A BILL

FOR AN ACT ENTITLED

"An Act relating to entry into and management of Gulf of Alaska groundfish fisheries."

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

* Section 1. The uncodified law of the State of Alaska is amended by adding a new section to read:

FINDINGS AND PURPOSE. (a) The Alaska State Legislature finds that

(1) groundfish fisheries in the Gulf of Alaska are facing significant challenges from changing economic conditions and fishery management practices in the federal exclusive economic zone that affect fisheries and fishery resources in a manner that is likely to increase pressures on groundfish stocks;

(2) some form of limitation on access into the fisheries may be necessary to provide for the economic health of fishermen in the Gulf of Alaska groundfish fisheries and those dependent upon them for a livelihood and to ensure conservation of the biological and capital resources of the fishery;

(3) groundfish fisheries in the Gulf of Alaska are prosecuted by a diverse fishing fleet using many different types of gear and sizes of vessels to harvest multiple species.
of groundfish;

(4) the current forms of limited entry authorized under AS 16.43 may not be well-suited to promote the best interests of the State of Alaska in the Gulf of Alaska groundfish fisheries;

(5) the Alaska Board of Fisheries has led an effort to explore how best to respond to the changes facing the Gulf of Alaska groundfish fisheries;

(6) the Alaska Board of Fisheries has concluded that either the board or the Alaska Commercial Fisheries Entry Commission or both the board and the commission should have statutory authority, applicable only to the Gulf of Alaska groundfish fisheries, to limit participation in the fisheries to persons or vessel owners, or both, with a history of participation in the fisheries;

(7) the Alaska Board of Fisheries has concluded that, for the Gulf of Alaska groundfish fisheries, the board or commission, or both, should have authority to allocate differential, exclusive harvest shares to persons or vessel owners, or both, either individually or as members of a harvesting association, based on the history of harvests in the fishery;

(8) because the Gulf of Alaska groundfish fisheries are managed by harvest limits, dedicated access privileges may be feasible and appropriate and may better serve the goals of resource conservation, prevention of economic distress among fishermen and those dependent upon fishermen for a livelihood, and promoting the safety of fishermen involved in the fisheries.

(b) It is the purpose of this Act to authorize a new type of access limitation program, called a dedicated access privilege program, as best serves the interests of the State of Alaska. The dedicated access privilege program, if adopted and implemented, should result in the allocation of harvest share privileges, in Gulf of Alaska groundfish fisheries, except for mechanical jiggling machine fisheries, in a manner that serves the purposes of limited entry under art. VIII, sec. 15, Constitution of the State of Alaska, with the least impingement on the open access principles embodied in art. VIII, Constitution of the State of Alaska.

* Sec. 2. AS 16.05 is amended by adding a new section to article 5 to read:

Sec. 16.05.740. Allocation of Gulf of Alaska groundfish fishery resources.

(a) If the Alaska Commercial Fisheries Entry Commission has adopted a dedicated access privilege program under AS 16.43.530, the holder of a dedicated access
privilege is entitled to share in the overall harvest authorized by the Board of Fisheries to the extent provided by the dedicated access privilege.

(b) The Board of Fisheries may adopt regulations to allocate portions of the harvestable surplus of Gulf of Alaska groundfish species to associations of dedicated access privilege holders authorized by the board based on the combined dedicated access privileges held by the members of each association.

(c) In considering whether to approve allocation of Gulf of Alaska groundfish species, to the extent practicable, the board shall seek to promote

(1) sound fishery management;

(2) resource conservation;

(3) the economic health of the commercial Gulf of Alaska groundfish fisheries;

(4) the economy of the state and of regions of the state dependent on the Gulf of Alaska groundfish fisheries;

(5) the enforcement and enforceability of the allocations;

(6) coordination with the fishery management system for Gulf of Alaska groundfish fisheries in the adjacent federal exclusive economic zone;

(7) the safety of participants in the commercial Gulf of Alaska groundfish fisheries;

(8) other important goals as identified by the board.

* Sec. 3. AS 16.43.210(a) is amended to read:

(a) For each fishery that is not subject to a maximum number of entry permits under AS 16.43.240 and not subject to a moratorium under AS 16.43.225 or a dedicated access privilege program under AS 16.43.530, the commission shall issue interim-use permits under regulations adopted by the commission to all applicants who can establish their present ability to participate actively in the fishery for which they are making application.

