THE FEDERAL SUBSISTENCE MANAGEMENT PROGRAM
An Overview
The Alaska National Interest Lands Conservation Act
1980 Lands Act established a rural subsistence priority

When oil was discovered at Prudhoe Bay in 1968, Native land claims precluded construction of the trans-Alaska oil pipeline. Congress addressed Native land claims with the passage of the Alaska Native Claims Settlement Act (ANCSA) in 1971. Rather than establish reservations, the Act instead established a corporate structure with regional and village corporations, and conveyed 44 million acres of land and almost $1 billion in compensation. While ANCSA didn’t explicitly protect Native hunting and fishing rights, the Congressional Conference Committee report issued with the new law expressed the expectation that the Secretary of the Interior and the State of Alaska would protect the hunting and fishing rights of Alaska Natives.

Congress directly addressed subsistence with the passage of the Alaska National Interest Lands Conservation Act (ANILCA) in 1980. In addition to setting aside more than 100 million acres of land in Alaska for conservation, it gave rural Alaskans priority for the subsistence harvest of fish and wildlife on Federal public lands—including both Natives and non-Natives on the public lands and by Alaska Natives on Native lands. The Act also required the creation of a system of regional advisory councils to enable rural residents to have a meaningful role in Federal subsistence management.

Until 1989, the State of Alaska provided rural residents with this subsistence priority, in compliance with Federal law. However, in December of 1989, the Alaska Supreme Court ruled that the rural residency preference required by ANILCA violated the equal access clause of the Alaska Constitution. Since then, the State has been unable to change its regulatory framework to comply with ANILCA. As a result, the Federal government manages the subsistence harvest of fish and wildlife for rural Alaskans on Federal public lands and waters.

Under ANILCA, the Federal government has a responsibility to provide rural residents with a priority for subsistence uses on Federal public lands and waters. However, the first priority under ANILCA is the conservation of fish and wildlife. The Federal Subsistence Management Program works to ensure that subsistence activities do not jeopardize populations of fish and wildlife.

The customary and traditional harvest of subsistence resources has been fundamental to Alaska Natives and their cultures for thousands of years and has become an important part of life for many non-Natives, particularly those living in rural Alaska in more recent years.

The state’s rural residents harvest about 44 million pounds of wild foods each year—an average of 375 pounds per person, according to the Alaska Department of Fish and Game. While fish makes up about 60 percent of this harvest, the subsistence harvest accounts for only two percent of all fish caught in Alaska. Commercial fisheries account for 97 percent and sport fishing accounts for about one percent. While the subsistence harvest is a small portion of the total harvest, it is a central element in the lives of many rural Alaskans.

...the continuation of the opportunity for subsistence uses by rural residents of Alaska, including both Natives and non-Natives on the public lands and by Alaska Natives on Native lands is essential to Native physical, economic, traditional, and cultural existence and to non-Native physical, economic, traditional, and social existence...”


The Federal Subsistence Management Program

Many rural Alaskans live off the land, relying on fish, wildlife, and other wild resources.

Many of these rural Alaskans are Alaska Natives who have used these resources for food, shelter, clothing, transportation, handicrafts, and trade for thousands of years. Subsistence is a vital part of Alaska Native cultures.

Other residents living in Alaska depend on fish and wildlife harvests as reliable and healthy food sources.

Harvest and use of natural resources for food, shelter, clothing, transportation, handicrafts, and trade, commonly called “subsistence,” has a long history in Alaska. Alaska Native peoples engaged in subsistence for thousands of years prior to statehood; living off the land is the core of Alaska Native peoples’ culture. In more recent history, non-Native people living in rural Alaska have come to rely on the natural resources for their livelihoods as well. The Federal government’s involvement in the management of subsistence harvests is a historically recent event. The Federal Subsistence Management Program is responsible for management of harvest and use by rural Alaskan residents of land mammals taken on Federal public lands and harvest and use of fish taken from waters within and adjacent to Federal public lands.

Public involvement is the cornerstone of the Federal Subsistence Management Program. The public plays a vital role in proposing changes to subsistence fishing, hunting, and trapping regulations and making comments on proposed changes to ensure regulations are meeting the needs of subsistence users while conserving healthy populations of fish and wildlife. The Subsistence Regional Advisory Council meetings, which are held twice a year across the state, and the yearly Federal Subsistence Board meetings provide a forum for public involvement in the Federal Subsistence Management Program.

