



# Regional Fishery Management Council Positions on Magnuson-Stevens Act Reauthorization Issues

Council Coordinating Committee (CCC) Working Paper

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#### For more information, please contact

David Witherell, CCC Legislative Committee Chair (2020) North Pacific Fishery Management Council 1007 West 3rd Ave., Suite 400 Anchorage, AK 99501

**Phone:** 907-271-2809

Email: David.Witherell@noaa.gov

Tom Nies, CCC Legislative Committee Vice-Chair (2020)

New England Fishery Management Council

50 Water Street, Mill 2 Newburyport, MA 01950 **Phone:** 978-465-0492

Email: tnies@nefmc.org

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# **EXECUTIVE SUMMARY**

# Regional Fishery Management Council Positions on Magnuson-Stevens Act Reauthorization Issues - Council Coordinating Committee (CCC) Working Paper

The Council Coordination Committee (CCC), which is composed of leaders from each of the eight regional fishery management Councils, has prepared a working paper to describe consensus positions and the range of Regional Fishery Management Council perspectives on key issues being considered as part of the Magnuson-Stevens Fishery Conservation and Management Act (MSA) reauthorization process. This working paper synthesizes many additional perspectives that have been shared thus far and is intended to serve as a resource throughout the duration of the MSA reauthorization process. As such, it was designed to be modified and updated as new issues come to light. This draft reflects all updates and consensus statements through the date on the cover page.

The Regional Fishery Management Councils ("Councils") have approved following general tenets that should be considered relative to any change in the MSA, in order for the Councils to fulfill their responsibilities:

- Avoid across the board mandates that could negatively affect one region to address a problem in another region. In addition, modifications to the Act should be national in scope with reasonable flexibility to address region-specific issues. Modifications to the Act which are specific to one region or one Council undermine the national scope of the Act and should be carefully considered especially with respect to how these modifications might affect operations in other regions.
- Legislation should allow for flexibility in achieving conservation objectives, but be specific enough to avoid lengthy, complex implementing regulations or "guidelines".
- Legislation should be in the form of intended outcomes, rather than prescriptive management or scientific parameters.
- Legislation should avoid unrealistic/expensive analytical mandates relative to implementing fishery management actions.
- Legislation should avoid constraints that limit the flexibility of Councils and NMFS to respond to changing climates and shifting ecosystems.
- Avoid unfunded mandates, and/or ensure that Councils and NMFS have the resources to respond to provisions of legislation.
- The Councils are already pressed to meet the current requirements of the MSA and additional mandates will likely hinder existing activities.
- Preservation and enhancement of stock assessments and surveys should be among the highest priorities when considering any changes to the Act.

#### **CCC CONSENSUS POSITIONS**

The following are the consensus positions of the eight regional fishery management Councils regarding key issues being considered as part of the Magnuson-Stevens Fishery Conservation and Management Act (MSA) reauthorization process. The consensus statements are grouped into three major topics (Science and Data Issues, Fishery Management Issues, and Council Process and Authority Issues). The statements are not listed in any particular priority order.

#### A. Science and Data Issues

#### Topic 1. Stock Rebuilding

#### **Rebuilding Requirements**

In general, the CCC believes the addition of measures that would increase flexibility with respect to stock rebuilding for certain types of fisheries would improve the ability of Councils to achieve management objectives.

We acknowledge that rebuilding often comes with necessary and unavoidable social and economic consequences, but we believe that targeted changes to the law would enable the development of rebuilding plans that more effectively address the biological imperative to rebuild overfished stocks while mitigating the social and economic impacts.

Under the rebuilding requirements currently in the MSA, Councils determine the rebuilding schedule based on scientific information supplied by NMFS. Rebuilding timeframes balance the biology of the fish and the economic needs of those involved in the fishery to rebuild the fishery within the time limits allowed in the Act. There is often considerable uncertainty involved in the calculation of the rebuilding timeframe and, with changing ocean conditions occurring in some regions, rebuilding success can be even more uncertain. That is why the Act already requires that Councils assess rebuilding progress at regular intervals.

Requiring that a rebuilding plan meet an artificial goal (75 percent probability of success) if a rebuilding plan is not meeting the expected progress by the first assessment would almost certainly result in significant adverse impacts to fishermen and fishing communities. The experience of several Councils shows that this requirement could lead to closing fisheries, with severe impacts on communities. The suggested language would take away the flexibility that Councils currently have in balancing the need to rebuild overfished fisheries with the need to minimize the economic effects on fishing communities.

Often, changes to an assessment model can lead to an unexpected change in the understanding of stock status. Limiting a Council's ability to adapt to these changes because of a mandatory requirement would limit a Council's ability to modify the rebuilding program in light of the new information. As a result, fishermen and their communities would be penalized for improvements in science.

#### **Exceptions to Rebuilding Requirements**

The CCC agrees that exceptions to rebuilding requirements should be limited in scope and carefully defined. Ideally, such exceptions would be codified in the MSA along with guidance regarding applicable circumstances in National Standard guidelines.

#### Definition of "Overfished"

The CCC believes that an alternative term could be useful for describing fisheries that are depleted as a result of non-fishing factors, unknown reasons, or a combination of fishing and other factors. The current MSY-based definition can be problematic when applied to data-limited fisheries or mixed-stock complexes. Furthermore, the term "overfished" can unfairly implicate fishermen for depleted conditions resulting from pollution, coastal development, offshore activities, natural ecosystem fluctuations, and other factors. Not all of the Councils agree that "depleted" is an appropriate term to replace "overfished" with. Some have noted that "depleted" has specific meanings in a number of other statutes, including the Endangered Species Act and the Marine Mammal Protection Act, and that care should be taken to avoid conflict or ambiguity if a change in terminology is implemented.

#### Topic 2. Climate Change & Regional Action Plans for Climate Science

The CCC believes that climate change demands a response that is commensurate with the magnitude of the threat. The sustainability and performance of our fisheries are at stake, and while fishery managers are unable to address the underlying causes of climate change, they are nonetheless tasked with meeting our conservation and management mandates in a changing environment. Climate change will impact entire marine ecosystems, and a single-species management approach will likely not be sufficient to understand and account for these changes. Addressing climate change will require establishing the support to enable fishery managers to develop creative solutions to new challenges.

Fishery managers will also need a strong scientific foundation to support climate-ready fisheries management. Managing climate-ready fisheries is a long-term endeavor that will require investing in the information needed to support informed decision-making, along with a commensurate shift in resources and attention. Successful management already depends on the availability of timely and accurate information at all points in the decision-making process, and in a changing environment, this will become even more critical.

#### **Topic 3. Recreational Data**

The CCC believes MRIP was not designed to provide data for in-season ACL management. The current MRIP methodology cannot be modified nor can sufficient funding be provided such that in-season ACL management will work. The CCC believes alternative methods (e.g., state electronic logbook programs, federal for-hire electronic logbook programs, and electronic logbook programs for private recreational anglers) should be fully implemented where they are available and developed, then evaluated where they do not yet exist. O nce evaluated, MRIP should work to quickly certify these alternative methods for use in monitoring recreational catches.

There does not appear to be a plan for the systematic collection of the necessary biological data from recreational fisheries for use in stock assessments (size, age, and reproductive data). Stock assessment data would be greatly improved, as would the assessment results, if NMFS would immediately prepare a written plan for each region and coordinate across regions to address species as they move from one region to another due to changes in the environment. The CCC believes additional funding is required for successful implementation of such a data collection program.

The CCC believes more timely and accurate catch estimates that will be accepted by the recreational community (since they are providing the data) will go a long way to improve stock assessments, improve voluntary compliance, and improve accountability within the recreational fishing community.

#### **Topic 4. Commercial Data**

The CCC believes that the management of commercial fisheries could be improved by streamlining the fishery monitoring and reporting process to produce more timely catch data. In most regions, commercial dealer data are not available as quickly as needed for quota tracking, and commercial logbook data from fishermen are not available as quickly as needed for verification of dealer data. In some areas, commercial fishermen cannot upload electronic logbook data or use E-logbook systems due to the lack of a federal system to receive the data. The lack of timely commercial data requires fishery managers to make projections about when an ACL will be met, which can result in closing a fishery too early or too late.

In most regions, there does not appear to be a plan for the systematic collection of the necessary biological data from commercial fisheries for use in stock assessments (size, age, and reproductive data). Stock assessment data would be greatly improved, as would the assessment results, if NMFS would

immediately prepare a written plan for each region and coordinate across regions to address species as they move from one region to another due to changes in the environment. The CCC believes additional funding is required for successful implementation of such a data collection program.

#### Topic 5. Stock assessment and Survey Data

Surveys and stock assessments provide the fundamental information necessary to successfully manage sustainable fisheries. As such, the CCC believes that it would be beneficial for the MSA to include a requirement for the Secretary to develop a comprehensive plan and schedule to address stock assessment needs on a national basis. Increasing stock assessment frequencies and improving stock assessment methods to reduce the uncertainty in setting harvest limits and achieving management objectives will also improve the ability of Councils to establish scientifically-based ACLs, including for those fisheries that are currently considered data limited. However, the CCC is concerned that requiring the Secretary to complete a peer-reviewed stock survey and stock assessments for all FMP species within two years is unrealistic. Comprehensive stock surveys have not been done for coral reef and other areas because they would have been prohibitively expensive and would provide little benefit at great expense. While new emerging drone technology may reduce costs of some surveys, the CCC remains concerned about potential redistribution of survey and assessment resources from stocks with high commercial and recreational interest to those of lower concern. Should Congress insist on completion of these surveys, substantial increases in funding may be needed for this work.

In addition, there has been some discussion of establishing guidelines to facilitate incorporation of data from non-governmental sources in fishery management decisions. There are existing legal requirements that govern data collection and quality (e.g., Data Quality Act) that dictate what NMFS is required to use for stock assessments. Data from fishermen, the states, and universities are already considered and evaluated for inclusion in stock assessment, as appropriate for the methodology and use of the data collected. These data sources are reviewed by the assessment analysts and through the peer review process that usually includes the Councils' scientific and statistical committees. The CCC believes prescriptive requirements for use of any data source are not appropriate. The implementing guidelines for when such information should be utilized will be critical to its veracity and usefulness to assessment authors and managers.

A cost comparison report on monitoring programs (for example, human observers versus electronic monitoring) would be extremely beneficial to development of such monitoring programs.

#### **Topic 6. Cooperative Research**

While some regions already have effective cooperative research programs, the CCC believes that an explicit national plan for conducting and implementing cooperative research could benefit both science and the management. Such a plan would promote buy-in for management actions. One example of a potential cooperative research application would be development of electronic reporting programs. However, because there are differences in regional needs, such plans should not be mandatory.

#### **Topic 7. Cooperative Data Collection**

There has been some discussion of establishing guidelines to facilitate incorporation of data from non-governmental sources in fishery management decisions. There are existing legal requirements that govern data collection and quality (e.g., Data Quality Act) that dictate what NMFS is required to use for stock assessments. Data from fishermen, the states, and universities are already considered and evaluated for inclusion in stock assessments, as appropriate for the methodology and use of the data collected. These data sources are reviewed by the assessment analysts and through the peer review

process that usually includes the Councils' scientific and statistical committees. The CCC believes prescriptive requirements for use of any data source are not appropriate. The implementing guidelines for when such information should be utilized will be critical to its veracity and usefulness to assessment authors and managers.

