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CS Senate Bill 90

Summary of Changes

Version \G to Version \R

Sections 1, 2 and 3 are not changed

Section 4;

Page 2, line 17 and 18; Delete "Eastern Set Net". Insert "Upper".

Page 2, line 18; Delete "Central District". Insert "administrative area".

Page 2, line 19; Following (d), delete "An individual who holds an entry permit that entitles the". Insert "An entry permit that entitled a".

Page2, line 21; Following "Inlet", delete "Central District may not". Insert "administrative area does not entitle that person to".

Page2, line 22; Insert "unless the commission reassigns the permit to that administrative area."

New Section 5; Page 2; Following line 22, Insert former section 7. This new section was revised to more clearly define the process by which a permit is reassigned and therefore valid in the new administrative area. Terminology is clarified regarding the districts and subdistricts of Cook Inlet, using the same language changes as noted above. The use of buoy tags is added as a means of proving prior participation in the east side set net fishery.

New Section 6 is added which defines the appeals process in the event an applicant is denied a permit for the new administrative area.

Section 7 was formerly section 8. Language was added providing the manner in which permit holders who are in the appeals process may participate in the election

Section 8 was former section 5.

New language has been added which requires application to the program be made within 30 days of new section 8 becoming effective.

Adds a new paragraph specifying how a provisional permit holder may participate in the election.

(c) If an applicant whose name is selected in the lottery under this section has a provisional entry permit provided under sec. 6(b) of this Act, the commission shall set aside the funds to buy back the permit but may not buy back the permit until a court finds, in a final judicial determination, that the permit must be reassigned by the commission to the administrative area

established under AS16.43.200(c), enacted by sec. 4 of this Act. If the court finds, in a final determination, that the commission's determination not to reassign an applicant's permit to the administrative area established by AS16.43.200(c) was correct, the applicant is not qualified to participate in the buy-back program established by this section.

The following paragraphs of this section are then renumbered.

Section 9; Changes reference to the section of the bill which establishes the buy-back program.

Section 10; Removes the specific date by which the chair of the commission must notify the Lt. Governor and the revisor of statutes of the outcome of the election.

Section 11; Remove all material and replace with language repealing sections 1, 2, 8 and 9 on June 30, 2026.

Section 12; Delete reference to sections 5,6 and 11 and inserts section 8 to this conditional effective date clause.

Section 14; Delete reference to sections 5,6 and 11 and inserts section 8 to this effective date clause.

Section 15 is not changed.