### **HOUSE BILL NO. 18**

# IN THE LEGISLATURE OF THE STATE OF ALASKA THIRTY-THIRD LEGISLATURE - FIRST SESSION

# BY REPRESENTATIVE STUTES

Introduced: 1/9/23 Referred: Prefiled

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### A BILL

# FOR AN ACT ENTITLED

1 "An Act relating to regional fishery development associations; and relating to 2 developing fishery management assessments." 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA: 4 \* **Section 1.** AS 16.40 is amended by adding a new section to read: 5 Article 4A. Fishery Development Associations. 6 Sec. 16.40.255. Regional fishery development associations. (a) The 7 commissioner shall assist in and encourage the formation of qualified regional fishery 8 development associations for the purpose of developing new fisheries in the state. 9 A regional fishery development association is qualified if the (b) 10 commissioner determines that the regional fishery development association 11 (1) is incorporated as a nonprofit corporation under AS 10.20; 12 (2) represents commercial fishermen who 13 (A) for a new fishery,

(i) harvest fishery resources that would potentially be

1	included in the new fishery, and
2	(ii) are likely to participate in the fishery if the
3	commission grants permits for the fishery under AS 16.43.100 or
4	16.43.210(c); or
5	(B) for a fishery for which the commission grants permits
6	under AS 16.43.100 or 16.43.210(c), participate actively in the fishery;
7	(3) possesses a board of directors that
8	(A) is representative of commercial fishermen who meet the
9	criteria in (2) of this subsection;
10	(B) has a member who is representative of fish processors who
11	(i) are likely to process fishery resources from a new
12	fishery if the commission grants permits for the fishery under
13	AS 16.43.100 or 16.43.210(c); or
14	(ii) actively process fishery resources from the fishery
15	harvested under authority of permits granted by the commission under
16	AS 16.43.100 or 16.43.210(c);
17	(C) has a member who is representative of a municipality in
18	which the landings for the fishery occur or will occur if the commission grants
19	permits for the fishery under AS 16.43.100 or 16.43.210(c).
20	(c) The commissioner may designate as a developing fishery the commercial
21	harvest of a species of fishery resources in a specific geographic area of the state if the
22	commissioner determines that
23	(1) the optimum yield from the harvest of the species of fishery
24	resources has not been reached;
25	(2) the abundance or sustained yield for the species of fishery
26	resources has not been estimated;
27	(3) a commercial harvest of the species of fishery resources has
28	recently developed; or
29	(4) annual stock assessments are not conducted in the area.
30	(d) In this section,
31	(1) "commission" means the Alaska Commercial Fisheries Entry

1	Commission established under AS 16.43.020;
2	(2) "new fishery" means a prospective fishery within a specified
3	geographical region that is not currently regulated or controlled by the commission.
4	* <b>Sec. 2.</b> AS 37.05.146(c)(26) is amended to read:
5	(26) dive fishery management assessment receipts (AS 43.76.150),
6	salmon fishery assessment receipts (AS 43.76.220), developing fishery management
7	assessment receipts (AS 43.76.281), and permit buy-back assessment receipts
8	(AS 43.76.300);
9	* Sec. 3. AS 43.76 is amended by adding new sections to read:
10	Article 3A. Developing Fishery Management Assessment.
11	Sec. 43.76.281. Developing fishery management assessment. (a) A
12	developing fishery management assessment on fishery resources taken with
13	commercial gear shall be levied on the value of a specific fishery resource taken in a
14	developing fishery area. The species of fishery resources subject to the assessment and
15	the rate of the assessment, as determined under (b) - (m) of this section, shall be
16	determined by an election under AS 43.76.283.
17	(b) A person holding a limited entry permit or interim-use permit issued under
18	AS 16.43 shall pay a developing fishery management assessment of two and one-half
19	percent on a species of fishery resources that is subject to the assessment as
20	determined by an election under AS 43.76.283, that is taken with commercial gear,
21	and that the person removes from the state or transfers to a buyer in the state.
22	(c) A person holding a limited entry permit or interim-use permit issued under
23	AS 16.43 shall pay a developing fishery management assessment of five percent on a
24	species of fishery resources that is subject to the assessment as determined by an
25	election under AS 43.76.283, that is taken with commercial gear, and that the person
26	removes from the state or transfers to a buyer in the state.
27	(d) A person holding a limited entry permit or interim-use permit issued under
28	AS 16.43 shall pay a developing fishery management assessment of seven and one-
29	half percent on a species of fishery resources that is subject to the assessment as
30	determined by an election under AS 43.76.283, that is taken with commercial gear,
31	and that the person removes from the state or transfers to a buyer in the state.