The information in this booklet provides an overview of the Federal Subsistence Management Program and is intended to help those with an interest in Federal subsistence management to become more familiar with the program.
History of Subsistence Management in Alaska

Pre-1867 For thousands of years, Alaska Natives harvest fish and wildlife resources.

1867-1959 Following the Alaska Purchase, the Federal government manages Alaska’s fish and wildlife resources.

1960 The Federal government transfers the authority to manage fish and wildlife in Alaska to the new State government.

1971 Congress passes the Alaska Native Claims Settlement Act which conveys to Alaska Native Corporations title to more than 40 million acres of land and nearly $1 billion in compensation. The Conference Committee report expressed the expectation that the Secretary of the Interior and the State of Alaska would take the action necessary to protect the subsistence needs of Alaska Natives.

1976 State subsistence law creates a priority for subsistence over all other fish and wildlife uses but does not define subsistence users.

1982 The Alaska Board of Fisheries and Game adopts regulations creating a rural subsistence preference. The State program is in compliance with ANILCA.

1989 The Alaska Supreme Court rules that the rural residency preference, provided by the state under ANILCA, violates the Alaska Constitution.

1990 The Federal government begins managing subsistence hunting, trapping and fishing (limited to non-navigable waters) on Alaska’s Federal public lands.


1993 Federal Subsistence Regional Advisory Councils are established.

1995 The Ninth Circuit Court of Appeals rules that the Federal Subsistence Board should expand its management of subsistence fisheries to include all navigable waters in which the United States holds reserved water rights, such as waters on or next to wildlife refuges, national parks, and national forests. Congressional moratoriums prevent this ruling from taking effect until October 1, 1999.

1999 Federal subsistence management expands to include fisheries on all federally managed public lands and waters, including navigable waters.

2009 The Secretary of the Interior announces a review of the Federal Subsistence Management Program to ensure that the program is best serving rural Alaskans and that the letter and spirit of Title VIII of ANILCA are being met.

2010 Based on the review recommendations, the Secretaries of the Interior and Agriculture issue a memorandum directing that the Federal Subsistence Board adopt several actions, including increasing the membership of the Federal Subsistence Board to include two public members representing rural subsistence users.

2011 Two public members are appointed to the Federal Subsistence Board by the Secretaries.

2012 The Federal Subsistence Board adopts its Tribal consultation policy. The policy provides the framework for the Board’s consultations with Federally recognized Tribes while maintaining the central role of the Federal Subsistence Regional Advisory Councils as advisors to the Board.

2015 The Secretaries revise the regulations governing the rural determination process allowing the Federal Subsistence Board to define which communities or areas of Alaska are nonrural (all other communities and areas are, therefore, rural). This process enables the Board more flexibility in making decisions that are based on local conditions.

Other Laws Governing Subsistence Uses in Alaska

Migratory Bird Treaty Act

The U.S. Fish and Wildlife Service manages waterfowl and other migratory birds under the Migratory Bird Treaty Act. The original Act of 1918 closed the migratory bird season between March 10 and September 1 and provided only limited exceptions for Alaska Natives. In 1997, Congress ratified treaty amendments that made it legal for residents of villages within subsistence harvest areas to take migratory waterfowl for subsistence use during the traditional spring season and required that a meaningful role be provided to Alaska Natives in the development and implementation of regulations affecting the non-wasteful taking of migratory birds. This led to the formation of the Alaska Migratory Bird Co-Management Council. Subsistence migratory bird regulations are now developed annually by the U.S. Fish and Wildlife Service based on recommendations of the Alaska Migratory Bird Co-Management Council.

Sea Otters, Polar Bears and Walruses—Contact the office of the Alaska Migratory Bird Co-management Council at (877) 229-2344 or (907) 786-3499 or by E-mail, ambcc@fws.gov. Information is also available on the Web at www.fws.gov/ak/subsistence/halibut.htm.

Seals, Sea Lions and Whales—Contact the Protected Resources Division of the National Marine Fisheries Service at (907) 586-7235. Information is also available on the Web at www.alaskafisheries.noaa.gov/proTECTEDresources.

