) type and quantity, in pounds, of meat cooked on each charbroiler on a weekly basis for the previous 12-month period;

   (F) daily operating hours of the commercial cooking operation;

   (G) air flow rate, measure in cubic feet per minute, of hood or exhaust system serving each charbroiler; and

   (H) manufacturer and model of any installed pollution control devices designed to reduce particulates, kitchen smoke, or odor;

(2) commercial incinerators shall identify the

   (A) owner name and physical address;

January 8, 2020
24 of 33
Portions of 18 AAC 50 regulations relating to wood- and coal-fired heating devices and burning as they pertain to PM2.5 issues in the Fairbanks North Star Borough

(B) source type, including medical, liquid, or solid waste;

(C) process description;

(D) fuel used;

(E) throughput of waste stream, expressed in pounds per hour;

(F) daily hours of operation;

(G) applicable emission limits and regulatory authorities that govern the operation; and

(H) manufacturer and model of any installed pollution control devices designed to control or limit particulates, smoke or odor.

(3) commercial used oil burners shall identify the

(A) owner name, facility name, and physical address of the facility;

(B) purpose of the burner, for example, space heating or boiler operation;

(C) number and type of burners;

(D) fuel type, for example, lubricants, heat transfer fluids, solvents, cleaning agents, mixtures, or cooking oil;

(E) fuel source, for example, if it is purchased, self-generated, or disposal;

(F) fuel quality, including whether it is raw or processed and, if processed whether it is processed to specifications;

(G) amount of fuel, measure in gallons, consumed by each burner in an hour;

(H) daily operating hours for each burner;

(I) applicable emission limits and regulatory authorities that govern their operation;

(J) manufacturer and model of each waste burner; and

(K) manufacturer and model of any installed pollution control devices designed to control or limit particulates, smoke, or odor.

(d) Commercial coffee roasters within an area identified in 18 AAC 50.015(b)(3) shall install a pollution control device, such as a catalytic oxidizer or thermal oxidizer, on any unit that
emits 24 pounds or more of particulate matter in a 12-month period. The pollution control device must be appropriate to the unit and approved by the department. The device must be installed not later than one year from January 8, 2020, or before commencing operations, whichever is later. The department may waive the requirements of this subsection if the facility provides information demonstrating that the control technology is technically or economically infeasible. (Eff. 1/8/2020, Register 233)

Authority. AS 46.03.020 AS 46.14.020 Sec. 30, ch. 74, SLA 1993
AS 46.14.010 AS 46.14.030

18 AAC 50.079. Provisions for coal-fired heating devices. (a) This section applies to a person who

(1) owns or operates a coal-fired heating device in an area identified in 18 AAC 50.015(b)(3), if the coal-fired device

   (A) is installed before January 12, 2018; and
   
   (B) is not otherwise exempted in this section; or

(2) intends to supply, sell, lease, distribute, convey, or install a coal-fired heating device for operation in an area identified in 18 AAC 50.015(b)(3).

(b) A person may not install or reinstall a coal-fired heating device and may not supply, sell, lease, distribute, or convey a coal-fired heating device for operation in an area identified in 18 AAC 50.015(b)(3).

(c) Except as provided under (d) or (e) of this section, a person may not sell, lease, or convey a coal-fired heating device as part of an existing building or other property located in an area identified in 18 AAC 50.015(b)(3).

(d) Subsections (c) and (f) of this section do not apply to an installed coal-fired heating device that has undergone, during wintertime operation, an emission source test

   (1) that the department has approved;

   (2) that uses 40 C.F.R. Part 60, Appendix A-3, Method 5, revised as of July 1, 2017, and adopted by reference; and

   (3) for which the maximum emission rate for any individual test run does not exceed 18.0 grams per hour of total particulate matter.

(e) Subsections (c) and (f) of this section do not apply to the conveyance of a coal-fired heating device in an area identified in 18 AAC 50.015(b)(3) if the owner requests and receives a
Portions of 18 AAC 50 regulations relating to wood- and coal-fired heating devices and burning as they pertain to PM2.5 issues in the Fairbanks North Star Borough

temporary waiver from the department or a local air quality program. The department or local air quality program may grant a temporary waiver after considering

(1) financial hardship information provided by the owner or operator;

(2) technical feasibility and device design information provided by the owner or operator; and

(3) potential impact to locations with populations sensitive to exposure to PM-2.5; locations under this paragraph include hospitals, schools, child care facilities, health clinics, long-term care facilities, assisted living homes, and senior centers.

(f) Except as provided under (d) or (e) of this section, the owner of an existing coal-fired heating device shall render the device inoperable by the earlier of December 31, 2024; or before the device is sold, leased, or conveyed as part of an existing building.