# **B. Fishery Management Issues**

#### **Topic 1. Ending Overfishing**

The CCC believes that some flexibility is needed in the requirement to end overfishing immediately to account for unusual circumstances, such as when the status of a stock changes dramatically due to a new assessment and/or inclusion of new data into an assessment.

#### **Topic 2. Annual Catch Limit Requirements and Exemptions**

The CCC believes that further consideration of exemptions or alternatives to the existing ACL requirements for data-limited species could improve the Councils' ability to provide stability in setting harvest limits. The ad hoc methods sometimes used to establish ACLs for data-limited species often result in quotas that are less predictable, resulting in a loss of stability and yield in some of our most important fisheries. Collecting the necessary data is critical to moving from such ad hoc methods to more traditional assessment methods. While ACLs and AMs have been effective management tools for many fisheries, they may not be the best tools for managing incidental or small-scale, data-limited fisheries. In these situations, Councils should have discretion to determine alternative control mechanisms such as ecosystem-based fishery management approaches for data-limited stocks.

#### **Topic 3. Forage Fish**

The Councils recognize that forage fish cannot be defined with a one-size-fits-all description or criteria. Species identified as forage fish by the Councils tend to be small species with short lifespans and may have an important role in the marine ecosystem of the region. Some of these species may exhibit schooling behavior, highly variable stock sizes due to their short life spans, and sensitivity to environmental conditions. Some forage species may consume plankton, and some may be an important food source for marine mammals and seabirds. The term "forage fish" appears to imply a special importance of the species as prey, however nearly all fish species are prey to larger predators and thus all fish species provide energy transfer up the food chain.

Councils should have the authority to determine which species should be considered and managed as forage fish. Under existing MSA provisions, some Councils already recognize the importance of forage fish to the larger ecosystem functions and those species are regulated under the Council's FMPs where appropriate. The CCC is concerned that any legislative definition of forage fish, based on broad criteria -such as all low trophic level fish (plankton consumers) that contribute to the diets of upper tropic levels —will not include other important types of forage (e.g., squid), unintentionally include important target fish species (e.g., sockeye salmon), and allow for various interpretations by different interested parties and thus invite litigation.

Provisions that would require Councils to specify catch limits for forage fish species to account for the diet needs of marine mammals, birds, and other marine life would greatly impact the ability of Councils to fulfill their responsibilities under the MSA. Many predators are opportunistic feeders and shift their prey based on abundance and availability. As a result, determining the exact amount of individual prey needed each year would be an enormous undertaking, and would divert limited research monies away from other critical research such as surveys and stock assessments.

NOAA and the states do not currently have enough resources to survey target stocks, let alone prepare stocks assessments for forage species that would be needed to set scientifically based annual catch limits. In the absence of this critical information and necessary resources, catch limits would need to be restricted to account for this largely incalculable uncertainty. Prey needs for upper trophic predators are already accounted for as natural mortality removals in stock assessment models.

Councils should retain the authority to determine species requiring conservation and management through development of FMPs. Any legislation that directs the Secretary to prepare or amend fishery management plans (e.g., recent legislation to add shad and river herring as managed species) creates conflicts with current management under other existing authorities.

#### **Topic 4. Catch Share Programs**

The CCC believes that Councils should maintain the maximum flexibility possible to develop effective management tools, including catch share programs. Adding excessive requirements for conducting a referendum is likely to increase the administrative burden for the Councils and may reduce the Councils' ability to implement the appropriate management program for their fisheries that could include modification of existing catch share measures or new catch share measures.

Catch shares is a management tool that should be available to the Councils, but the design, timing, and development should be left to individual Councils if they choose to use this tool for a specific fishery.

#### **Topic 5. Mixed-use Fisheries LAPP Moratorium**

The CCC believes that Councils should maintain the maximum flexibility possible to develop effective management tools, including limited access privilege programs. Temporary moratorium is likely to increase the administrative burden for some Councils and may reduce the Councils' ability to implement the appropriate management program for their fisheries that could include modification of existing LAPP measures or new LAPP measures.

Limited access privilege programs are a management tool that should be available to the Councils, but the design, timing, and development should be left to individual Councils if they choose to use this tool for a specific fishery.

# **C. Council Process and Authority Issues**

#### **Topic 1. Resources Available for Additional Mandates**

The CCC remains concerned that important policy directives issued by NMFS (e.g., forage fish, allocation review, and ecosystem-based fisheries management) frequently do not take into consideration the need for additional staffing and resources that Councils may need to implement them. The demands on Councils to fulfill existing regulatory and management requirements are significant, and these should be met before any new mandates are required.

Baseline funding for sustainable management: At-sea surveys of fish populations are the 'bread and butter' of sustainable management that is the hallmark of U.S. fisheries under the MSA. Reducing stock assessment funds will reduce harvests by U.S. fishermen, which will increase imports of foreign seafood. Increasing stock assessment funding is the best investment an administration can make in U.S. fisheries.

#### **Topic 2. Transparency Requirements**

The CCC believes that a transparent public process is critical to maintaining public trust, so that decisions of the Council and the SSC are clearly documented. This need can be met in a variety of ways, such as by webcasting meetings, audio recording of meetings, or detailed minutes of meeting discussions. However, budget problems are very real, and written transcripts are costly. Video recordings of large meetings may not add substantive content, as they will not capture presentations and motions, which are the most critical visual aspects of meetings. Streaming video may also degrade the quality of webcast audio. While the technology for webcasts is rapidly evolving, live broadcasts generally require strong Internet connections to be effective. In the context of Council meetings, which are often held in remote locations near fishing ports, the Councils have little ability to predict or control the quality and cost of the Internet connection. Consequently, requiring the use of webcasts "to the extent practicable" will allow Councils to achieve greater transparency within budget and operational constraints.

Additional approaches to improve on the transparent public process described in MSA are described in each Councils' Statement of Organization, Practices, and Procedures (SOPPs), Handbook, and/or their Operating Procedures.

#### **Topic 3. NEPA Compliance**

Fishery management involves fairly rapid cycles of adaptive management in which information about changing conditions is addressed through adjustments to the management program and regulations. The necessity for National Environmental Policy Act (NEPA) analysis of these actions results in requirements that duplicate those in the MSA and other applicable law, including additional comment periods that delay implementation of these actions, which were developed through the open and transparent MSA process. Ensuring NEPA compliance for marine fishery management actions has been costly and time-consuming for Council and NMFS staff and has limited the Councils' abilities to pursue other regulatory activities. In addition, the CCC notes that there have been instances where compliance with NEPA has hindered adequate compliance with MSA in terms of providing comprehensive analysis to Councils prior to their taking final action due to the difficulty and time required to complete NEPA analyses. Although the 2007 MSA reauthorization attempted to align the requirements of the two laws more closely through the addition of Section 304(i), the CCC does not believe what has been called for in the MSA has been accomplished.

#### **Topic 4. Other Federal Statutes**

The CCC believes that all federal fishery regulations should be promulgated under the Council or Secretarial process established under MSA section 302 to ensure rational management of our fishery resources throughout their range. Under the MSA, the Councils are charged with managing, conserving, and utilizing the Nation's fishery resources as well as protecting essential fishery habitat, minimizing bycatch, and protecting listed species within the United States Exclusive Economic Zone. This is done through a transparent public process that requires decisions to be based on the best scientific information available. This time-tested approach has made U.S. fisheries management highly successful and admired throughout the world.

If changes to Council-managed fisheries (e.g., changes to the level, timing, method, allowable gear, or areas for harvesting management unit species) are required under other statutory authorities such as the Antiquities Act of 1906, the Endangered Species Act of 1973, the Marine Mammal Protection Act of 1972, or the National Marine Sanctuaries Act of 1972 (NMSA), such restrictions or modifications to those fisheries should be debated and developed under the existing MSA process, unless a Council cedes this responsibility to another process. In addition, all actions by the Councils are currently subject to

review by the Secretary of Commerce to determine consistency with MSA and all other applicable laws. This current review ensures that Council actions – including those that could be made as a result of requirements of other statutes – will continue to be consistent with all relevant laws. Making modifications to fisheries through the MSA process would ensure a transparent, public, and science-based process. When fishery restrictions are put in place through other statutes, the fishing industry and stakeholders are often not consulted, analyses of impacts to fishery-dependent communities are not considered, and regulations are either duplicative, unenforceable, or contradictory.

#### **Topic 5. Exempted Fishing Permit Authority**

The CCC believes that exempted fishing permits (EFPs) are an extremely important and useful mechanism to conduct scientific research. For example, EFPs have been used in different regions of the U.S. to conduct surveys, test monitoring devices under field conditions, investigate invasive species, and develop fishing gear that reduces bycatch and reduces impacts on habitat and protected species. These studies are frequently done by the fishing community at no cost to the public and have provided enormous benefits to the conservation and management of marine resources and habitats.

The CCC believes that the existing regulations already provide a good framework for developing regional processes for issuing and reviewing EFPs. The EFP applications undergo a regional scientific peer review and are evaluated through a public process by the respective regional Councils. The public and affected states have opportunities to comment to NMFS and the Councils during this process. Any new requirements for the EFP process, such as additional social and economic analysis or further consultation with the state governors, would greatly reduce the ability to get EFPs developed and approved in a timely manner.

In addition, the CCC believes that multi-year EFPs provide the necessary flexibility to scientifically test gear across different years and seasons. New regulations that limit EFPs to a 12-month period will restrict the type and quality of research that can be done, thus limiting the usefulness of the data collected.

#### **Topic 6. Timing and FMP Revisions**

[PROPOSED Consensus statement] Legislated mandates for completing an FMP or regulatory amendment can place unrealistic demands on the Council and NMFS. Regulations are developed by the councils using a scientifically based, deliberative, and transparent process. It takes time to prepare adequate and informative scientific analyses, and receive important feedback from the public on potential impacts of alternatives, for effective decision-making by the councils. After the Council makes a decision and formally provides its recommendations, NOAA Fisheries reviews the submission, prepares proposed regulations if necessary and initiates a rulemaking process pursuant to MSA, NEPA, APA, and other legal requirements. In some cases, there are statutory requirements that limit how rapidly an action can be completed. For example, some statutes specify the minimum time that must be provided for public comments. Rushing to meet an amendment deadline without having adequate time for scientific and public input can result in less than optimal decisions, which in the end may result in a lengthier rulemaking process and provoke unnecessary and time-consuming litigation

#### **Topic 7. Deeming/Transmittal Process**

The CCC believes that extensive delays in approving Council plans/amendments and implementing regulations can result in confusion and direct economic losses to our recreational and commercial constituents. The MSA is rightfully so a measured and participatory process whereby the public get to see and participate in the development of plans/amendments/regulations. After this thorough process,

the review and implementation process should conform to the timelines specified in the MSA. The CCC recognizes that resources are limited and that this often results in delays during the NMFS/NOAA GC review process; however, such delays should be minimized for the public's sake and to preserve the integrity of the process.

#### Topic 8. Aquaculture

The CCC believes that Regional Fishery Management Councils have existing authority under the MSA to develop fishery management plans for aquaculture/mariculture, which is consistent with NMFS' longstanding interpretation. This authority allows the Councils to address in a public and transparent manner, major topics like permitting process and duration, approval of systems and siting, species that may be cultured, and record keeping and reporting. However, conflicting court decisions have caused confusion and specific mention of aquaculture/mariculture in the MSA would affirm the Councils' authority to manage such activities that impact existing fishery management plans.