Fish and Wildlife on State Lands and Waters—Contact your local Alaska Department of Fish and Game office. Information is also available on the Web at: wwwafd.gov.ak.gov/
Eligibility—To be able to harvest fish and wildlife under Federal subsistence regulations, you must have lived in Alaska for the previous 12 months and your primary, permanent residence must be in an Alaska rural area. Subsistence activity on National Park Service lands is restricted to local residents in national monuments and parks open to subsistence. Customary and traditional use determinations may further limit eligibility to certain rural users. ■

Jurisdiction—Federal subsistence regulations apply only to Federal public lands managed by the U.S. Fish and Wildlife Service, National Park Service, Bureau of Land Management, and the U.S. Forest Service. Federal jurisdiction also applies to waters within or adjacent to Federal public lands. Regional and village corporation land and Native allotments are considered private lands and are under State management authority. State regulations also apply on Federal public lands, except National Park Service-managed parks and monuments and where hunts are specifically closed by Federal regulation. See 36 CFR 242.3 and 50 CFR 100.3 for more information regarding Federal jurisdiction. ■

Nonrural Areas

The Board has determined all communities and areas to be rural except the following: Fairbanks North Star Borough; Homer area—including Homer, Anchor Point, Kachemak City, and Fritz Creek; Juneau area—including Juneau, West Juneau, and Douglas; Kenai area—including Kenai, Soldotna, Sterling, Nikiski, Salamatof, Kasilof, and Clam Gulch; Ketchikan area—including Ketchikan City, Clover Pass, North Tongass Highway, Ketchikan East, Mountain Point, Herring Cove, Saxman East, Pennock Island, and parts of Gravina Island; Municipality of Anchorage; Seward area—including Seward and Moose Pass, Valdez, and Wasilla/Palmer area—including Wasilla, Palmer, Sutton, Big Lake, Houston, and Bodenburg Butte. You may obtain maps delineating the boundaries of nonrural areas from the U.S. Fish and Wildlife Service at the Alaska Regional Office or on the web at https://www.doi.gov/subsistence.
The Federal Subsistence Board

The Secretaries of the Interior and Agriculture delegated authority to manage the take of fish and wildlife resources for subsistence uses on Federal public lands in Alaska to the Federal Subsistence Board. The Federal Subsistence Board is the decision-making body that oversees the Federal Subsistence Management Program. It is made up of the regional directors or designees of the U.S. Fish and Wildlife Service, Bureau of Land Management, National Park Service, Bureau of Indian Affairs, and U.S. Forest Service.

A representative appointed by the Secretaries serves as the Board Chair. In addition, in 2012 the Secretaries expanded the Board’s membership to include two public members who possess personal knowledge of and direct experience with subsistence uses in rural Alaska.

The Regional Advisory Councils

Title VIII of ANILCA required the establishment of Regional Advisory Councils to provide recommendations and information to the Federal Subsistence Board, to review policies and management plans, provide a public forum and deal with other matters relating to subsistence uses. Under Federal regulations the Regional Advisory Councils have the authority to:

Develop proposals. Councils meet to review, evaluate and collaborate on the development of proposals for regulations, policies, management plans, and other matters relating to subsistence uses of fish and wildlife.

Hold public meetings. Councils meet two or more times per year and members may be called upon to participate in subcommittees or other workgroups.

Provide a public forum. Council meetings are one avenue for persons interested in any matter related to subsistence uses of fish and wildlife to provide public comment within their region.

Encourage local and regional participation in the process. Members are to be advocates for public participation in this decision-making process.

Submit an annual report to the Board. In this report Councils bring regional concerns to the Board’s attention. Annual reports identify current and anticipated subsistence uses of fish and wildlife; evaluate current and anticipated subsistence needs for fish and wildlife; recommend regional fish and wildlife management strategies; and make recommendations concerning policies, standards, guidelines, and regulations to implement management strategies.

Make recommendations to the Board. Regarding proposals for regulations, policies, management plans, and other matters relating to the subsistence take of fish and wildlife in the region; rural status determinations; priorities of subsistence uses among rural Alaska residents; customary and traditional use determinations; and establishment and membership of Federal advisory committees.

Elect officers. Chair, vice-chair, and secretary.

Appoint members to National Park Service Subsistence Resource Commissions.
The Federal Subsistence Management Program divides Alaska into 10 geographic regions. Each region has a Council consisting of 10 or 13 local residents.

