MAT-Valley AC

Proposal #48 Adopt (give Mat Valley AC vote) Supported 12-0=0

The Copper Basin Community Harvest Permit (CHP) as adopted by the BOG in October 2010, 5 AAC 85.025, violates the State subsistence law.

Alaska Statute Section 16.05.258(b) does not allow the board to adopt regulations allowing CHP participates to have no limits per household for taking Nelchina caribou and a Tier I registration hunt where households are limited to one Nelchina caribou permit.

The BOG has adopted an ANS of 600 to 1,000 Nelchina caribou, 5 AAC 99.0259(a)(4). ADF&G has determined that the harvestable surplus of Nelchina caribou is over twice the high end of the ANS range.

The Alaska subsistence law, AS 16.05.258 does not allow the BOG to differentiate between Alaskans at the Tier I level.

FA: las 3-9-0

Failed 0-12-0

Proposal # 50. <u>Do not adopt</u>

Hunting seasons and bag limits under both state and federal subsistence regulations will providing a reasonable opportunity for all subsistence uses, 5 AAC 99.025(b), in GMU 13 for Nelchina caribou equally under a Tier I registration hunt.

Proposal # 61 Do not adopt

The ANS for moose in GMU 13 is 300 to 600, 5 AAC 99.025(a)(8). The moose harvest has been above 600 moose since 2003. The BOG has adopted a non- resident moose hunt for parts of GMU13 under AS 16.05.258(b)(2). All subsistence uses at this level of harvest are equally provided for under state law. Federally qualified rural residents of the Copper River Basin have an additional opportunity to harvest moose on over 4 million acres of federal lands in GMU13. At the current harvestable surplus of moose in GMU 13 subsistence uses are being reasonably met for all subsistence uses, 5 AAC 99.025(b).