* Sec. 4. AS 16.43.210 is amended by adding a new subsection to read:

(f) An interim-use permit for a fishery subject to a dedicated access privilege program established under AS 16.43.530 may be issued only to a person who qualifies under regulations adopted by the commission under AS 16.43.530.
* Sec. 5. AS 16.43 is amended by adding new sections to read:

**Article 7A. Gulf of Alaska Groundfish Fisheries.**

**Sec. 16.43.530. Dedicated access privileges for Gulf of Alaska groundfish fisheries.** (a) If the commission finds that entry into a Gulf of Alaska groundfish fishery should be limited on the basis of dedicated access privileges to serve the purposes of this chapter, the commission may adopt regulations, developed in conjunction with the Board of Fisheries, that are necessary to establish and implement a dedicated access privilege program for that fishery. The amount of dedicated access privileges initially issued to qualified applicants under a dedicated access privilege program may be based on the quantity of qualified past landings credited to the applicant.

(b) In adopting a dedicated access privilege program for a Gulf of Alaska groundfish fishery, to the extent practicable, the commission shall seek to promote

(1) sound fishery management;

(2) resource conservation;

(3) the economic health of the commercial Gulf of Alaska groundfish fisheries;

(4) the economy of the state and of regions of the state dependent on the Gulf of Alaska groundfish fisheries;

(5) the enforcement and enforceability of the allocations;

(6) coordination with the fishery management system for Gulf of Alaska groundfish fisheries in the adjacent federal exclusive economic zone;

(7) the safety of participants in the commercial Gulf of Alaska groundfish fisheries;

(8) other important goals as identified by the commission.

(c) If the commission adopts regulations under (a) of this section to establish a dedicated access privilege program, the commission shall in writing

(1) identify how a limitation on access into the fishery on the basis of dedicated access privileges serves the purposes of this chapter;

(2) describe why other access limitation programs authorized under this chapter would not best serve the purposes of the chapter, would not be feasible, or
would not serve the best interests of the State of Alaska and its citizens;

(3) describe why other feasible access limitation programs authorized under this chapter would be expected to be more exclusive than the dedicated access privilege program adopted by the commission.

(d) Regulations adopted by the commission to establish a dedicated access privilege program under this section must address

(1) the qualification date, eligibility period, landings threshold, and years of participation in the fishery to be used to determine qualified landings in the fishery, qualified applicants, and initial access to implement the dedicated access privilege program;

(2) the permits that must be held by qualified interim-use permit holders, entry permit holders, vessel owners, dedicated access privilege holders, and commercial fishing license holders before and after dedicated access privileges are issued;

(3) qualifications for receiving and holding an interim-use permit for a fishery subject to a dedicated access privilege program and requisite restrictions on the holder of an interim-use permit under a dedicated access privilege program;

(4) whether the qualified past landings are to be credited, solely or partially, to interim-use permit holders, entry permit holders, vessel owners, or commercial fishing license holders;

(5) whether qualified past landings or the dedicated access privileges based on those qualified landings are transferable and the terms and conditions under which the landings or privileges may be transferred;

(6) whether dedicated access privileges expire or attenuate over time and the terms and conditions under which the privileges expire or attenuate;

(7) the procedures by which persons or vessels without qualified past landings may gain entry into the fishery;

(8) the process by which the commission will prevent the fishery from becoming too exclusive;

(9) other issues the commission determines appropriate.

(e) In this section,
(1) "groundfish" means a species of marine finfish other than halibut, osmerids, herring, or salmonids;

(2) "Gulf of Alaska groundfish fishery" means a fishery in the Gulf of Alaska in which groundfish are taken in a specified administrative or registration area using a specified type of fishing gear that is either pelagic trawl, non-pelagic trawl, pot, or longline gear; "Gulf of Alaska groundfish fishery" does not include mechanical jigging machine fisheries.

Sec. 16.43.535. Dedicated access privileges; general provisions. (a) A dedicated access privilege issued under AS 16.43.530 constitutes a use privilege that may be modified or revoked by order of the commission or by law without compensation.

(b) A dedicated access privilege issued under AS 16.43.530 may not be pledged, mortgaged, encumbered, attached, distrained, or sold on execution of judgment or under any other process or order of any court.

(c) Nothing in AS 16.43.530 - 16.43.540 limits the powers of the Board of Fisheries or the Department of Fish and Game.

(d) Notwithstanding AS 16.05.815 and AS 16.43.975, the commission or the Department of Fish and Game may release to the owner of a vessel information on the vessel's history of harvests in a fishery that is necessary to apply for a dedicated access privilege issued under AS 16.43.530.

Sec. 16.43.540. Dedicated access privileges; fees. (a) The commission shall establish fees for the issuance and renewal of dedicated access privileges. Fees established under this subsection must reasonably reflect the rate of economic return of the dedicated access privileges.

(b) Subject to AS 37.10.050(a), the commission may establish fees for processing applications for dedicated access privileges and, if authorized by the commission, transfer of dedicated access privileges.

(c) The commission may charge interest at a rate not to exceed the legal rate of interest established in AS 45.45.010(a) on fees established under this section that are more than 60 days overdue.