# CCC WORKING PAPER ON REAUTHORIZATION ISSUES

# Regional Fishery Management Council Positions on Magnuson-Stevens Act Reauthorization Issues

# Council Coordinating Committee (CCC) Working Paper

January 2, 2019

# Introduction

The purpose of this working paper is to describe consensus positions and the range of Regional Fishery Management Council perspectives on key issues being considered as part of the Magnuson-Stevens Fishery Conservation and Management Act (MSA) reauthorization process. Development of this paper was initiated at the May 2014 meeting of the Council Coordination Committee (CCC). During this meeting, the CCC, which is composed of leaders from each of the eight regional fishery management Councils, developed consensus statements on a number of issues that had been identified for potential revision in the reauthorized MSA. In addition, the CCC proposed to develop a working paper to further explore several issues in greater detail. This effort resulted in a Working Paper: Regional Fishery Management Council Positions on Magnuson-Stevens Act Reauthorization Issues.

The CCC established a Legislative Committee at the May 2016 meeting with the dual purpose of preparing draft reauthorization comments for CCC review/approval and updating the working paper in preparation for review and approval by the CCC. Based on input from the Legislative Committee, the CCC has approved numerous revisions to the Working Paper over time, such that it is essentially a living document.

This working paper synthesizes many additional perspectives that have been shared thus far and is intended to serve as a resource throughout the duration of the MSA reauthorization process. As such, it was designed to be modified and updated as new issues come to light. This draft reflects all updates through the date on the cover page.

# Background

The regional fishery management councils ("Councils") of the United States have been engaged in discussions about the reauthorization of the MSA. A wide range of issues have been identified for potential consideration in the revised Act by fishery managers, law makers, fishing groups, environmental organizations, and others. While some proposed changes would primarily affect specific regions, others would have a broad impact on fisheries management across the United States. Congress has sought input from the Councils on numerous occasions. Council leadership has provided written and oral testimonies at Congressional hearings, and most of the Councils have provided feedback on draft legislation circulated by House of Representatives (House) and Senate Committees. Copies of past letters and other materials are contained on the Regional Council website on the MSA Reauthorization page: http://www.fisherycouncils.org/msa-reauthorization/.

The topics addressed in this Working Paper are based on issues that have been introduced through various draft bills that have been introduced since 2014 to amend or reauthorize the MSA. More recently, the following bills have been introduced:

- **H.R. 200** The "Strengthening Fishing Communities and Increasing Flexibility in Fisheries Management Act"; Sponsor Congressman Young (R-Alaska); Introduced on January 3, 2017
- **H.R. 2023** The "Modern Fishing Act of 2017"; Sponsor Congressman Graves (R-Louisiana); Introduced on April 6, 2017
- **S. 1520** The "Modernizing Recreational Fisheries Management Act of 2017"; Sponsor Senator Wicker (R-Mississippi); Introduced on July 10, 2017. Signed into Law on December 31, 2018.
- Discussion Draft "Strengthening Fishing Communities through Improving Science, Increasing Flexibility and Modernizing Fisheries Management Act"; Sponsor - Congressman Jared Huffman (D-California); Introduced September 18, 2017
- **H.R. 2236** "Forage Fish Conservation Act"; Sponsor Representative Debbie Dingell (D-MI); Introduced April 10, 2019.
- H.R. 3697 The "Strengthening Fishing Communities and Increasing Flexibility in Fisheries Management Act"; Sponsor Congressmen Young (R-Alaska) and Van Drew (D-New Jersey) introduced July 11, 2019

#### **Resources and Documents**

Letters to U.S. Senators and Representatives (or their staff) that have requested comments on proposed legislation from the CCC and individual councils can be found at: <a href="http://www.fisherycouncils.org/msa-reauthorization">http://www.fisherycouncils.org/msa-reauthorization</a>

## **General Comments**

The following general tenets that should be considered relative to any change in the MSA, in order for the Councils to fulfill their responsibilities:

- Avoid across the board mandates that could negatively affect one region to address a problem in another region. In addition, modifications to the Act should be national in scope with reasonable flexibility to address region-specific issues. Modifications to the Act which are specific to one region or one Council undermine the national scope of the Act and should be carefully considered especially with respect to how these modifications might affect operations in other regions.
- Legislation should allow for flexibility in achieving conservation objectives, but be specific enough to avoid lengthy, complex implementing regulations or "guidelines".
- Legislation should be in the form of intended outcomes, rather than prescriptive management or scientific parameters.
- Legislation should avoid unrealistic/expensive analytical mandates relative to implementing fishery management actions.
- Legislation should avoid constraints that limit the flexibility of Councils and NMFS to respond to changing climates and shifting ecosystems.
- Avoid unfunded mandates, and/or ensure that Councils and NMFS have the resources to respond to provisions of legislation.
- The Councils are already pressed to meet the current requirements of the MSA and additional mandates will likely hinder existing activities.
- Preservation and enhancement of stock assessments and surveys should be among the highest priorities when considering any changes to the Act.

# **Consensus Positions**

The following are the consensus positions of the eight regional fishery management Councils regarding key issues being considered as part of the MSA reauthorization process. The consensus statements are grouped into three major topics (Science and Data Issues, Fishery Management Issues, and Council Process and Authority Issues). The statements are not listed in any particular priority order.

## A. SCIENCE AND DATA ISSUES

# 1 Stock Rebuilding

Several modifications to the MSA have been proposed relative to the law's rebuilding requirements. Three of the primary issues that have been discussed are:

- Rebuilding timeline requirements (i.e., the duration of time allowed to achieve stock rebuilding)
- Exceptions to rebuilding requirements
- Overfished definition

Major provisions have been proposed to include modifying the rebuilding timeframe requirement, replacing the term "possible" with "practicable"; replacing 10-year requirement with timeframe reflecting life history, plus one mean generation, with exceptions; allowing consideration of environmental conditions and use of alternative rebuilding strategies; requiring Councils to specify schedules for reviewing rebuilding targets; and allowing Councils to terminate rebuilding if determination was found to be in error.

#### REBUILDING REQUIREMENTS

The MSA currently mandates that the time to rebuild depleted fish populations must be "as short as possible," but no more than 10 years (with exceptions for biology, etc.). Some have argued that this time requirement results in inconsistent management approaches depending on the life history of the stock. For example, a stock that is expected to rebuild in slightly less than 10 years in the absence of fishing mortality could require much more restrictive management than a stock that is expected to rebuild in slightly more than ten years. This results from the fact that the maximum rebuilding timeframe (T<sub>MAX</sub>) for a stock that cannot be rebuilt within 10 years is the minimum time that it would take to rebuild the stock in the absence of fishing plus one mean generation time.

In addition, Councils and stakeholders have expressed concern that the 10-year rebuilding timeframe precludes the Councils from adequately considering the social and economic needs of fishing communities.

The short-term impacts of a rebuilding plan on fishermen and fishing communities are a function of the catches allowed during the plan. Catches during a rebuilding period are determined in large measure by two factors: the target date for rebuilding the stock (i.e. the length of the plan) and the targeted probability of success. These two factors determine the fishing mortality rate during the rebuilding plan. For a fixed ending date, increasing the probability of success will generally result in a lower mortality target and, as a result, lower catches during rebuilding. In the case of multispecies fisheries, lower catches for individual "choke" stocks may reduce overall revenues from the fishery. Once a stock is

rebuilt, catches may increase because the target fishing mortality rate is higher than the rebuilding rate. As a result, it is possible that in some cases the economic benefits of rebuilding more quickly to these higher catches may compensate for the reduced catches during the rebuilding period. This is likely to occur only for very productive stocks that rebuild quickly.

In 2018, an early draft of Senate legislation included a provision that would require modification of a rebuilding program if a determination was made that the stock was not making adequate progress; however, this was not included in the approved bill. If this were approved, the Council would be required to adopt a new rebuilding plan with at least a 75 percent chance of rebuilding the fishery with the time limit as calculated by the Council's scientific and statistical committee. A similar provision was included in a proposed amendment in a House bill.

#### Consensus Position

The CCC developed the following consensus position on rebuilding timeframes:

"In general, the CCC believes the addition of measures that would increase flexibility with respect to stock rebuilding for certain types of fisheries would improve the ability of Councils to achieve management objectives.

We acknowledge that rebuilding often comes with necessary and unavoidable social and economic consequences, but we believe that targeted changes to the law would enable the development of rebuilding plans that more effectively address the biological imperative to rebuild overfished stocks while mitigating the social and economic impacts.

Under the rebuilding requirements currently in the Act, Councils determine the rebuilding schedule based on scientific information supplied by NMFS. Rebuilding timeframes balance the biology of the fish and the economic needs of those involved in the fishery to rebuild the fishery within the time limits allowed in the Act. There is often considerable uncertainty involved in the calculation of the rebuilding timeframe and, with changing ocean conditions occurring in some regions, rebuilding success can be even more uncertain. That is why the Act already requires that Councils assess rebuilding progress at regular intervals.

Requiring that a rebuilding plan meet an artificial goal (75 percent probability of success) if a rebuilding plan is not meeting the expected progress by the first assessment would almost certainly result in significant adverse impacts to fishermen and fishing communities. The experience of several Councils shows that this requirement could lead to closing fisheries, with severe impacts on communities. The suggested language would take away the flexibility that Councils currently have in balancing the need to rebuild overfished fisheries with the need to minimize the economic effects on fishing communities.

Often, changes to an assessment model can lead to an unexpected change in the understanding of stock status. Limiting a Council's ability to adapt to these changes because of a mandatory requirement would limit a Council's ability to modify the rebuilding program in light of the new information. As a result, fishermen and their communities would be penalized for improvements in science."

#### Regional Perspectives

#### **NEW ENGLAND:**

The New England Council believes the MSA should be amended to allow more rebuilding flexibility.

The current emphasis on a fixed rebuilding time period assumes a level of stock assessment certainty

that does not exist. We have little ability to predict, and no ability to control, the environmental changes that are key drivers in rebuilding progress. We think management should focus on ending overfishing and not arbitrary rebuilding time frames.

The requirement to define a fixed rebuilding period assumes that we know current stock size, stock size targets and rebuilding trajectories to a degree of certainty that is rarely met.

The New England Council also believes that if rebuilding timelines are retained, they should be designed in a way that avoids a discontinuity at the end of the targeted rebuilding period. This was not accomplished by recent changes to the NS1 Guidelines.

#### **MID-ATLANTIC:**

The Mid-Atlantic Council believes the ten-year rebuilding time limit should be replaced with a more biologically-derived time requirement, provided that such a requirement has a reasonable chance of resulting in successful stock rebuilding.

Over the long term, statutory deadlines and rebuilding requirements have benefitted mid-Atlantic stocks, as well as many of the communities that rely on those fisheries for jobs, income, subsistence, and recreation. While these successes have often come at significant social and economic costs, we recognize that some adverse impacts are unavoidable during rebuilding periods. However, we feel that the 10-year rebuilding requirement has often exacerbated adverse impacts by limiting the Council's ability to fully incorporate social, economic, biological, ecological considerations into the development of rebuilding plans.