(e) A person holding a limited entry permit or interim-use permit issued under
AS 16.43 shall pay a developing fishery management assessment of 10 percent on a
species of fishery resources that is subject to the assessment as determined by ar
election under AS 43.76.283, that is taken with commercial gear, and that the person
removes from the state or transfers to a buyer in the state.

- (f) A person holding a limited entry permit or interim-use permit issued under AS 16.43 shall pay a developing fishery management assessment of 12.5 percent on a species of fishery resources that is subject to the assessment as determined by an election under AS 43.76.283, that is taken with commercial gear, and that the person removes from the state or transfers to a buyer in the state.
- (g) A person holding a limited entry permit or interim-use permit issued under AS 16.43 shall pay a developing fishery management assessment of 15 percent on a species of fishery resources that is subject to the assessment as determined by an election under AS 43.76.283, that is taken with commercial gear, and that the person removes from the state or transfers to a buyer in the state.
- (h) A person holding a limited entry permit or interim-use permit issued under AS 16.43 shall pay a developing fishery management assessment of 17.5 percent on a species of fishery resources that is subject to the assessment as determined by an election under AS 43.76.283, that is taken with commercial gear, and that the person removes from the state or transfers to a buyer in the state.
- (i) A person holding a limited entry permit or interim-use permit issued under AS 16.43 shall pay a developing fishery management assessment of 20 percent on a species of fishery resources that is subject to the assessment as determined by an election under AS 43.76.283, that is taken with commercial gear, and that the person removes from the state or transfers to a buyer in the state.
- (j) A person holding a limited entry permit or interim-use permit issued under AS 16.43 shall pay a developing fishery management assessment of 22.5 percent on a species of fishery resources that is subject to the assessment as determined by an election under AS 43.76.283, that is taken with commercial gear, and that the person removes from the state or transfers to a buyer in the state.
  - (k) A person holding a limited entry permit or interim-use permit issued under

AS 16.43 shall pay a developing fishery management assessment of 25 percent on a
species of fishery resources that is subject to the assessment as determined by an
election under AS 43.76.283, that is taken with commercial gear, and that the person
removes from the state or transfers to a buyer in the state.
(1) A person holding a limited entry permit or interim-use permit issued under
AS 16.43 shall pay a developing fishery management assessment of 27.5 percent on a

- (1) A person holding a limited entry permit or interim-use permit issued under AS 16.43 shall pay a developing fishery management assessment of 27.5 percent on a species of fishery resources that is subject to the assessment as determined by an election under AS 43.76.283, that is taken with commercial gear, and that the person removes from the state or transfers to a buyer in the state.
- (m) A person holding a limited entry permit or interim-use permit issued under AS 16.43 shall pay a developing fishery management assessment of 30 percent on a species of fishery resources that is subject to the assessment as determined by an election under AS 43.76.283, that is taken with commercial gear, and that the person removes from the state or transfers to a buyer in the state.
- (n) A developing fishery management assessment may be levied or collected under this section on a fishery resource in a developing fishery area only if
- (1) the commissioner of fish and game determines that the developing fishery area has a qualified regional fishery development association under AS 16.40.255; and
- (2) the species of fishery resources subject to the developing fishery management assessment and the rate of the developing fishery management assessment, as provided under (b) (m) of this section, is approved by an election under AS 43.76.283.
- Sec. 43.76.283. Election to approve, amend, or terminate developing fishery management assessment. (a) A qualified regional fishery development association may conduct an election under this section after the commissioner of fish and game approves
- (1) the notice to be published by the qualified regional fishery development association; the notice must describe the species of fishery resources subject to the developing fishery management assessment and the rate of the assessment to be approved, amended, or terminated at the election;