Each year, applications for Regional Advisory Council membership are solicited statewide. Applicants are interviewed by a selection panel that reports to the Interagency Staff Committee, which reports to the Federal Subsistence Board. The Federal Subsistence Board forwards on the applications with recommendations to the Secretaries of the Interior and Agriculture, who make the final selections.

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The selection criteria include: residency within the region which the Council member would serve; knowledge of fish and wildlife resources; knowledge of subsistence uses, customs, and traditions; knowledge of commercial and sport uses; leadership ability and a willingness to travel. The Council membership appointments are up to three-year terms.

### Application Timeline

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<tr>
<td>Jan.</td>
<td>Deadline for submitting membership applications and nominations.</td>
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<tr>
<td>Feb.–Mar.</td>
<td>Regional panels conduct interviews.</td>
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<tr>
<td>Jun.-Jul.</td>
<td>Federal Subsistence Board reviews panel reports and develops recommendations.</td>
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<tr>
<td>Dec. 3</td>
<td>Secretary of the Interior issues appointment letters.</td>
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### Regional Council Coordinators

Each Regional Advisory Council is assigned a Council Coordinator to provide support. The Council Coordinator provides support in a variety of ways, including relaying information from agency representatives to the Council, connecting the Council with refuge managers and agencies, assisting the Council in preparing letters and reports, conducting outreach to communities on Council activities and providing valuable logistical support to the Council in the performance of its duties.

For Council Coordinator contact information or a Council membership application packet, call (800) 478-1456 or (907) 786-3880 or visit: www.doi.gov/subsistence.
How Federal Subsistence Regulations are developed

The Federal subsistence regulations are changed through a public process that begins with a call for proposals and culminates in a Federal Subsistence Board meeting to act on proposed changes. Proposals may request changes to season dates, harvest limits, methods and means of harvest or seek a customary and traditional use determination, which grants to residents of a community or area a priority for taking fish or wildlife in a specific area. Here is how the process works:

A call for proposals to change regulations is issued by the Federal Subsistence Board. The call for proposals to change wildlife hunting and trapping regulations is issued in January of odd numbered years. The call for proposals to change fishing regulations is issued in January of even numbered years.

Proposals to change fishing and hunting regulations are submitted. Regional Advisory Councils meet with the public to develop proposals for their region.

Proposals are published for review and public comment.

Proposals are analyzed by Federal staff to examine the biological and socio-cultural effects of each proposal. A preliminary conclusion is offered for consideration by the affected Regional Advisory Council(s).

Regional Advisory Councils meet to review the analyses and public comments on proposals for their region. The Councils develop recommendations to the Federal Subsistence Board based on the analyses, tribal, ANCSA corporation, Alaska Department of Fish and Game, and public comments and their own knowledge of subsistence needs and uses.

Interagency Staff Committee meets to review proposals and Council recommendations, and develop its comments for the Federal Subsistence Board. The Interagency Staff Committee is made up of senior staff from the National Park Service, U.S. Fish and Wildlife Service, Bureau of Indian Affairs, Bureau of Land Management and U.S. Forest Service. The Alaska Department of Fish and Game participates to provide the State’s perspective on proposals.

Federal Subsistence Board meets in January (Fisheries) or April (Wildlife) to take action on proposals. For each proposal, the Board considers the Council recommendation(s), staff analysis, tribal, ANCSA corporation, Interagency Staff Committee, Alaska Department of Fish and Game and public comments. The Board can decide to adopt, reject, modify or defer action on any proposal.

New regulations are published and distributed to the public. Regulations are in effect for two years. Fishing regulations take effect April 1. Hunting and trapping regulations take effect July 1.

How a Request for Reconsideration is processed (continued)

6. If the Board accepts the RFR, the lead analyst prepares a full analysis of the RFR. Again, this analysis is sent to the Council(s), ADF&G, and the ISC for comments and recommendations to the Board.
7. The Board is then presented with the analysis, comments, and recommendations and makes a final decision.
8. If the request is denied, the decision of the Board represents the final administrative action. If the request is passed, the regulations are revised and the public is notified of the change.