#### SOUTH ATLANTIC:

Under the requirements of MSA, the regional management Councils develop rebuilding plans for overfished stocks. The law requires rebuilding plans to end overfishing within two years and attempt to rebuild stocks within 10 years, if biologically possible. These arbitrary deadlines can be unnecessarily disruptive to fishing communities and local economies. In some cases, if longer timeframes were allowed, fisheries could be rebuilt or overfishing could be eliminated without devastating the economic livelihood of fishermen and negatively effecting fishing communities.

The South Atlantic Council believes that the rebuilding time requirement should be simplified, by eliminating the arbitrary 10 year requirement and using the current biologically-based rebuilding period alternative of Fishing Mortality (F)=0+1 generation time for all situations. The 10-year limit does not treat all stocks with varying life histories fairly and adequately. Short-lived stocks can experience several generations in that time, while long-lived stocks may only experience a small portion of a generation.

In the experience of the South Atlantic Council, the major impacts occur with the requirement to end overfishing immediately. While the impacts from this requirement have been severe and long lasting, the impacts from rebuilding timeframes have not been a major issue because we adjust the annual ACLs based on the rebuilding projections.

In summary, the South Atlantic Council feels removing the arbitrary 10-year requirement would be beneficial and more attention should be given to the impacts of ending overfishing immediately, which is where the big reductions occur.

#### **GULF OF MEXICO:**

The Gulf Council agrees that increased flexibility in stock rebuilding times creates a better balance between the biology of the fish and the socio-economic needs of fishermen. The Councils need greater flexibility to design rebuilding plans and respond to ending overfishing with appropriate consideration for the life history of a particular stock. Greater flexibility would allow a Council to reduce severe social and economic impacts without jeopardizing the ability of a stock to rebuild to maximum sustainable yield (MSY). Congress can still provide appropriate guidance by requiring overfished stocks to be rebuilt to MSY or optimum yield (OY) as quickly as practicable, and in a manner that protects an overfished stock from further decline. (Last modified April 2020).

#### **NORTH PACIFIC:**

Regarding potential changes and increased flexibility for stock rebuilding plans, our Council believes that further flexibility, particularly in cases where the 10 year rule does not make sense due to the particular aspects of the stock in question, allows for more appropriate management measures to be developed. In some cases the somewhat arbitrary 10-year requirement can result in overly restrictive management measures, with unnecessary, negative economic impacts, with little or no conservation gain. Allowing for rebuilding to occur in as short a time as "practicable", as opposed to as short a time as "possible", may be an appropriate mechanism for additional flexibility.

#### PACIFIC:

The Council believes replacing the 10-year rebuilding requirement with a timeframe reflecting life history, plus one mean generation would result in more consistent application of rebuilding timeframes and better balance between conservation and economic objectives of rebuilding strategies. While a strict 10-year rebuilding requirement may be appropriate in some situations, focusing on rebuilding in a certain amount of time can also result in overly-restrictive fishery management that is unnecessarily harmful to fishermen and fishing communities; it is apparent that more flexibility is needed to optimize multiple goals. The 10-year rule, where stock rebuilding must occur within 10 years if possible, can lead to a discontinuous policy that can grossly disrupt fisheries for little conservation gain. For example, if a stock can rebuild in 9 years at a cost of closing all fisheries, this becomes a mandate. Paradoxically, the requirements for rebuilding a fish stock in worse condition, e.g. one that requires 11 or more years to rebuild with no fishing, provides for more than 11 years to rebuild (11 years plus the length of one generation of the species), with obviously less economic disruption. This is illogical and potentially disastrous for some fishing-dependent communities.

The MSA requirement to rebuild as soon as possible, taking into account the needs of the fishery communities, has been subject to Court interpretation as nearly ignoring the needs of fishing communities until such time as they have demonstrated a disastrous state. Current administration of this requirement necessarily leads to large reductions in catch of directed fishery stocks that are being rebuilt, and can restrict mixed-stock fisheries when the rebuilding stock coexists with healthy stocks. It has been said that a solution may be as simple as changing the word "possible" to "practicable." At any rate, there is a need for threshold clarity so as to allow Councils to properly take into account important social and economic impacts to communities when reducing catches in a rational stock rebuilding plan. It is important to note the purpose that rebuilding programs are designed for is to increase stock sizes to provide for biological stability and the attendant future economic benefits to the same fishery-dependent communities negatively impacted (and may even be required to endure a disaster) by the rebuilding program.

The need to review rebuilding targets may vary by circumstances and stocks. For example, a stock that has a long rebuilding time but is not a constraining stock in the fishery may have a different assessment priority than a constraining stock with a short rebuilding time. The Pacific Council has an assessment prioritization process that can account for these (and other) factors. Prescribing a review schedule for the former case that is likely to change based on higher priority needs would be inefficient, counterproductive, and possibly detrimental if a less important assessment was prioritized over a more important assessment.

#### WESTERN PACIFIC:

Overall, the Council believes providing flexibility in rebuilding fish stocks would be beneficial. In particular, allowing for a phased-in approach over a three-year period is practical and takes into consideration impacts to affected communities. However, further guidance is needed in defining "highly dynamic fishery" as it applies to the use of this phased-in approach.

#### **EXCEPTIONS TO REBUILDING REQUIREMENTS**

A number of exceptions to the MSA's rebuilding requirements have been proposed for certain categories of stocks, including data-limited stocks, internationally-managed stocks, multi-stock complexes, and terminating rebuilding plans if an overfished determination was found to be in error.

#### Consensus Position

The CCC developed the following consensus position on exceptions to rebuilding requirements:

"The CCC agrees that exceptions to rebuilding requirements should be limited in scope and carefully defined. Ideally, such exceptions would be codified in the MSA along with guidance regarding applicable circumstances in National Standard guidelines."

#### Regional Perspectives

#### **MID-ATLANTIC:**

The Mid-Atlantic Council acknowledges that exemptions to the rebuilding requirement could be appropriate for certain fisheries and circumstances. We believe an improved mixed stock exception would be beneficial, but we feel that the exception should be crafted in a manner that ensures adequate protection for weak stocks within a mixed stock fishery, to ensure their long-term sustainability. Any exemptions from rebuilding requirements should be clearly defined so as to limit their potential for misuse.

We believe that a Council should be able to terminate a rebuilding plan if a stock's status changes to not overfished and that peer-reviewed stock assessments should be the basis for all status determinations and subsequent termination of rebuilding plans.

#### **SOUTH ATLANTIC:**

Single stock moratoriums in multi-stock complexes are impractical, unrealistic, and result in unnecessary impacts on healthy stocks in the complex.

In the past, the Council spent considerable time developing an ABC/ACL for rock shrimp, a species that lives approximately 18 months. Such species cannot be assessed, and the Council cannot respond with management action, before all the assessed individuals are no longer alive. Similarly, dolphin (mahi) have not been assessed, as their life cycle of approximately three years would render traditional assessment outputs useless. Species with a life history of less than 3 years should be exempt from the rebuilding requirement. The Council can take independent action, similar to the

Council's Penaeid Shrimp FMP (1991), to provide conditions supportive of a short-lived stock rebuilding after low abundance in any one year.

#### PACIFIC:

The Pacific Council agrees with exceptions due to changing environmental conditions, depletion due to international fisheries outside U.S. control, and a mixed stock exception that would rarely be instituted. Stocks later determined never to have been overfished should not be held to rebuilding provisions. The data and scientific approaches used to determine stock status evolve and improve, and revisions to past stock statuses are common. The best available science used to declare a stock overfished may later be improved and show that the stock was never overfished. In these cases, continuing to manage the fishery under rebuilding plan restrictions may no longer be necessary. However, the MSA does not explicitly exempt stocks from rebuilding plans when it is later determined the stock was never overfished.

The Pacific Council does not believe broad exceptions that might be exercised frequently or that might weaken incentives to conserve stocks for long-term sustainability would be consistent with the intent of the MSA.

#### **GULF OF MEXICO:**

The Gulf Council recognizes the necessity for exemptions to rebuilding plan requirements, especially for assessments on data-limited stocks that may or may not result in determining if a stock is overfished, or if the determination from a previously accepted stock assessment was found to be in error. It is not uncommon for the Gulf Council to manage a species for which little information is available and even a data-limited stock assessment is not feasible (e.g., lesser amberjack, almaco jack, and wreckfish). In these cases, it is not possible to determine whether such a stock is overfished and, in such circumstances, it may be prudent to withhold such a designation for a particular unassessable species. Second, if it is possible to conduct a stock assessment on a species, such assessment is peer-reviewed and accepted, and determines that the stock is above a Council's minimum stock size threshold, then that Council should be able to determine that stock in question is no longer overfished. (Last modified April 2020).

#### **DEFINITION OF OVERFISHED**

It has been suggested that the term "overfished" should be replaced with the term "depleted" or that a separate term should be added to the MSA to identify stocks that are depleted as a result of factors other than fishing, such as pollution or habitat loss/degradation.

#### Consensus Position

The CCC developed the following consensus position on the MSA's definition of "overfished":

"The CCC believes that an alternative term could be useful for describing fisheries that are depleted as a result of non-fishing factors, unknown reasons, or a combination of fishing and other factors. The current MSY-based definition can be problematic when applied to data-limited fisheries or mixed-stock complexes. Furthermore, the term "overfished" can unfairly implicate fishermen for depleted conditions resulting from pollution, coastal development, offshore activities, natural ecosystem fluctuations, and other factors. Not all of the Councils agree that "depleted" is an appropriate term to replace "overfished" with. Some have noted that "depleted" has specific meanings in a number of other statutes, including the Endangered Species Act and the Marine

Mammal Protection Act, and that care should be taken to avoid conflict or ambiguity if a change in terminology is implemented."

#### Regional Perspectives

#### **MID-ATLANTIC:**

The Mid-Atlantic Council believes that replacing the term overfished with the term depleted would be beneficial. Several members have noted that although they prefer the use of the word depleted instead of overfished, they don't think this should affect the requirement to rebuild the fishery to sustainable levels. We also believe any measures that allow for distinction between causes of depletion would be beneficial, provided that this distinction does not affect the requirement to rebuild the fisheries in question.

#### **SOUTH ATLANTIC:**

The Council believes another term to separate stock declines from fishing (overfishing) and non-fishing reasons would be beneficial. However, the Council is concerned about using "depleted" as this has specific meaning under the MMPA and ESA.

#### **GULF OF MEXICO:**

The Gulf Council thinks that a change to clearly define "overfishing" and "overfished" as separate criteria for excessive fishing rate and poor stock health, respectively, would be beneficial. As currently defined in the MSA, the two criteria are treated the same. Overfishing can occur on both a healthy and an overfished stock and is a transient condition (i.e., a rate) that can be corrected in a relatively short period of time. However, an overfished stock is the result of years of overfishing and/or environmental conditions. The MSA requirement to end overfishing immediately has likely contributed to the greatest undue economic hardships in the Gulf of Mexico. Temporary or short-term overfishing on a healthy non-overfished stock does not jeopardize the ability of a stock to achieve MSY or OY on a continuing basis. (Last modified April 2020).

