transportation of an individual, gear, or wildlife during an emergency rescue operation in a life threatening situation;

- (iv) Taking wildlife from a motorized vehicle, except from a motor-driven boat if the motor has been completely shut off, and the boat's progress from the motor's power has ceased;
- (v) Using a motorized vehicle to drive, herd, or molest wildlife;
- (vi) Using or being aided by use of a machine gun, set gun, or a shotgun larger than 10 gauge;
- (vii) Using a firearm other than a shotgun, muzzle-loaded rifle, rifle or pistol using center-firing cartridges, for the taking of ungulates, bear, wolves or wolverine, except that—
- (A) An individual in possession of a valid trapping license may use a firearm that shoots rimfire cartridges to take wolves and wolverine;
- (B) A muzzle-loading rifle of .54-caliber or larger, or a .45-caliber muzzle-loading rifle with a 250-grain, or larger, elongated slug may be used to take brown bear, black bear, moose, musk oxen and mountain goat;
- (viii) Using or being aided by use of a pit, fire, artificial light, radio communication, artificial salt lick, explosive, barbed arrow, bomb, smoke, chemical, conventional steel trap with a jaw spread over nine inches, or conibear style trap with a jaw spread over 11 inches:
- (ix) Using a snare, except that an individual in possession of a valid hunting license may use nets and snares to take unclassified wildlife, ptarmigan, grouse, or hares; and, individuals in possession of a valid trapping license may use snares to take furbearers;
- (x) Using a trap to take ungulates or bear;
- (xi) Using hooks to physically snag, impale or otherwise take wildlife; however, hooks may be used as a trap drag:
- (xii) Using a crossbow in any area restricted to hunting by bow and arrow only to take ungulates, bear, wolf or wolverine:
- (xiii) Taking of ungulates, bear, wolf, or wolverine with a bow, unless the bow is capable of casting a % inch wide broadhead-tipped arrow at least 175 years horizontally, and the arrow and broadhead together weigh at least one ounce (437.5 grains);
- (xiv) Using bait for taking ungulates, bear, wolf, or wolverine; except, bait may be used to take wolves and wolverine with a trapping license, and, bait may be used to take black bears with a hunting license as authorized in Unit-specific regulations at §\_\_\_\_\_.25(k) (1) through (26). Baiting of

black bears is subject to the following restrictions:

- (A) No person may establish a black bear bait station unless he or she first registers the site with ADF&G;
- (B) A person using bait shall clearly mark the site with a sign reading "black bear bait station" that also displays the persons' hunting license number and ADF&G assigned number;
- (C) Only biodegradable materials may be used for bait; only the head, bones, viscera, or skin of legally harvested fish and wildlife may be used for bait;
- (D) No person may use bait within one-quarter mile of a publicly maintained road or trail;
- (E) No person may use bait within one mile of a house or other permanent dwelling, or within one mile of a developed campground, or developed recreational facility;
- (F) A person using bait shall remove litter and equipment from the bait station site when hunting is completed;
- (G) No person may give or receive remuneration for the use of a bait station, including barter or exchange of goods:
- (H) No person may have more than two bait stations with bait present at any one time:
- (xv) Taking swimming ungulates, bear, wolves or wolverine;
- (xvi) Taking or assisting in the taking of ungulates, bear, wolves, wolverine, or other furbearers before 3:00 a.m. following the day in which airborne travel occurred (except for flights in regularly scheduled commercial aircraft); however this restriction does not apply to subsistence taking of deer;

(xvii) Taking a bear cub or a sow accompanied by cub(s).

- (2) Wildlife taken in defense of life or property is not a subsistence use; wildlife so taken is subject to State regulations.
- (3) The following methods and means of trapping furbearers, for subsistence uses pursuant to the requirements of a trapping license are prohibited, in addition to the prohibitions listed at § \_\_\_\_\_ .25(b)(1):
- (i) Disturbing or destroying a den, except that any muskrat pushup or feeding house may be disturbed in the course of trapping;
- (ii) Disturbing or destroying any beaver house;
- (iii) Taking beaver by any means other than a steel trap or snare, except that firearms may be used in certain Units with established seasons as identified in Unit-specific regulations found in this subpart;
- (iv) Taking otter with a steel trap having a jaw spread of less than five and seven-eighths inches during any closed

- mink and marten season in the same Unit:
- (v) Using a net, or fish trap (except a blackfish or fyke trap);
- (vi) Taking beaver in the Minto Flats Management Area with the use of an aircraft for ground transportation, or by landing within one mile of a beaver trap or set used by the transported person;
- (vii) Taking or assisting in the taking of furbearers by firearm before 3:00 a.m. on the day following the day on which airborne travel occurred; however, this does not apply to a trapper using a firearm to dispatch furbearers caught in a trap or snare.
- (c) Possession and Transportation of Wildlife.
- (1) Except as specified in §\_\_\_\_\_\_. 25(c)(3)(ii) or (c)(4), or as otherwise provided, no person may take a species of wildlife in any Unit, or portion of a Unit, if that person's total statewide take of that species has already been obtained under Federal and State regulations in other Units, or portions of other Units.
- (2) An animal taken under Federal or State regulations by any member of a community with an established community harvest limit for that species counts toward the community harvest limit for that species. Except for wildlife taken pursuant to § \_\_\_\_\_\_\_\_.6(f)(3), an animal taken by an individual as part of a community harvest limit counts toward that individual's harvest limit for that species taken under Federal or State regulations for areas outside of the community harvest area.
  - (3) Individual harvest limits.
- (i) Harvest limits authorized by § \_\_\_\_\_ .25 and bag limits established in State regulations may not be accumulated.
- (ii) Wildlife taken by a designated hunter for another person pursuant to § \_\_\_\_\_\_ .6(f)(2), counts toward the individual harvest limit of the person for whom the wildlife is taken.
- (4) The harvest limit specified for a trapping season for a species and the harvest limit set for a hunting season for the same species are separate and distinct. This means that a person who has taken a harvest limit for a particular species under a trapping season may take additional animals under the harvest limit specified for a hunting season or vice versa.
- (5) A brown/grizzly bear taken in a Unit or portion of a Unit having a harvest limit of one brown/grizzly bear per year counts against a one brown/grizzly bear every four regulatory years harvest limit in other Units; an individual may not take more than one brown/grizzly bear in a regulatory year.