(g) Coal-fired heating devices not meeting the requirements of (b) – (d) of this section may not be advertised for sale within an area identified in 18 AAC 50.015(b)(3). (Eff. 1/12/2018, Register 225; am 9/15/2018, Register 227; am 1/8/2020, Register 233)

Authority: AS 46.03.020 AS 46.14.020 Sec. 30, ch. 74, SLA 1993
AS 46.14.010 AS 46.14.030

18 AAC 50.245. Air quality episodes and advisories for air pollutants other than PM-2.5. (a) The department or a local air quality control program may declare an air quality episode and prescribe and publicize curtailment action if the concentration of an air pollutant in the ambient air has reached, or is likely in the immediate future to reach, any of the concentrations established in Table 6 in this subsection.
Table 6. Concentrations Triggering an Air Quality Episode for Air Pollutants Other Than PM-2.5

<table>
<thead>
<tr>
<th>Episode Type</th>
<th>Air Pollutant</th>
<th>Concentration in micrograms per cubic meter {and in ppm where applicable}</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Air alert</strong></td>
<td>Sulfur dioxide</td>
<td>365 (24-hour average) {0.14 ppm}</td>
</tr>
<tr>
<td></td>
<td>PM-10</td>
<td>150 (24-hour average)</td>
</tr>
<tr>
<td></td>
<td>PM-10 from wood burning (wood smoke control areas)</td>
<td>92 (24-hour average)</td>
</tr>
<tr>
<td></td>
<td>Carbon monoxide</td>
<td>10,000 (8-hour average) {8.7 ppm}</td>
</tr>
<tr>
<td><strong>Air warning</strong></td>
<td>Sulfur dioxide</td>
<td>800 (24-hour average) {0.31 ppm}</td>
</tr>
<tr>
<td></td>
<td>PM-10</td>
<td>350 (24-hour average)</td>
</tr>
<tr>
<td></td>
<td>Carbon monoxide</td>
<td>17,000 (8-hour average) {15 ppm}</td>
</tr>
<tr>
<td><strong>Air emergency</strong></td>
<td>Sulfur dioxide</td>
<td>1,600 (24-hour average) {0.61 ppm}</td>
</tr>
<tr>
<td></td>
<td>PM-10</td>
<td>420 (24-hour average)</td>
</tr>
<tr>
<td></td>
<td>PM-10 from wood burning (wood smoke control areas)</td>
<td>During an air alert, a concentration measured or predicted to exceed 92 (24-hour average), and to continue to increase beyond the concentration that triggered the air alert</td>
</tr>
<tr>
<td></td>
<td>Carbon monoxide</td>
<td>34,000 (8-hour average) {30 ppm}</td>
</tr>
</tbody>
</table>

(b) The department or a local air quality control program will declare an air quality advisory if, in its judgment, air quality or atmospheric dispersion conditions exist that might threaten public health.
(c) If the department or a local air quality control program declares an air quality advisory under (b) of this section, the department or a local air quality control program will

(1) request voluntary emission curtailments from any person issued a permit under this chapter whose stationary source’s emissions might impact the area subject to the advisory; and

(2) publicize actions to be taken to protect public health.

(d) Nothing in this section alters a local government’s powers or obligations under a local air quality control program established under AS 46.14.400 and other local laws, as applicable. (Eff. 1/18/97, Register 141; am 10/1/2004, Register 171; am 2/28/2015, Register 213)

Authority: AS 46.03.020 AS 46.14.020 Sec. 30, ch. 74, SLA 1993
AS 46.14.010 AS 46.14.030

18 AAC 50.246. Air quality episodes and advisories for PM-2.5. (a) The department or a local air quality control program may declare an air quality episode and prescribe and publicize the actions to be taken if the concentrations of PM-2.5 in the ambient air has reached, or is likely in the immediate future to reach, any of the concentrations established in Table 6a in this subsection. The episode thresholds and actions prescribed for any area that has a local air quality plan included in the State Air Quality Control Plan adopted by reference in 18 AAC 50.030 must be consistent with the emergency episode provisions included in that plan.

Table 6a

Concentrations Triggering an Air Quality Episode for PM-2.5

<table>
<thead>
<tr>
<th>Episode Type</th>
<th>Air Pollutant</th>
<th>Concentration in micrograms per cubic meter</th>
</tr>
</thead>
<tbody>
<tr>
<td>Air alert</td>
<td>PM-2.5</td>
<td>35.5 (24-hour average)</td>
</tr>
<tr>
<td>Air warning</td>
<td>PM-2.5</td>
<td>55.5 (24-hour average)</td>
</tr>
<tr>
<td>Air emergency</td>
<td>PM-2.5</td>
<td>150.5 (24-hour average)</td>
</tr>
</tbody>
</table>

(b) The department or a local air quality control program authorized by the department under AS 46.14.400 will declare a PM-2.5 air quality advisory if, in its judgment, PM-2.5 air quality or atmospheric dispersion conditions exist that might threaten public health.
(c) If the department or a local air quality control program declares a PM-2.5 air quality advisory under (b) of this section, the department or a local air quality control program will

(1) request voluntary emission curtailments from any person issued a permit under this chapter whose stationary source’s emissions might impact the area subject to the advisory; and

(2) publicize actions to be taken to protect public health.