#### **NORTH PACIFIC:**

Associated with the rebuilding issue is the definition of overfished. The Pribilof Island Blue King Crab example highlights the need to differentiate stocks for which an "overfished" status has no relation to fishing activities. Replacing the term "overfished" with the term "depleted" or another term that denotes that stock status is not necessarily related to fishing activities may be an effective way to address this problem, noting however that the term "overfished" has definitive metrics associated with it. While more appropriate, any new term will need to be explicitly defined in order to be a measurable metric, and in order to avoid diluting the conservation goals associated with stock rebuilding. Allowing for an exemption from the rebuilding requirements, for any stock, which is depleted with no relation to fishing activities, may be an appropriate addition to this section.

#### PACIFIC:

The Pacific Council believes replacing the term "overfished" with "depleted" is appropriate because fishing may not be the primary factor resulting in a status change for a stock. Using "depleted" rather than "overfished" allows a better understanding of stock status and avoids biased interpretations of the cause(s) of low stock abundance. The Council also recommends the definition of "depleted" and the definition currently used for "overfished" in the National Standard 1 guidelines should be consistent.

In addition, clarifying the distinction between "overfished" and "overfishing" is important to making the MSA more comprehensible, and recognizes the different management responses to crossing threshold levels, i.e., developing a rebuilding plan vs. ending overfishing.

#### **WESTERN PACIFIC:**

The MSA should distinguish between fisheries that are depleted as a result of fishing and those that are depleted as a result of factors other than fishing. The Council believes redefining "overfished" to help distinguish between fisheries that are depleted as a result of fishing versus "depleted" as a result of factors other than fishing would be beneficial. This issue has been a point of contention for our Advisory Panel and fishing communities for many years, as numerous fisheries have been impacted by changes in habitat resulting from coastal development and other non-fishing activities. In particular, the Council looks forward to the NMFS reporting on the status of stocks as a result of this change.

# 2 Climate Change & Regional Action Plans For Climate Science

#### **CONSENSUS POSITION**

The CCC developed the following consensus position:

"The CCC believes that climate change demands a response that is commensurate with the magnitude of the threat. The sustainability and performance of our fisheries are at stake, and while fishery managers are unable to address the underlying causes of climate change, they are nonetheless tasked with meeting our conservation and management mandates in a changing environment. Climate change will impact entire marine ecosystems, and a single-species management approach will likely not be sufficient to understand and account for these changes. Addressing climate change will require establishing the support to enable fishery managers to develop creative solutions to new challenges.

Fishery managers will also need a strong scientific foundation to support climate-ready fisheries management. Managing climate-ready fisheries is a long-term endeavor that will require investing in the information needed to support informed decision-making, along with a commensurate shift in resources and attention. Successful management already depends on the availability of timely and accurate information at all points in the decision-making process, and in a changing environment, this will become even more critical."

#### REGIONAL PERSPECTIVES

#### **MID-ATLANTIC:**

Fishermen and fishery managers have already observed climate-related changes in some East Coast fisheries. As the marine environment becomes warmer and more acidic, some species have shifted north, moved offshore, or exhibited changes in productivity and recruitment. For the Mid-Atlantic Council, "climate readiness" has involved an explicit and strategic focusing of attention on coordination with East Coast fishery management partners. In 2014 the Council hosted two climate workshops — the first focused on the current state of climate science and the potential impacts of climate change on marine ecosystems, and the second addressed the management and governance implications of climate change. The outcomes of these workshops were incorporated into the Council's Ecosystem Approaches to Fisheries Management Guidance Document.

The Mid-Atlantic Council supports NMFS' climate science strategy and has committed to continue working with NMFS on the implementation of this strategy in the Greater Atlantic region. The Council also supports the use of regional action plans to increase the production, delivery, and use of

region-specific climate-related information. However, it is imperative that the implementation of these plans does not compromise existing fishery data collection programs.

#### **SOUTH ATLANTIC:**

Data collected by the SEAMAP, MARMAP, and SERFS programs are critical for detecting trends and changes in abundance and distributions of managed species as they relate to environmental and climate changes in the South Atlantic. These programs provide baseline data and represent the foundation for our understanding of species distribution, use of habitat, productivity, and effects of environmental and climate variability on the assessment and understanding of species distribution and availability to recreational and commercial fisheries in the region.

The Council appreciates NMFS' support of and contribution to the developing SAFMC Citizen Science program. This program will address critical data needs in the South Atlantic, and the statement included in the South Atlantic Regional Action Plan highlights this opportunity: "boosting partnerships with stakeholders in the region could lead to hypotheses by hearing from fishermen who have observed changes over their careers or new data by implementing a Citizen Science program."

The South Atlantic Council believes that the regional action plans are an important and far-reaching initiative, given the potential impacts of ocean acidification and warming waters on future managed-species distributions. However, as noted above, we are concerned about the potential for negative impacts to the existing basic data collection programs in the region that are already underfunded. The Council believes that the priorities identified in the South Atlantic regional action plan are appropriate, but that there are opportunities to leverage ongoing work or existing guidance documents by current partners in the region to complete some of the proposed tasks. A better understanding of oceanographic characteristics in the region, in combination with additional resources for our current data-collection programs noted above and continued support of efforts such as the Council's Citizen Science Program, will be critical to the success of those priorities.

Finally, catches of a number of species (e.g., king mackerel, Spanish mackerel, cobia, blueline tilefish) are increasing in the Mid-Atlantic and New England Councils' area. The South Atlantic Council extended the management unit for Coastal Migratory Pelagics in 1997 to include the Mid-Atlantic Council in anticipation of potentially shifting distributions of these migratory species. The South Atlantic Council also provides two voting seats for Mid-Atlantic Council representatives on the Mackerel/Cobia Committee and one voting seat on the Snapper Grouper Committee. Several years ago, the South Atlantic Council considered extending the snapper grouper management unit to include the Mid-Atlantic but decided not to proceed based on advice from the SERO and NOAA GC about permit complications. The South Atlantic Council is working with the Mid-Atlantic Council and NMFS (Northeast and Southeast) to have a SEDAR stock assessment completed for blueline tilefish. We see more instances for this sort of joint work on managing species as they continue to move northwards.

#### **GULF OF MEXICO:**

The Gulf Council, along with the NMFS Southeast Regional Office (SERO) and the NMFS Southeast Fisheries Science Center (SEFSC), incorporate considerations of climate change in amendments to FMPs and stock assessments. For example, the Gulf Council and SERO incorporate climate change considerations into the Description of the Biological Environment, and in the evaluation of Environmental Consequences. The SEFSC and the Gulf Council solicit and include (as appropriate) research on fish stock range expansion or shifting, fish stock abundance, and other environmental

variables in SEDAR stock assessments for Gulf species. Further, the Gulf Council and the SEFSC are working jointly on the development of climate vulnerability plans to further inform future management decisions.

The Gulf Council anticipates that climate change impacts will greatly influence its efforts to maintain stable fisheries. Temperature driven changes to migration patterns and life stage distributions may be the most noticeable initial effects. In fact, antidotal accounts for both king mackerel and yellowtail snapper in the Gulf of Mexico are suggestive of such effects. However, longer-term and more negative impacts may come from ocean acidification, which may impact the ontogeny and abundance of the plankton upon which all our fish larval species prey. Ocean acidification may also first affect the fish larvae themselves in this critically sensitive life stage. The Gulf Council fully supports any effort to address climate change mitigation and research, but also fully supports the position of the South Atlantic Council that existing surveys (SEAMAP, MARMAP, others) not lose funding as a result of any new survey initiatives.

Further, like the South Atlantic Council, the Gulf Council engages its stakeholders using its "Something's Fishy" data collection tool to identify otherwise overlooked patterns in biological or oceanographic factors for a species prior to its being assessed by the SEDAR stock assessment process. At present, the Gulf Council has collected data from stakeholders on seven species (red grouper, gray triggerfish, yellowtail snapper, vermilion snapper, scamp, king mackerel, and cobia), with these data having a direct effect on the consideration of the severity of the 2018 red tide event in the eastern Gulf on red grouper. The continuance of the "Something's Fishy" data collection tool will allow the Gulf Council to continue collecting information from on-the-water stakeholder observations.(Last modified April 2020).

#### **NORTH PACIFIC:**

The North Pacific Council has been actively involved in regional action plans for climate change, and establishing a process to prepare for, and address ecosystem changes as they occur. The Council has received presentations on and hosted an evening workshop on the Alaska Climate Integrated Modeling Project (ACLIM), which is a collaboration of diverse researchers aimed at giving decision makers critical information regarding the far-reaching impacts of environmental changes in the Bering Sea. Council members and staff also participated in a Resilience and Adaptive Capacity of Arctic marine systems under a changing climate stakeholder meeting, which is an international Arctic collaboration synthesizing stakeholder perspectives and scientific studies. The Council recently approved a Bering Sea Fishery Ecosystem Plan, which will provide proactive planning for the impacts of climate change. In conjunction with the FEP, the Council has held ecosystem research workshops to stay current with the most recent ecosystem and climate change research.

#### PACIFIC:

The Pacific Council supports the NMFS Climate Science Strategy and the list of priority actions described in Chapter 3 of the document. The Pacific Council encourages NMFS to identify and obtain new funding and resources to implement the Strategy that does not impinge on funding to continue current levels of data collection, analyses, and stock assessments.

The Strategy is particularly relevant to the Pacific Council because of our Fishery Ecosystem Plan (FEP), which was finalized in 2013. The FEP identifies a range of initiatives to facilitate ecosystem-based fishery management by the Council. Under the Cross-FMP Effects of Climate Shift Initiative the Council would assess and articulate its questions about the longer-term effects of climate change on its managed species, so as to better direct public and private efforts to provide management-

relevant science. Whereas individual fisheries management plans will likely examine the potential impacts of climate change on particular species, the focus of this initiative would be on the combined, long-term effects of such changes on multiple species across all management plans. The Council concluded that the intent of this initiative is aligned with the NMFS Climate Science Strategy and directed its Ecosystem Working Group to revise the description of this initiative to make it better-align with the objectives described in the Strategy document.

The NMFS Northwest Fisheries Science Center Integrated Ecosystem Assessment Team annually prepares a State of the California Current Ecosystem (CCE) Report for the Council. This Report contains a variety of indicators chosen to provide an update-to-date and synoptic view of ecosystem status. The Council has directed its advisory bodies to begin work on a new initiative to refine and improve the indicators included in the State of the CCE Report so that they better-support the Council's ecosystem-based management policies (Completed in 2016, incorporated into report for 2017).

This initiative aligns with Strategy Objective 6, Track trends in ecosystems, living marine resources (LMRs), and LMR-dependent human communities, and provides early warning of change. The State of the CCE Report could evolve over time to include reference points to incorporate ecosystem considerations into management decision-making as described in Strategy Objective 1, Identify appropriate, climate-informed reference points for managing LMRs.

As discussed in the Strategy, the climate and oceans are changing, and managers will require the information necessary to address our marine resource stewardship mission under these changing conditions. The Pacific Council strongly agrees with the Strategy as one element supporting this mission.

#### **WESTERN PACIFIC:**

Regional Action Plans provide an opportunity for NMFS science centers and regional offices to meet with the Councils to address the impacts of a changing climate on fisheries. It is imperative that the Councils are represented on the Regional Action Plan working groups and that the group meets at least annually to facilitate communication and coordination. It is especially important for the Councils to be fairly represented on these working groups to ensure that sustainable fisheries are provided their due weight balancing out the NMFS concerns with protected species and habitat. The Council also believes that the Action Plans should address the stocks that are of economic, social and cultural importance.