1	(2) the banot to be used in the election, and
2	(3) the registration and voting procedure for the approval, amendment,
3	or termination of the developing fishery management assessment.
4	(b) The developing fishery management assessment is levied under
5	AS 43.76.281(b), (c), (d), (e), (f), (g), (h), (i), (j), (k), (l), or (m), is amended under
6	AS 43.76.285, or is terminated under AS 43.76.287 on the effective date stated on the
7	ballot if
8	(1) the levy, amendment, or termination is approved by a majority vote
9	of the eligible interim-use permit and entry permit holders voting in the election held
10	in the developing fishery area; and
11	(2) the election results are certified by the commissioner of fish and
12	game.
13	(c) In conducting an election under this section, a qualified regional fishery
14	development association shall adopt the following procedures:
15	(1) the qualified regional fishery development association shall hold at
16	least one public meeting not less than 30 days before the date on which ballots must be
17	postmarked to be counted in the election to explain, as appropriate, the reason for
18	approval or amendment of the proposed developing fishery management assessment,
19	the reason for the proposed rate of the developing fishery management assessment, or
20	the reason for termination of the developing fishery management assessment and to
21	explain the registration and voting procedure to be used in the election; the qualified
22	regional fishery development association shall provide notice of the meeting by
23	(A) mailing or electronically transmitting the notice to each
24	eligible interim-use permit and entry permit holder;
25	(B) posting the notice in at least three public places in the
26	region; and
27	(C) publishing the notice in at least one newspaper of general
28	circulation in the developing fishery area at least once a week for two
29	consecutive weeks before the meeting;
30	(2) the qualified regional fishery development association shall mail or
31	electronically transmit two ballots to each eligible interim-use permit and entry permit

1	holder; the first ballot shall be mailed or transmitted not more than 45 days before the
2	date ballots must be postmarked to be counted in the election; the second ballot shall
3	be mailed or transmitted not less than 15 days before the date ballots must be
4	postmarked to be counted in the election; the qualified regional fishery development
5	association shall adopt procedures to ensure that only one ballot from each eligible
6	interim-use permit and entry permit holder is counted in the election;
7	(3) the ballot must
8	(A) indicate the species of fishery resources subject to the
9	developing fishery management assessment;
10	(B) indicate whether the election relates to a developing fishery
11	management assessment under AS 43.76.281(b), (c), (d), (e), (f), (g), (h), (i),
12	(j), (k), ( <i>l</i> ), or (m);
13	(C) ask the question whether the developing fishery
14	management assessment on the fishery resources addressed on the ballot shall
15	be approved, amended, or terminated, as appropriate;
16	(D) indicate the boundaries of the developing fishery area in
17	which the assessment will be levied or terminated;
18	(E) provide an effective date for the approval, amendment, or
19	termination of the developing fishery management assessment; and
20	(F) indicate the date on which returned ballots must be
21	postmarked to be counted;
22	(4) the ballots shall be returned by mail or by electronic transmission
23	and shall be counted by an auditor selected by the qualified regional fishery
24	development association and approved by the commissioner of fish and game; the
25	qualified regional fishery development association shall pay the costs of counting the
26	ballots.
27	(d) The commissioner of fish and game shall certify the results of an election
28	under this section if the commissioner determines that the requirements of (a) and (c)
29	of this section have been satisfied.
30	(e) A qualified regional fishery development association may employ or
31	contract with another person to administer an election under this section subject to the

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supervision	of the	association.

- (f) Except as otherwise provided under AS 43.76.285 and 43.76.287, an election to amend the rate of a developing fishery management assessment or to terminate a developing fishery management assessment shall be conducted under the same procedures established under (a), (c), and (d) of this section for an election to approve a developing fishery management assessment.
- (g) In this section, "eligible interim-use permit and entry permit holder" means an individual who, 90 days before the date ballots must be postmarked to be counted in an election under this section, is listed in the records of the Alaska Commercial Fisheries Entry Commission as the legal holder of an interim-use permit for gear or an entry permit for gear that authorizes the individual to fish commercially in the developing fishery area for the species of fishery resources for which the developing fishery management assessment is to be approved, amended, or terminated.

# Sec. 43.76.285. Amendment of developing fishery management assessment. (a) The rate of the developing fishery management assessment levied on a species of fishery resources under AS 43.76.281(b), (c), (d), (e), (f), (g), (h), (i), (j), (k), (l), or (m) may be amended by the commissioner of revenue upon majority vote at an election held under AS 43.76.283 in the developing fishery area in which the assessment is levied.