(d) Nothing in this section alters a local government’s powers or obligations under a local air quality control program established under AS 46.14.400 and other local laws, as applicable. (Eff. 2/28/2015, Register 213)

Authority:  
AS 46.03.020  AS 46.14.020  Sec. 30, ch. 74, SLA 1993  
AS 46.14.010  AS 46.14.030

18 AAC 50.990. Definitions

(65) "open burning"

(A) means the burning of a material that results in the products of combustion being emitted directly into the ambient air without passing through a stack, flare, vent, or other opening of an emissions unit from which an air pollutant could be emitted;

(B) does not include

(i) a campfire;

(ii) a barbecue;

(iii) a ceremonial fire;

(iv) use of a candle;

(v) the use of a cigar, cigarette, or pipe;

(vi) the use of celebratory fireworks;

…

(123) "wood-fired heating device"

(A) means a device designed or used for wood combustion so that usable heat is derived for the interior of a building;
(B) includes

(i) wood-fired or pellet-fired stoves;
(ii) woodstoves;
(iii) fireplaces;
(iv) wood-fired forced air furnaces;
(v) masonry heaters;
(vi) wood-fired or pellet-fired cooking stoves;
(vii) wood-fired hydronic heaters; and
(viii) combination fuel furnaces or boilers that burn wood;

(C) does not include a device that is primarily a part of an industrial process and incidentally provides usable heat for the interior of a building.

…

(133) “campfire” means an open fire that is

(A) less than three feet in diameter;

(B) used for cooking, personal warmth, lighting, ceremonial, or aesthetic purposes;

(C) hand built; and

(D) not associated with a debris disposal activity;

(134) “dry wood” means wood with a moisture content of 20 percent or less;

(135) “hydronic heater”

(A) means an outdoor or indoor fuel burning device, that may be equipped with a heat storage unit, and that heats building space by means of the distribution, typically through pipes, of fluid that is typically water or a mixture of water and antifreeze and that is heated in the device;

(B) does not include a forced-air furnace;
(136) “manufactured compressed wood log” means a log that has been made from 100 percent compressed sawdust, wood chips, or other organic material and that does not have additives;

(137) “masonry heater” means a heating appliance that

(A) is constructed of concrete or solid masonry that is designed to absorb and store heat from a solid fuel fire built in the firebox by routing the exhaust gases through internal heat exchange channels in which the flow path downstream of the firebox may include flow in a horizontal or downward direction before entering the chimney; and

(B) delivers heat by radiation from the masonry surface of the heater;

(138) “solid fuel-fired heating device”

(A) means a device used for wood or coal combustion so that usable heat is derived for the interior of a building;

(B) includes

(i) wood-fired heating devices;

(ii) coal-fired stoves;

(iii) coal-fired forced air furnaces;

(iv) coal-fired cooking stoves;

(v) coal-fired hydronic heaters; and

(vi) combination fuel furnaces or boilers that burn wood and coal;

(C) does not include a device that

(i) is primarily part of an industrial process and incidentally provides usable heat for the interior of a building; or

(ii) is a cogeneration boiler that provides both steam for electrical generation and steam for a centralized heat distribution system;

(139) “wet wood” means wood with a moisture content of more than 20 percent;

(140) “woodstove” has the meaning given in “wood heater” in 40 C.F.R. 60.531; the definition of “wood heater” in 40 C.F.R. 60.531, as revised as of July 1, 2015, is adopted by reference;
(152) “catalytic oxidizer” means an emission control device that employs a catalyst fixed on a substrate to oxidize air pollutants in an exhaust stream;

(153) “charbroiler” means a cooking device composed of a grated grill and a heat source, where food resting on the grated grill cooks as the food receives direct heat from the heat source or a radiant surface;

(154) “chain-driven charbroiler” means a semi-enclosed charbroiler designed to mechanically move food on a grated grill through the broiler;

(155) “used oil” means any petroleum product that has been refined from crude oil, in whole or in part, or any synthetic oil that is contaminated by physical or chemical impurities as a result of use; used oil is a free-flowing liquid at standard temperature and pressure and has a flash point of greater than 100 degrees Fahrenheit; used oil includes oils used as lubricants, heat transfer fluids, hydraulic fluids; used oil does not include materials derived from crude or synthetic oils that are fuels such as gasoline, jet fuel, or diesel fuel, or cleaning agents or solvents, such as naptha or mineral spirits.