## 3 Recreational Data

#### **BACKGROUND**

The Marine Recreational Information Program (MRIP) is inadequate to track the recreational catch for monitoring a number of recreational ACLs and was not designed to provide data for in-season ACL management. In addition, the MRIP survey did not provide useful estimates for many EEZ-caught species due to the low number of trips being intercepted.

Proposed changes would create Federal-state partnerships to improve implementation of state data collection programs, require biennial reports from the Secretary to Congress on these programs, create

Federal grants to states, and require the National Academy of Science to evaluate these programs after one year.

#### **CONSENSUS POSITION**

The CCC developed the following consensus position:

"The CCC believes MRIP was not designed to provide data for in-season ACL management. The current MRIP methodology cannot be modified nor can sufficient funding be provided such that inseason ACL management will work. The CCC believes alternative methods (e.g., state electronic logbook programs, federal for-hire electronic logbook programs, and electronic logbook programs for private recreational anglers) should be fully implemented where they are available and developed, then evaluated where they do not yet exist. Once evaluated, MRIP should work to quickly certify these alternative methods for use in monitoring recreational catches.

There does not appear to be a plan for the systematic collection of the necessary biological data from recreational fisheries for use in stock assessments (size, age, and reproductive data). Stock assessment data would be greatly improved, as would the assessment results, if NMFS would immediately prepare a written plan for each region and coordinate across regions to address species as they move from one region to another due to changes in the environment. The CCC believes additional funding is required for successful implementation of such a data collection program.

The CCC believes more timely and accurate catch estimates that will be accepted by the recreational community (since they are providing the data) will go a long way to improve stock assessments, improve voluntary compliance, and improve accountability within the recreational fishing community."

#### **REGIONAL PERSPECTIVES**

#### **MID-ATLANTIC:**

The 2006 reauthorization of the MSA introduced a new requirement for the Councils to develop accountability measures (AMs) for all federally managed fisheries. While AMs have been effective management tools for some fisheries, they must be developed appropriately for recreational fisheries, relative to the available catch data. Councils need the ability to develop recreational AMs that are consistent with the precision, accuracy, and timeliness of the catch estimates, in order to manage recreational fisheries effectively. Councils should not be required to manage their recreational fisheries beyond the limitations of their available catch data, and the Act should support recreational AMs that are reasonable relative to the data. In recreational fisheries monitored by NMFS' Marine Recreational Information Program (MRIP), the Councils should be able to consider confidence intervals about the catch estimates when developing triggers for AMs.

#### **SOUTH ATLANTIC:**

Recreational fishing is incredibly important to the South Atlantic. Nearly 17 million recreational fishing trips are reported by MRIP for the South Atlantic in 2016, representing 30% of the trips measured by the program. Over 1.6 million of these trips were taken in the EEZ in 2016, representing nearly one-third of all EEZ trips reported by MRIP. These values for 2016 are by no means anomalous; the South Atlantic has accounted for 28% of all trips, and 34% of EEZ trips, reported by MRIP during 1981-2016. Nor do these values represent the full importance of recreational fishing in the South Atlantic, as trips taken on headboats are not included in these values because they are estimated through a separate program, and all trips taken in Monroe County, Florida, are attributed to the Gulf region in the default MRIP queries. Charter vessels and headboats are only two

components of the larger issue of a multi-faceted recreational catch accounting system that is suitable for the ACL management required by the MSA; private recreational anglers catch the most fish and are the most difficult to sample.

Requirements to manage fisheries with specific Annual Catch Limits (ACLs) under the MSA have significantly increased the importance of recreational catch estimates provided by the Marine Recreational Information Program (MRIP). This has led to closer scrutiny of MRIP methods, which has in turn led to a number of changes in those methods over the last few years. While many knowledgeable experts and scientific reviewers agree that these changes have reduced bias and improved the statistical properties of the estimates, there remains considerable skepticism among the fishing public, state managers, and Council members that the MRIP program accurately reflects recreational catch and effort. This skepticism is particularly acute among those who fish in the Exclusive Economic Zone (EEZ) in the South Atlantic and pursue species managed by the South Atlantic Fishery Management Council (SAFMC), as many of these species fall into the category of "rare events", exhibiting catch estimates that are prone to outliers and high uncertainty. One success from increased efforts to promote awareness and understanding of MRIP is a more knowledgeable fishing public. The flip side of this success is that same public now becoming more aware of shortcomings and challenges, and more prone to let their dissatisfaction be heard, particularly when estimates that seem "wrong" to them lead to closures of favored fisheries.

Prior to requirements to manage by ACLs, large increases or "spikes" in MRIP estimates did not exert much effect on the management program, as the "MRFSS" program (as it was then called) was widely accepted as meeting its stated goal of providing accurate information on overall trends of recreational fishing, with less accuracy and precision expected of individual estimates. That is no longer the case, as management programs must now prevent landings from exceeding the ACL. Within the South Atlantic Region, a number of recent, high-profile, unexpected spikes have led to recreational fishery closures that, to many observers, are simply the result of outlier values within the MRIP estimation process, and not indicative of actual landings or fishery trends.

In 2015, NOAA Fisheries closed the **recreational hogfish fishery** in the South Atlantic on August 24 due to landings exceeding the ACL. This was triggered by an estimate for Wave 2 (March and April) of 228,494 pounds, a value that was 3.8 times the entire annual ACL of 85,355 pounds. Given that average annual hogfish landings reported by MRIP from 1986 to 2014 were only 75,126 pounds, and landings exceeded 100,000 pounds in only 4 of those years, the 2015 Wave 2 seems an outlier – far out of line with the normal and expected values. Moreover, in most recent years landings are highest in Waves 3 and 4. Nonetheless, the fishery was closed. Hogfish are primarily harvested by spearing and the spearfishing sector is not sampled well by MRIP.

In 2015, NOAA Fisheries closed the **recreational blueline tilefish fishery** on April 7 due to landings exceeding the ACL. MRIP reported 162,483 pounds of blueline tilefish landed in 2016, with 155,293 pounds (96%) taken in Wave 4. Total annual landings exceeded this single wave estimate in only 3 of the prior 20 years of estimates, and the 2015 landings for Wave 3 was only 373 pounds. Blueline tilefish appears particularly resistant to MRIP sampling efforts. No values are reported for 1986-1992, 1994, 1998-1999, and estimates are only reported in 1 or 2 waves for the 10 years from 1993 through 2005 that provide any estimate.

The **red snapper fishery** has been closed from to 2010 to 2017 except for mini-seasons in 2012, 2013, and 2014, which had a total of 17 open days in the recreational fishery and 101 open days in the commercial fishery. Uncertainty around private recreational catch and discard estimates (accounts

for >70% of the total removals) prevented the NMFS from providing updated projections for use during 2017. The stock assessment and continued monitoring (using trap indices) shows continued rebuilding. Since the last stock assessment (data through 2014), which indicated the stock was overfished and overfishing was occurring, monitoring has indicated that the stock has doubled in population size and expanded in range. The current condition based on recent changes in population size is unknown. Fishermen are describing this increase in red snapper abundance as the best example of recovery in the snapper grouper fishery yet they still cannot have a fishery due to ABC/ACL management. With the current measures in place, the estimates of dead discards will prevent the fishery from reopening. In fact, 2016 red snapper removals due to dead discards in the private recreational fishery exceeded the total removals ABC in wave 6 alone (November to December). The Council is exploring alternative methods to set an ACL and allow some access by fishermen. During the open season, much needed fishery-dependent data would be collected to inform future stock assessments.

Impacts and consequences of abnormal and outlier catch estimates extend beyond the immediate effects of annual fishery closures, because such estimates become part of the databases that provide Best Scientific Information. Management action evaluations required for Council FMPs rely upon these data, for example, to determine if an ACL has been exceeded and accountability measures (AMs) have been triggered. Despite the considerable uncertainty in many of these estimates in the form of high Percent Standard Errors (PSEs), only the point estimates are used by the agency in evaluating whether an AM is to be applied. This has potentially significant consequences under the MSA National Standard Guidelines, whereby exceeding an ACL and triggering AMs more than once in four years requires reevaluation of the system of ACLs and AMS. A separate, but related issue is that such outliers are an increasingly common source of frustration for the assessment scientists in our region. Nearly all Southeast Data, Assessment, and Review (SEDAR) workshops devote considerable effort to evaluating outlier MRIP values. Even more importantly, the lack of public confidence in such values undermines confidence in the entire assessment product and management outcomes.

The Council recognizes that fishing effort in the EEZ is not a large component of the overall effort surveyed by MRIP, only representing about 8% of the trips observed in recent years in the South Atlantic Region. Given that total EEZ trips includes effort directed at common South Atlantic targets such as dolphin, billfish, tuna, and mackerels, the number of observed trips interacting, much less directing on, the species in our snapper grouper complex will be even lower. As a result, most, if not all, of the species in our snapper grouper complex can likely be considered 'rare events' when it comes to the MRIP sampling effort. The Council further recognizes that no generalized survey, such as MRIP, is likely capable of providing accurate, robust estimates of rare events in a cost effective manner. Unfortunately, there is nothing in the Magnuson Act that relaxes the requirements for management by ACLs when the only accepted monitoring program is simply incapable of providing estimates that meet the accuracy standards demanded for management by ACLs.

As one means to address these important data issues, the Council began working in 2017 with the NMFS SERO, the Snook and Gamefish Foundation, state partners, and ACCSP on a project to pilot an electronic permit and logbook for the private recreational fishery. The Council will work closely with MRIP and the NMFS SEFSC during this project to ensure proper design, methods, and verification/validation. Validation would be greatly improved if the MRIP interviewers would ask if the person being interviewed has the electronic permit and record the electronic permit number. The Council is also working on another project with the NMFS SERO, SEFSC, state partners, and Harbor Light Software, Inc. to conduct outreach for electronic reporting in the charter and headboat fisheries. This should significantly increase the reliability of reporting in for-hire fisheries. However,

these projects address only two components of the larger issue of a multi-faceted recreational catch accounting system that is suitable for the ACL management required by the MSA.

The South Atlantic Council has worked to improve catch reporting. For a system to be effective, there needs to be extensive coordination between management and law enforcement. This will require additional resources for improved law enforcement. The Council is working with the CCC to explore ways to require NOAA GC or some other body, as appropriate, to address and increase the severity of penalties for non-reporting by those entities required to report, both nationally and in the Southeast. The Council currently requires headboat reporting; charter vessel reporting is expected to be mandatory beginning January 1, 2018. The Council is exploring use of an electronic permit and electronic logbook reporting in the private recreational sector.

The Council would like to see a system developed whereby individuals are automatically notified via email if their reports are late. The primary method to improve reporting timing and compliance should be communication and outreach with the affected sectors/individuals. Penalties should be a back-up measure and would only be applied after communication and outreach were used.