* Sec. 6. AS 16.43.945 is amended to read:
Sec. 16.43.945. Commercial fishing privileges exempt from claims of creditors. Except as provided in AS 16.10.333 - 16.10.338, AS 16.43.170(g), AS 44.81.215, and 44.81.231 - 44.81.250, commercial fishing privileges granted under this chapter, including entry permits and dedicated access privileges, are exempt from claims of creditors, including claims under AS 09.38.065 and AS 45.29.408.

* Sec. 7. AS 16.43.960(a) is amended to read:

   (a) The commission may revoke, suspend, or transfer all entry or interim-use permits, vessel entry permits, [OR] vessel interim-use permits, or dedicated access privileges held by a person or entity who knowingly provides or assists in providing false information, or fails to correct false information provided to the commission for the purpose of obtaining a benefit for self or another, including the issuance, renewal, duplication, or transfer of an entry or interim-use permit, vessel license, vessel entry permit, [OR] vessel interim-use permit, or dedicated access privilege. The commission may suspend, as appropriate, that person's or entity's eligibility to hold an entry or interim-use permit, vessel entry permit, [OR] vessel interim-use permit, or dedicated access privilege for a period not to exceed three years, and may impose an administrative fine of not more than $5,000 on the person or entity whose officers, employees, representatives, or agents knowingly provide or assist in providing false information, or fail to correct false information provided, to the commission for the purpose of obtaining a benefit.

* Sec. 8. AS 16.43.960(b) is amended to read:

   (b) The commission shall serve the respondent personally or by certified or registered mail with a notice to show cause why the proposed action should not take place. The notice to show cause must

   (1) be supported by an affidavit, which may be made on information or belief, setting out the facts that are the basis of the proposed actions;

   (2) provide for a least 30 days' notice of the place, date, and time of the hearing where the respondent may present evidence in opposition to the proposed action; unless waived in writing by the respondent, the hearing shall be held within the judicial district in which the respondent resides if the respondent resides in the state; the hearing place shall be at the discretion of the commission for those respondents
residing outside the state;

(3) specify the statutes or regulations violated;

(4) state with particularity the action proposed to be taken;

(5) indicate to the respondent that the respondent's ability to
permanently transfer the permits or dedicated access privileges that
are the subject of the show cause proceedings has been suspended as of the date of the
notice and will continue to be suspended until the exhaustion of all administrative and
judicial remedies; and

(6) provide other information the commission considers proper.

* Sec. 9. AS 16.43.960(c) is amended to read:

(c) A permit or dedicated access privilege subject to show cause proceedings
under this section may not be transferred after the date of the notice in (b) of this
section pending exhaustion of all administrative and judicial remedies arising from
action taken under this section.

* Sec. 10. AS 16.43.960(g) is amended to read:

(g) The provisions of this section apply to conduct occurring after January 1, 1973, but do not affect a permit or dedicated access privilege held by a person who is a bona fide purchaser. Failure to correct false information is a continuing offense.

* Sec. 11. AS 16.43.970(b) is amended to read:

(b) A person or entity who knowingly makes a false statement to the
commission for the purpose of obtaining a benefit, including the issuance, renewal,
duplication, or transfer of an entry or interim-use permit, vessel license, vessel
interim-use permit, [OR] vessel entry permit, or a person who assists another by knowingly making a false statement to the commission for the purpose of obtaining a benefit for another, is guilty of the crime of unsworn falsification as set out in AS 11.56.210. Upon conviction, the person or entity is also subject to suspension of commercial fishing privileges and revocation of commercial fishing permits under (i) of this section.

* Sec. 12. AS 16.43.970(d) is amended to read:

(d) If a permit holder or a dedicated access privilege holder is charged by
the state with violating a provision of this chapter or a regulation adopted under this
chapter, the holder may not transfer any interim-use or entry permit under AS 16.43.170, or any transferable vessel entry permit under AS 16.43.450 - 16.43.520, or any dedicated access privilege until after the final adjudication or dismissal of the charges.

* Sec. 13. AS 16.43.970(e) is amended to read:

(e) Notwithstanding any other provision of this section, an interim-use or entry permit, or transferable vessel entry permit, or dedicated access privilege may not be transferred while under suspension, without the consent of the commission.

* Sec. 14. AS 16.43.970(j)(2) is amended to read:

(2) "commercial fishing privileges" means the privilege of participating in an activity for which a commercial fishing permit or dedicated access privilege is required and the privilege of obtaining a commercial fishing permit or dedicated access privilege.

* Sec. 15. AS 16.43.990 is amended by adding a new paragraph to read:

(12) "dedicated access privilege" means a harvest-use privilege issued by the commission under AS 16.43.530 that authorizes the holder of the privilege to harvest a specified portion of the overall harvest of a specified fishery resource allowed by the Board of Fisheries in a specified fishery.