3 AAC 110.570. Decisional meeting
(a) Within 90 days after the last commission hearing on a proposed change, the
commission will convene a decisional meeting to examine the written briefs, exhibits,
comments, and testimony and to reach a decision regarding the proposed change.
During the decisional meeting,
(1) the commission will not receive new evidence, testimony, or briefing;
(2) the chair of the commission or a commission member may ask the department or
a person for a point of information or clarification; and
(3) the department may raise a point of information or clarification.
(b) Repealed 1/9/2008.
(c) If the commission determines that a proposed change must be altered or a condition
must be satisfied to meet the standards contained in the Constitution of the State of
Alaska, AS 29.04, AS 29.05, AS 29.06, or this chapter, and be in the best interests
of the state, the commission may alter or attach a condition to the proposed change
and accept the petition as altered or conditioned. A motion to alter, impose
conditions upon, or approve a proposed change requires at least three affirmative
votes by commission members to constitute approval. If the proposed change is a
(1) municipal annexation, detachment, deunification, dissolution, merger, or
consolidation, a city reclassification, or a legislative-review borough incorporation
under AS 29.05.115, and if the commission determines that the proposed change
must be altered or a condition must be satisfied before the proposed change can
take effect, the commission will include that condition or alteration in its decision;
or
(2) municipal incorporation subject to AS 29.05.060 - 29.05.110, and if the
commission determines that an amendment to the petition or the placement of a
condition on incorporation may be warranted, the department shall provide public
notice and an opportunity for public comment on the alteration or condition before
the commission amends the petition or imposes a condition upon incorporation; if
the department recommended the proposed change or condition and the public
had an opportunity to comment on the proposed change or condition at a
commission hearing, an additional notice or comment period is not required.
(d) If the commission determines that a proposed change fails to meet the standards
contained in the Constitution of the State of Alaska, AS 29.04, AS 29.05, AS 29.06,
or this chapter, or is not in the best interests of the state, the commission will reject
the proposed change. If a motion to grant a proposed change receives fewer than
three affirmative votes by commission members, the proposed change is rejected.
(e) The commission will keep written minutes of a decisional meeting. Each vote taken
by the commission will be entered in the minutes. The approved minutes are a public
record.
(f) Within 30 days after the date of its decision, the commission will issue a written
decision explaining all major considerations leading to the decision. A copy of the
statement will be mailed to the petitioner, respondents, and other interested persons
requesting a copy. The department shall execute and file an affidavit of mailing as a
part of the public record of the proceedings.
(g) Unless reconsideration is requested timely under 3 AAC 110.580 or the commission,
on its own motion, orders reconsideration under 3 AAC 110.580, a decision by the
commission is final on the day that the written statement of decision is mailed, postage prepaid, to the petitioners and the respondents.

| History: Eff. 7/31/92, Register 123; am 5/19/2002, Register 162; am 1/9/2008, Register 185 |

**Authority:**
- Art. X, sec. 12, Ak Const.
- Art. X, sec. 14, Ak Const.
- AS 29.04.040
- AS 29.05.100
- AS 29.06.040
- AS 29.06.130
- AS 29.06.500
- AS 44.33.020
- AS 44.33.812
- AS 44.33.814
- AS 44.33.816
- AS 44.33.818
- AS 44.33.820
- AS 44.33.822
- AS 44.33.826