The Council is also committed to improving stakeholder involvement and supplementing data collection efforts in the region through the new SAFMC Citizen Science Program. Initiated in early 2017, the program aims to improve fisheries management through collaborative science with fishermen, scientists, and managers. The Council is working with a broad cross-section of fishery stakeholders (including fishermen from all sectors, researchers, state/federal managers, data managers, outreach specialists, and NGOs) to develop policies, standards, and operations for the Program. The Program will ultimately support citizen science projects that will address critical data gaps for use in stock assessments and management decisions. Projects focused on collecting recreational data to supplement existing fishery-dependent data collection programs will be a high priority for the Program.

The Council is concerned that there does not appear to be a plan for the systematic collection of the necessary biological data from recreational fisheries for use in stock assessments (size, age, and reproductive data). Stock assessment data would be greatly improved, as would the assessment results, if NMFS would immediately prepare a written plan for each region and coordinate across regions to address species as they move from one region to another due to changes in the environment.

#### **GULF OF MEXICO:**

The MRIP was not designed for in-season ACL monitoring and nothing short of a complete overhaul would make it effective for in-season monitoring. The inability of MRIP to monitor ACLs in a timely manner has forced the Councils and NMFS to set advance season dates that oftentimes either result in an underharvest or overharvest. Thus, post-season accountability measures have been developed to manage the recreational fisheries. The current process could be more efficient and designed to reduce uncertainty. One could say the problem is not necessarily due to MRIP but by the requirement of Congress to manage all fisheries using ACLs. In addition, recent changes in the MRIP data collection methodologies have made monitoring ACLs problematic and past estimates of fishery population size unreliable. Granted, improvements in data collection are always welcome; however, methodological changes to MRIP have been frequent and have created greater uncertainty in our management process. Further, frequent changes or modifications to sampling programs or effort calibrations, resulting in sometimes dramatically different estimates of catch, effort, and stock size, degrade stakeholder confidence in these data collection programs. This problem is further

complicated in the Gulf as several states have developed individual or supplemental data programs that may create another source of catch estimates and create confusion. These new estimates may also result in a marked increase in workload for the affected Councils as catch limits and sector allocations must be updated to reflect the new "best scientific information available." (Last modified April 2020).

#### PACIFIC:

Proposed Federal-State partnerships: The Pacific Council believes additional interaction through partnerships and best practices between the states and the Secretary would help clarify data needs and uses that could improve Council management of fishery resources and increase consistency between state and Federal management programs with overlapping or mutually dependent management jurisdictions. However, the Council already partners with NMFS and Pacific States Marine Fisheries Commission on state data collection programs. We are concerned about both the funding and workload impacts of prescriptive proposals on NMFS, especially given that NMFS' funding and staffing already constrain Council functions.

Subsistence fishing: In addition, including the term "subsistence fishing" provides needed context to the importance of fishing activities to Native cultures. The language could, however be improved by expressing to what fishery sectors the term may or may not apply (e.g., recreational, commercial, treaty Indian, non-Indian, indigenous, etc.). Ceremonial and subsistence fishing has a long history in Indian treaty case law, and it should not be confused with recreational or commercial fishing. Treaty Indian subsistence fishing should be separated and clearly distinguished from some broader definition of subsistence that might include recreational fisheries. It should also be noted that treaty tribes may engage in and authorize commercial fisheries in addition to ceremonial and subsistence fisheries.

MRIP: A comprehensive review of the MRIP program and its limitations for use in stock assessments and inseason management would help focus program enhancements or development of other programs to help meet the needs of Councils and state managers.

#### **WESTERN PACIFIC**

The WPRFMC prefers to use the term "non-commercial" instead of "recreational" as non-commercial encompasses fishing for sport or pleasure (as defined in the MSA) as well as other motivations for fishing including subsistence, sustenance, cultural, traditional, and customary exchange. The region's fisheries were historically "catch and consume" and only more recently transitioned into a "catch and release."

There are no licensing requirements for non-commercial fisheries in the Western Pacific and only a limited data set for Hawaii through the Hawaii Marine Recreational Fishing Survey (via MRIP) but it is widely known that non-commercial catch is at least equal to, if not greater than, the commercial catch for most species (particularly nearshore species). Currently, any non-commercial fishery data collected in the region (via MRIP) is not used in stock assessment development or for management.

Existing data collection programs in the region, which were not designed for stock assessments or ACLs, do not provide adequate coverage for the broad spectrum of fishing methods in the region. Existing barriers to mandatory licensing and reporting of non-commercial fisheries is being looked at, including Hawaii state constitutionality of licenses. NOAA's existing effort for a saltwater angler registry is only required in Hawaii and due to the lack of enforcement, cost, and for Federal fishing, participation is low.

The lack of the inclusion of the territories in a potential "States Grant Program" ignores the U.S. territories, which are the most data poor. Any program developed to collect recreational/non-commercial fishery data should include the territories.

#### 4 Commercial Data

#### **BACKGROUND**

Commercial data are not always available in a timely manner for monitoring commercial ACLs. Late reports continue to be a problem and this is an enforcement issue. In some regions, data for landings or catch delivered to commercial dealers or processors are reported electronically and available to NMFS in a timely manner. In these regions, fisheries managers are able to track individual fishing quota use and fishery wide harvests in order to accurately project when ABCs will be met, and announce fishery closures so as to avoid exceeding these limits.

In some regions, fishery observers who monitor catch, catch composition, and discards of species on vessels are also tasked with taking biological samples according to well defined data needs and protocols. These data are critically important for stock assessments.

Along the east coast, the Atlantic Coastal Cooperative Statistics Program (ACCSP) develops a target sampling matrix for target species. Obtaining the target sample number can be hampered by regulatory restraints. There is not a plan to achieve the target sampling level in most regions.

#### **CONSENSUS POSITION**

The CCC developed the following consensus position:

"The CCC believes that the management of commercial fisheries could be improved by streamlining the fishery monitoring and reporting process to produce more timely catch data. In most regions, commercial dealer data are not available as quickly as needed for quota tracking, and commercial logbook data from fishermen are not available as quickly as needed for verification of dealer data. In some areas, commercial fishermen cannot upload electronic logbook data or use E-logbook systems due to the lack of a federal system to receive the data. The lack of timely commercial data requires fishery managers to make projections about when an ACL will be met, which can results in closing a fishery too early or too late.

In most regions, there does not appear to be a plan for the systematic collection of the necessary biological data from commercial fisheries for use in stock assessments (size, age, and reproductive data). Stock assessment data would be greatly improved, as would the assessment results, if NMFS would immediately prepare a written plan for each region and coordinate across regions to address species as they move from one region to another due to changes in the environment. The CCC believes additional funding is required for successful implementation of such a data collection program."

#### **REGIONAL PERSPECTIVES**

#### **NEW ENGLAND:**

Commercial dealer data is not available as quickly as needed for quota tracking. In addition, we are increasingly prevented from sharing relevant information with decision makers because of overly stringent interpretation of data confidentiality rules.

There is a need for more flexibility in the design of industry-funded monitoring programs. All Councils should have the discretionary authority to fund industry-funded monitoring programs using mechanisms similar to those granted to the North Pacific Council by MSA Section 3133(b)(2).

#### **SOUTH ATLANTIC:**

There have been considerable improvements in tracking the landings from dealers since implementation of the Generic Dealer Reporting Amendment that requires weekly electronic reporting. Some problems remain in a few commercial fisheries with a high rate of landings that affect the projection methodology that may result in premature closures and the resulting closure data to prevent exceeding the ACL. The Council remains concerned about the lack of law enforcement on delinquent dealers and commercial logbooks. Commercial fishermen are still allowed to not provide any reports during a fishing year and to then provide their logbook data at the time of permit renewal. The Council has repeatedly stated that it wants this practice to stop. If commercial logbooks are not provided during the fishing year, that permit should not be eligible for renewal.

The South Atlantic Council has worked to improve catch reporting. For a system to be effective, there needs to be extensive coordination between management and law enforcement. This will require additional resources for improved law enforcement. The Council is working with the CCC to explore ways to require NOAA GC or some other body, as appropriate, to address and increase the severity of penalties for non-reporting by those entities required to report, both nationally and in the Southeast. The Council currently requires dealers and commercial fishermen to report.

The Council would like to see a system developed whereby individuals are automatically notified via email if their reports are late. The primary method to improve reporting timing and compliance should be communication and outreach with the affected sectors/individuals. Penalties should be a back-up measure and would only be applied after communication and outreach were used.

As stated previously, the Council is also committed to improving stakeholder involvement and supplementing data collection efforts in the region through the new SAFMC Citizen Science Program. Initiated in early 2017, the program aims to improve fisheries management through collaborative science with fishermen, scientists, and managers. The Council is working with a broad cross-section of fishery stakeholders (including fishermen from all sectors, researchers, state/federal managers, data managers, outreach specialists, and NGOs) to develop policies, standards, and operations for the Program. The Program will ultimately support citizen science projects that will address critical data gaps for use in stock assessments and management decisions. Projects focused on collecting commercial data, including social and economic data, to supplement existing fishery-dependent data collection programs will be a high priority for the Program.

#### **GULF OF MEXICO:**

Some of the commercial fisheries in the Gulf of Mexico, such as the reef fishery are managed using individual fishing quotas (IFQs). IFQ programs require electronic reporting and data are available in a timely manner. However, commercial data collection for the majority of species in the Southeast still requires fishermen to complete paper logbooks. The Southeast Fisheries Science Center completed a

pilot electronic logbook project for the commercial fisheries; however, findings from this project have yet to be implemented. It is imperative that any electronic logbook system include only critical data to keep the system simple and minimize the time burden for data entry. Further, data should be collected in such a way as to facilitate automated catch validation between reports generated by commercial fishermen and seafood dealers for the same catch entry. (Last modified April 2020).

#### **NORTH PACIFIC:**

In the North Pacific, catch and landings data from catcher vessels delivering to shoreside processors and catch that is processed at sea are reported electronically and available to NMFS in a timely manner. These reporting systems have been in place for many years and continue to be improved through the coordinated efforts of NMFS, the State of Alaska, the Pacific States Marine Fisheries Commission, and the International Pacific Halibut Commission. Fisheries managers are able to track individual fishing quota use, and monitor fishery wide harvests in order to accurately project when annual and seasonal catch and bycatch limits will be met, and announce fishery closures so as to avoid exceeding these limits.

In the North Pacific Groundfish and Halibut Observer Program, fishery observers who monitor catch, catch composition, and discards of species on vessels are also tasked with taking biological samples according to well defined data needs and protocols developed by the Alaska Fisheries Science Center. These data are critically important for stock assessments.

#### PACIFIC:

The Pacific Council supports the development of electronic fish tickets as a means of expediting catch accounting in commercial fisheries.

Electronic fish tickets are a software program or web-based application to populate data files meeting data export specifications approved by NMFS that are used to send landing data to the Pacific States Marine Fisheries Commission (PSMFC). Electronic fish tickets are used to collect information similar to the information required in state fish receiving tickets or landing receipts, but do not replace or change any state requirements. The electronic fish ticket system was designed and is managed by the PSMFC, with funding from NMFS.

The electronic fish ticket system has been used for the Pacific whiting shoreside fishery since 2007. In 2011, the electronic fish ticket system was expanded to include all shoreside groundfish deliveries by vessels participating in the shoreside IFQ program Trawl Rationalization Program. In 2017, the program was expanded to the fixed gear sablefish fishery.