How to submit the Request for Reconsideration

Mail:
Office of Subsistence Management
Attn: Subsistence Policy Coordinator
1011 East Tudor Road, Mail Stop 121
Anchorage, Alaska 99503-6199
Fax: (907) 786-3898
E-mail: subsistence@fws.gov
How to submit a Request for Reconsideration

Any person who is adversely affected by a new Federal subsistence regulation may request the Federal Subsistence Board to reconsider its decision by filing a Request for Reconsideration (RFR). A Request for Reconsideration must be submitted in writing to the Federal Subsistence Board within 60 days after a regulation takes effect or is published in the Federal Register, whichever comes first. The written request must provide the Board with enough information to show why the action should be reconsidered. The Board will accept a Request for Reconsideration only if it is based upon information not previously considered by the Board; demonstrates that the information used by the Board is incorrect; or demonstrates that the Board’s interpretation of information, applicable law, or regulation is in error or contrary to existing law. These guidelines and requirements are found in 36 CFR 242.20 and 50 CFR 100.20. Please note that acceptance of the request only indicates the Board will reconsider the regulatory decision; however, it does not mean the Board will ultimately reverse the decision. Here is how the process works:

Submit the Request for Reconsideration by providing the following information:

- Your name and contact information (address, phone, fax, or email address)
- Your organization (if applicable).
- Provide the regulation that you wish the Board to reconsider and the date of Federal Register publication of that action.
- Provide a detailed statement of how you are adversely affected by the action.
- Provide a detailed statement of the issues raised by the Board’s action, with specific references to:
  - information not previously considered by the Board and/or information used by the Board that is incorrect
  - how the Board’s interpretation of information, applicable law, or regulation is in error or contrary to existing law
- Describe how you would like the regulation changed.

How a Request for Reconsideration is processed

1. Once a RFR is received by the Board, the U.S. Fish and Wildlife Service, Office of Subsistence Management (OSM), assigns an RFR number and lead analyst.
2. The RFR is also sent out to the applicable Regional Advisory Council(s) (Council) and the Alaska Department of Fish and Game (ADF&G) for review (timelines vary depending on volume of requests).
3. The lead analyst prepares a threshold analysis to address if the RFR meets the criteria stated in regulations.
4. The threshold analysis is sent to the applicable Council(s), ADF&G and the Interagency Staff Committee (ISC) for comments and recommendations to the Board. The threshold analysis and all of the comments and recommendations are then presented to the Board for action. There is no set timeline for completion of the analysis.
5. If the Board decides the RFR does not meet the criteria, a letter is sent to the requester stating why the request was deemed invalid by the Board.

How to submit a proposal to change Federal Subsistence Regulations

Alaska residents and subsistence users are an integral part of the Federal regulatory process. Any person or group can submit proposals to change Federal subsistence regulations, comment on proposals, or testify at meetings. Through involvement in the process, subsistence users assist with effective management of subsistence activities and ensure consideration of traditional and local knowledge in subsistence management decisions. Subsistence users also provide valuable fish and wildlife harvest information. Here is how the process works:

A call for proposals to change regulations is issued by the Federal Subsistence Board. The call for proposals to change wildlife hunting and trapping regulations is issued in January of odd numbered years. The call for proposals to change fishing regulations is issued in January of even numbered years.

Submit your proposals

You may propose changes to Federal subsistence season dates, harvest limits, methods and means of harvest, and customary and traditional use determinations.

What your proposal should contain

There is no form to submit your proposal to change Federal subsistence regulations. Include the following information in your proposal submission (you may submit as many as you like):

- Your name and contact information (address, phone, fax, or email address)
- Your organization (if applicable).
- What regulations you wish to change. Include management unit number and species. Quote the regulation the way you would like to see it written in the regulations.
- Why the regulation change should be made.
- You should provide any additional information that you believe will help the Federal Subsistence Board in evaluating the proposed change.

How a proposal is processed

1. Once a proposal to change Federal subsistence regulations is received by the Board, the U.S. Fish and Wildlife Service, Office of Subsistence Management (OSM) validates the proposal, assigns a proposal number and lead analyst.
2. The proposals are compiled into a booklet for statewide distribution and posted on-line at the Program website for comment. The proposals are also sent to the applicable Councils and the Alaska Department of Fish and Game (ADF&G) and the Interagency Staff Committee (ISC) for review. The period during which comments are accepted is no less than 45 calendar days. Comments must be submitted within this time frame.
3. The lead analyst works with appropriate agencies and proponents to develop an analysis of the proposal.
4. The analysis is sent to the Councils, ADF&G and the ISC for comments and recommendations to the Board. The public is welcome and encouraged to provide comments directly to the Councils and the Board at their meetings. The final analysis contains all of the comments and recommendations received by interested/affected parties. This packet of information is then presented to the Board for action.
How a proposal is processed (continued)

5. The decision to adopt, adopt with modification, defer or reject the proposal is then made by the Board. The public has the opportunity to provide comment directly to the Board prior to the Board’s final decision.

