CHANGES TO CSHB 218 (FIN) (LS0544\R)

P. 1, lines 6-7: “contractees” is replaced by the phrase “persons under contract”; “under a permit from the department” is added to clarify that ADF&G issues permits for harvest of salmon by hatcheries in special harvest areas and the Board of Fisheries writes the regulations.

P. 1, line 12: “At the request of the hatchery permit holder” is inserted to clarify that only the hatchery may initiate the process of starting a common property cost recovery fishery.
*added at suggestion of NSRAA

P. 2, line 1: “if” is changed to “when”
*added at suggestion of NSRAA

P. 2, line 6-7 “as the board considers appropriate” is replaced by “under AS 16.05.251” to be more specific about the board’s authority to adopt regulations.
*added at suggestion of Dept. of Law

P. 2 subsection (c): Fishermen will be required to deliver to a licensed buyer. Lines 24-29 are deleted. This will ensure
*added at suggestion of NSRAA.

P. 2, line 30: after “annually”, “March 1” is inserted.
*added at suggestion of NSRAA

P. 3, line 11: The maximum rate of assessment is changed from 40 percent to 50 percent. This change was made as a compromise between the proponents of this bill and the NSRAA

P. 3, subsection (f) is changed to allow prosecution as either a violation or a misdemeanor. This will provide better flexibility for the state in pursuing any fishermen who violates the new cost recovery system.
*added to address general NSRAA concern about enforcement.