Note: Proposal 201 was approved by the Board as an Agenda Change Request and will be heard at the Southeast Region meeting, January 2015.

<u>PROPOSAL 201</u> - 5 AAC 92.220(i). Salvage of game meat, furs and hides. Clarify the language regarding retrieval and salvage of wounded game as follows:

(i) A person who has wounded game shall make every <u>lawful</u> [reasonable] effort to retrieve and salvage that game.

The Alaska Wildlife Troopers ask the board to change the regulation. If the board changed the regulation to "lawful" this would eliminate someone from using a method or means already prohibited in regulation or statute. The current regulation has unforeseen consequences regarding the salvage of wounded animals. Each person has their own definition of what is a reasonable effort. This compels enforcement to look for a preexisting wound and has the potential for someone to use illegal methods or means to harvest an animal but claim they were using a reasonable effort to retrieve a wounded animal.

## WHAT IS THE ISSUE YOU WOULD LIKE THE BOARD TO ADDRESS AND WHY?

The current regulation states: a person who has wounded game shall make every reasonable effort to retrieve and salvage that game. This creates a problem for enforcement as to what is reasonable? If someone wounds a moose are they allowed to use an airplane to locate, land and shoot the moose? As currently written, this regulation allows hunters to use whatever methods they deem reasonable to retrieve game they wounded. This puts enforcement in a difficult position. The Department of Public Safety has the burden of proof to prove the animal was wounded and the methods used were not reasonable.