- (b) The commissioner of revenue shall amend the rate of a developing fishery management assessment under (a) of this section following an election under AS 43.76.283 in a developing fishery area if
- (1) a petition that is signed by at least 75 percent of the board members of the qualified regional fishery development association established for the area under AS 16.40.255 is presented to the commissioner of fish and game requesting amendment of the rate of the developing fishery management assessment on a species of fishery resources; the petition must state whether the proposed rate of the developing fishery management assessment is to be levied under AS 43.76.281(b), (c), (d), (e), (f), (g), (h), (i), (j), (k), (l), or (m);
- (2) an election is held in accordance with AS 43.76.283; the ballot must ask the question whether the developing fishery management assessment on a

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1	species of fishery resources taken in the area shall be amended and must state whether
2	the developing fishery management assessment on the species of fishery resources is
3	to be levied under AS 43.76.281(b), (c), (d), (e), (f), (g), (h), (i), (j), (k), (l), or (m) if
4	the assessment is amended; the ballot must be worded so that a "yes" vote is for
5	amendment of the developing fishery management assessment and a "no" vote is for
6	continuation of the current developing fishery management assessment;
7	(3) a majority of the eligible interim-use permit and entry permit
8	holders who vote in the election cast a ballot for the amendment of the developing
9	fishery management assessment; in this paragraph, "eligible interim-use permit and
10	entry permit holders" has the meaning given in AS 43.76.283(g); and
11	(4) the qualified regional fishery development association provides

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- notice of the election in accordance with AS 43.76.283 within two months after receiving notice from the commissioner of fish and game that a valid petition under (1) of this subsection has been received.
- 43.76.287. **Termination** of developing fishery management assessment. (a) The developing fishery management assessment levied on a species of fishery resources under AS 43.76.281(b), (c), (d), (e), (f), (g), (h), (i), (j), (k), (l), or (m) shall be terminated by the commissioner of revenue upon majority vote at an election held under AS 43.76.283 in the developing fishery area in which the assessment is levied.
- The commissioner of revenue shall terminate a developing fishery management assessment under (a) of this section following an election in a developing fishery area if
- (1) a petition that is signed by at least 75 percent of the board members of the qualified regional fishery development association established for the area under AS 16.40.255 is presented to the commissioner of fish and game requesting termination of the developing fishery management assessment on a species of fishery resources:
- (2) an election is held in accordance with AS 43.76.283; the ballot must ask the question whether the developing fishery management assessment on a species of fishery resources taken in the area shall be terminated; the ballot must be

1	worded so that a	"yes" v	vote is fo	or continuation	of the	developing	fishery	managem	en
ć	assessment and a	a "no" v	vote is fo	or termination	of the	developing	fishery	managem	en
í	assessment;								

- (3) a majority of the eligible interim-use permit and entry permit holders who vote in the election cast a ballot for the termination of the developing fishery management assessment; in this paragraph, "eligible interim-use permit and entry permit holders" has the meaning given in AS 43.76.283(g); and
- (4) the qualified regional fishery development association provides notice of the election in accordance with AS 43.76.283 within two months after receiving notice from the commissioner of fish and game that a valid petition under (1) of this subsection has been received.

# Sec. 43.76.289. Collection of developing fishery management assessment.

- (a) Except as otherwise provided under (e) of this section, a buyer who acquires a fishery resource that is subject to a developing fishery management assessment levied under AS 43.76.281(b), (c), (d), (e), (f), (g), (h), (i), (j), (k), (l), or (m) shall collect the assessment at the time of purchase and shall remit the total developing fishery management assessment collected during each calendar quarter to the Department of Revenue by the last day of the month following the end of the calendar quarter. In this subsection, "calendar quarter" means each of the three-month periods ending March 31, June 30, September 30, and December 31.
- (b) A buyer who collects the developing fishery management assessment shall maintain records of the value of each species of fishery resources that is subject to the assessment that is purchased in each developing fishery area in the state.
- (c) The owner of fishery resources removed from the state is liable for payment of the developing fishery management assessment levied under AS 43.76.281(b), (c), (d), (e), (f), (g), (h), (i), (j), (k), (l), or (m) if, at the time the fishery resource is removed from the state, the assessment payable on the fishery resource has not been collected by a buyer. If the owner of the fishery resource is liable for payment of the developing fishery management assessment under this subsection, the owner shall comply with the requirements under (a) and (b) of this section to remit the assessment to the Department of Revenue and to maintain records.