6. The final rule is published in the Federal Register and a public regulations booklet is created and distributed statewide and on the Program’s website.

You may submit your proposals

1. By mail or hand delivery to:
   Federal Subsistence Board
   Office of Subsistence Management
   Attn: Regulations Specialist
   1011 E. Tudor Rd., MS-121
   Anchorage, AK 99503

2. At any Federal Subsistence Regional Advisory Council meeting (A schedule will be published in the Federal Register and announced statewide, bi-annually, prior to the meeting cycle.)


Submit a separate proposal for each proposed change; however, do not submit the same proposal by different accepted methods listed above. To cite which regulation(s) you want to change, you may reference 50 CFR 100 or 36 CFR 242 or the proposed regulations published in the Federal Register: http://www.gpoaccess.gov/fr/index.html. All proposals and comments, including personal information, are posted on the Web at http://www.regulations.gov.

How to submit a Special Action Request to the Federal Subsistence Board

The regulatory cycle for changes to fish/shellfish and wildlife regulations take place every two years. A call for proposals to change fishing regulations is issued in January of even numbered years and odd numbered years for wildlife. A Special Action Request is an out-of-cycle change in a season, harvest limit, or method of harvest. Special Actions are taken when unusual situations arise, such as a significant change in resource abundance that could not reasonably have been anticipated. The Federal Subsistence Board may take a Special Action to restrict, close, open, or reopen the taking of fish and wildlife on Federal public lands and waters. Such actions are taken to ensure the continued viability of a particular fish or wildlife population, to ensure continued subsistence use, or for reasons of public safety. These guidelines and requirements can be found in 36 CFR 242.19 and 50 CFR 100.19.

Submit the Special Action Request

Submit the Special Action Request (continued)

• Describe the action you are requesting; reference the current regulations you wish to change
• List if there have been unusual or significant changes in resource abundance or unusual conditions affecting harvest opportunities that could not reasonably have been anticipated and that potentially could have significant adverse effects on the health of fish and wildlife populations or subsistence users
• State if requested action is to ensure the continued viability of a fish or wildlife population, to continue subsistence uses of fish or wildlife, or for public safety reasons
• State the extenuating circumstances that necessitate a regulatory change before the next regulatory review

How a Special Action Request is processed

1. A Special Action that is 60 days or less in duration is an emergency special action. A special action lasting 61 days or more is a temporary special action.

2. Special Actions are assigned to an analyst who works with the requester and field staff to develop an analysis and recommendation to the Federal Subsistence Board.

3. The analysis and recommendation is presented to the Interagency Staff Committee.

4. If the request is a temporary special action, a public meeting is held in the affected area(s) to allow for public comment.

5. If the timing of a regularly scheduled Council meeting permits without incurring undue delay, the Board may seek Council recommendations on proposed Emergency Special Actions.

6. If timing of a regularly scheduled Council meeting permits without incurring undue delay, the Board will seek Council recommendations on proposed Temporary Special Actions.

7. Prior to taking any action the Board (or ISC) will consult with ADF&G and the chairs of the affected Councils.

8. If there is unanimous consent of the ISC, the Assistant Regional Director for the Office of Subsistence Management, who has delegated authority, may approve the request.

9. If there is not unanimous consent of the ISC the analysis goes to the Board. The decision to adopt, adopt with modification or reject is then made by the Board.

10. Once a decision is made, a response letter, and a copy of the complete analysis and recommendations, is sent to the requesting proponent with a copy sent to the affected Council chair(s). ADF&G and Federal and State law enforcement.

11. If needed, the OSM subsistence outreach coordinator or the Federal agency requesting the Special Action will prepare a news release.

How to submit the completed Special Action Request

Mail:
Office of Subsistence Management
Attn: Subsistence Policy Coordinator
1011 East Tudor Road, Mail Stop 121
Anchorage, Alaska 99503-6199

Fax: (907) 786-3898
E-mail: subsistence@fws.gov