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(d) The developing fishery management assessment collected under this section shall be deposited in the state treasury. Under AS 37.05.146(c), assessment receipts shall be accounted for separately, and appropriations from the account are not made from the unrestricted general fund.

(e) A direct marketing fisheries business licensed under AS 43.75.020(c) or a

commercial fisherman who transfers possession of a fishery resource to a buyer who is not a fisheries business licensed under AS 43.75 is liable for payment of a developing fishery management assessment levied under AS 43.76.281(b), (c), (d), (e), (f), (g), (h), (i), (j), (k), (l), or (m) if, at the time possession of the fishery resource is transferred to a buyer, the developing fishery management assessment payable on the fishery resource has not been collected. If a direct marketing fisheries business or commercial fisherman is liable for payment of a developing fishery management assessment under this subsection, the direct marketing fisheries business or commercial fisherman shall comply with the requirement to maintain records under (b) of this section. Notwithstanding (a) of this section, a person subject to this subsection shall remit the total developing fishery management assessment payable during the calendar year to the Department of Revenue before April 1 after close of the calendar year.

Sec. 43.76.291. Funding for qualified regional fishery development associations. (a) The legislature may make appropriations of revenue collected under AS 43.76.289 to the Department of Fish and Game for funding of the qualified regional fishery development association in the developing fishery area in which the assessment was collected. Appropriations under this section are not made from the unrestricted general fund. Funds received under this section by a qualified regional fishery development association may be expended in accordance with the annual operating plan developed under (b) of this section.

(b) The Department of Fish and Game shall develop an annual operating plan with the cooperation of the qualified regional fishery development association on or before a date specified by the Department of Fish and Game. The annual operating plan must describe the activities for which the funding will be expended, including identification of species and areas for which bioassessment surveys will be conducted,

a description of management and research activities to be performed, planning for
fisheries, and administrative activities of the association. Funds appropriated to the
Department of Fish and Game for funding of qualified regional fishery development
associations may not be disbursed by the department or expended by the association,
except for administration of the association, unless the annual operating plan has been
approved by the association and the Department of Fish and Game. If an annual
operating plan has not been approved by the association and the Department of Fish
and Game, the Department of Fish and Game may not disburse and the association
may not expend funds received from the department for administration of the
association in an amount that exceeds the amount of administrative expenses
authorized under the annual operating plan for the prior fiscal year.

- (c) A qualified regional fishery development association receiving funding under this section shall submit an annual financial report to the Department of Fish and Game on a form provided by the Department of Fish and Game. The Department of Fish and Game may, by regulation, require that a qualified regional fishery development association use a uniform system of accounting and may audit the use of funding received under this section by the association.
  - (d) This section does not establish a dedication of a state tax or license.
- (e) This section does not restrict or qualify the authority of the Department of Fish and Game or the Board of Fisheries under AS 16.

### **Sec. 43.76.299. Definitions.** In AS 43.76.281 - 43.76.299,

- (1) "buyer" means a person who acquires possession of a fishery resource from the person who caught the fishery resource, regardless of whether an actual sale of the fishery resource occurs, but does not include a person engaged solely in interstate transportation of goods for hire;
  - (2) "developing fishery area" means
  - (A) an area designated by the commissioner of fish and game as a developing fishery under AS 16.40.255(c); or
  - (B) a fishery established by the Alaska Commercial Fisheries Entry Commission under AS 16.43.100 that was previously designated by the commissioner of fish and game as a developing fishery under AS 16.40.255(c);

1	(3) "fishery resource" means fish, shellfish, or marine invertebrates
2	taken or landed under the authority of a limited entry permit or interim-use permit
3	issued under AS 16.43;
4	(4) "qualified regional fishery development association" means an
5	association that is qualified under AS 16.40.255;
6	(5) "value" has the meaning given in AS 43.75.290.