The existing electronic fish tickets varies slightly by state and tribal agency such that each form records the information necessary for compliance with state/tribal landings regulations. The form also provides unique reporting functions, such as preparation of tax information that may be beneficial to first receivers.

The Pacific Council identifies development of electronic fish tickets for remaining commercial fisheries (remaining groundfish sectors, Highly Migratory Species (HMS), Coastal Pelagic Species (CPS), and salmon troll fisheries) as a near-term priority in its Regional Electronic Technology Implementation Plan. Washington, Oregon, and California and some tribal agencies are moving toward EFT requirements for these other fisheries.

#### **WESTERN PACIFIC**

The Western Pacific has had some success in working with the State of Hawaii in near real-time monitoring and reporting for the bottomfish fishery in the Main Hawaiian Islands. To conduct the outreach, follow-up, and data processing for any of the other managed fisheries similar to the bottomfish fishery would require an enormous amount of resources. Differences in fisheries may not allow for a similar management approach, but committed support and resources would allow the discussions on more timely reporting for ACL management.

Commercial fishery data is voluntarily provided in the territories and commonwealth in the region. If those areas were to mandate commercial fishery data licensing and reporting, they would also need to be provided the resources to institute and manage such a program. Current mandated ACLs do not allow for proper and efficient management due to the lack of data collection programs that can a) provide dependable data for stock assessments, b) provide timely reports and data synthesis, and c) provide for projections of catch for potential closures of the fishery.

# 5 Stock Assessment and Survey Data

#### **BACKGROUND**

States and fishermen have collected and provided data for stock assessments. However, there has been some dissatisfaction with how or whether the data were used in a stock assessment. To address these issues, previously introduced legislation would have amended MSA to include proposed revisions: defining the term "stock assessment"; requiring the Secretary to complete a peer-reviewed stock survey and stock assessments for all FMP species within two years; requiring the development of guidelines for incorporation of stock assessment information from a wide variety of nongovernmental sources; requiring such information to be considered "best information available," based upon meeting the guidelines; and requiring the Secretary to develop a "cost reduction report," to assess and compare costs of monitoring and enforcement programs for each fishery (for example, human observers vs. EM).

#### **CONSENSUS POSITION**

The CCC developed the following consensus position:

"Surveys and stock assessments provide the fundamental information necessary to successfully manage sustainable fisheries. As such, the CCC believes that it would be beneficial for the MSA to include a requirement for the Secretary to develop a comprehensive plan and schedule to address stock assessment needs on a national basis. Increasing stock assessment frequencies and improving stock assessment methods to reduce the uncertainty in setting harvest limits and achieving management objectives will also improve the ability of Councils to establish scientifically-based ACLs, including for those fisheries that are currently considered data limited. However, the CCC is concerned that requiring the Secretary to complete a peer-reviewed stock survey and stock assessments for all FMP species within two years is unrealistic. Comprehensive stock surveys have not been done for coral reef and other areas because they would have been prohibitively expensive and would provide little benefit at great expense. While new emerging drone technology may reduce costs of some surveys, the CCC remains concerned about potential redistribution of survey and assessment resources from stocks with high commercial and recreational interest to those of lower concern. Should Congress insist on completion of these surveys, substantial increases in funding may be needed for this work.

In addition, there has been some discussion of establishing guidelines to facilitate incorporation of data from non-governmental sources in fishery management decisions. There are existing legal requirements that govern data collection and quality (e.g., Data Quality Act) that dictate what NMFS is required to use for stock assessments. Data from fishermen, the states, and universities are already considered and evaluated for inclusion in stock assessment, as appropriate for the methodology and use of the data collected. These data sources are reviewed by the assessment analysts and through the peer review process that usually includes the Councils' scientific and statistical committees. The CCC believes prescriptive requirements for use of any data source are not appropriate. The implementing guidelines for when such information should be utilized will be critical to its veracity and usefulness to assessment authors and managers.

A cost comparison report on monitoring programs (for example, human observers versus electronic monitoring) would be extremely beneficial to development of such monitoring programs."

#### **REGIONAL PERSPECTIVES**

#### **MID-ATLANTIC:**

Analytical stock assessments form the foundation for the proper specification of ACLs and ultimately determine the success or failure of our federal fishery conservation and management system. Setting appropriate ACLs and AMs is challenging, if not impossible, without adequate data, yet many federally managed fisheries continue to be defined as "data-poor." Improvement of stock assessments, particularly for data-poor stocks, should be the highest research priority of the National Marine Fisheries Service in both the Northeast and throughout the U.S.

ACL/AM requirements have placed a major burden on the NEFSC to provide the data and analysis needed to set appropriate catch levels and track the performance of fisheries through time as required under MSRA. In the Northeast region, the demands for stock assessments have exceeded the NEFSC's ability to provide high-quality stock assessments at the frequency needed to manage our fisheries as required under the current mandates of the MSA.

The Mid-Atlantic Council's risk policy with respect to the implementation of its Acceptable Biological Catch (ABC) control rules provides a probabilistic framework to set ABC levels, and ultimately ACLs, relative to both the status of the stock and the level of scientific uncertainty associated with an assessment. Under this policy, the Council adopts more conservative harvest levels if stock levels decline and/or if scientific uncertainty increases. Allowable harvest levels—and hence, benefits to society—could be set at higher levels if the stocks we manage were assessed with a higher degree of frequency and certainty. Unfortunately, the information and assessment levels of roughly half of the stocks are insufficient for management under this probabilistic framework, meaning that the SSC and Council must use ad hoc methods of setting ABCs for those species, which is likely resulting in lost yield. Quotas set under these ad hoc methods for data-poor stocks are also less predictable and have resulted in a loss of stability and yield in some of our most important fisheries. Major improvements in the assessment of Mid-Atlantic stocks could be accomplished through increased funding for data collection and analysis to support better and more frequent stock assessments by the NEFSC.

#### **SOUTH ATLANTIC:**

The South Atlantic Council is concerned that some of the proposed legislative provisions would be extremely time-consuming and burdensome for both the Scientific and Statistical Committee (SSC) and staff, and appear to duplicate existing avenues of review for information from non-governmental sources. For example, the existing Southeast Data, Assessment, and Review (SEDAR) process already allows for any entity – governmental or otherwise – to submit data via working

papers for review during the data and assessment workshop components of the process. Likewise, scientific analyses and conclusions produced by non-governmental entities that have already undergone an external peer-review process (e.g., independent scientific journals) are routinely used during the SEDAR assessments. The Council's SSC has also established a process for conduct of third party (e.g., academics, private consultants) stock assessments, and regularly reviews scientific information for use in management that has been collected by academic scientists independently or in cooperation with fishermen. However, the Council believes that data used in management decisions should be collected in accordance with standards appropriate to the type of information collected and its intended use, and that are designed to minimize associated uncertainty.

#### **GULF OF MEXICO:**

The Gulf Council participates in the Southeast Data, Assessment, and Review (SEDAR) process similar to the South Atlantic Council. This process allows consideration of all data that are potentially relevant during the various workshops. During the data workshops for a particular species, information and data provided by fishermen, the states, and universities, are considered for inclusion in stock assessments. The inclusion of these data in the assessment is determined by the stock assessment review panel and lead analyst(s) completing the assessment. Sometimes researchers refrain from sharing data until after publication in a peer-review journal or may be unaware of the stock assessment until the data workshop was already occurred. The SEDAR process, Council's SSC, and independent reviewer determine what constitutes the best scientific information available (BSIA) for stock assessments and management decisions that is provided to the Council before NMFS makes the final determination of BSIA. (Last modified April 2020).

#### **NORTH PACIFIC:**

Stock assessments provide the fundamental information necessary to successfully manage sustainable fisheries. As such, the Council believes the requirements for the Secretary to develop plans and schedules for stock assessment will enhance fisheries management nationally. However, we have some serious concerns with 1) requiring the Secretary to conduct surveys within 2-years for all unassessed stocks, as this could require substantial redistribution of survey and assessment resources away from existing, but critical resource surveys in the North Pacific, and 2) the provision to incorporate information from a wide variety of non-governmental sources, and potentially require that information to be considered 'best information available'.

One of the most important aspects of building and maintaining a profitable fishing industry is the sustainability of resources available for harvesting. This requires, among other things, the establishment of biologically-based catch limits to maintain abundant fish stocks, marine protected areas to protect fragile habitat, and a comprehensive observer program to monitor the catches of all species. NOAA fisheries provides the scientific support through resource surveys, stock assessments and other applicable scientific information. Of particular interest to the Council is maintaining the NOAA standardized bottom trawl and acoustic surveys, which are critical for stock assessments and sustainability. The Alaska Fisheries Science Center is already faced with lower budgets necessitating reduced survey coverage, which results in higher uncertainty in the assessment and, for fishermen, lower catch limits and income. The Science Center needs more money to conduct surveys, not less. Requiring the Secretary of Commerce to conduct resources surveys and stock assessments for marginal species around the country, without additional funding to NOAA Fisheries, will create a significant loss of net benefits to the nation.

In the North Pacific, the public has opportunity to provide input into the science and scientific peer review of all issues through testimony and discussions at the SSC and Plan Team meetings, and these

bodies regularly hear the views of stakeholder groups, oftentimes in detailed data-based presentations. And we are working to incorporate traditional knowledge into our understanding of the ecosystem. We are concerned that complying with this provision will increase burdens on our staff and our Scientific and Statistical Committee and invite potential litigation. This makes it especially difficult for the Council to fulfill its responsibilities under MSA. The implementing guidelines for when such information would be utilized will be critical to its veracity and usefulness to managers.

### PACIFIC:

The Council is concerned that [provisions described above] would necessitate more staff time and funding, require use of particular sources of data a priori, establish time-consuming--and in some cases duplicative—reporting requirements on what and how data are or are not used, and decrease flexibility of individual Councils. For example, stock assessments would be required for every stock of fish that has not already been assessed, subject to appropriations. The MSA already requires the use of the best scientific information available, and prescriptive legislation could duplicate existing Council processes and could divert staff efforts from other productive work.

For example, the Pacific Council's groundfish fishery management plan has over 90 stocks "in the fishery"; conducting stock assessments for all of them would take years, and because many stocks are caught infrequently, caught in low numbers, or have core distributions outside the Pacific Council's jurisdiction, assessments are likely to be data limited and have little utility to fishery management. The Pacific Council already has a process developed in cooperation with NMFS to prioritize assessments for most of those species, and which allows the Pacific Council to set final priorities based on needs identified through the Pacific Council's open process. The Pacific Council conducts this process every two years to coincide with its biennial management process, so requiring it to be conducted on the same schedule as the strategic plan, every three years, would be counterproductive and problematic.

#### **WESTERN PACIFIC:**

The Council does not believe that all available information would necessarily constitute the Best Scientific Information Available (BSIA). Available information (ranging from anecdotal evidence, to unpublished data, to gray literature, and to peer-reviewed articles) from various sources are at different levels of credibility. Published information from non-government sources may be considered credible but should be considered in the process of generating the stock assessments and incorporated in the analysis for evaluating management recommendation. The incorporation of such information from non-government sources should be done by the science provider generating the stock assessments rather than burdening the SSC with the responsibility of determining whether each piece of information constitutes Best Scientific Information Available. The Western Pacific region developed its regional peer-review process called the Western Pacific Stock Assessment Review (WPSAR). This process guides the review of stock assessment-based and non-stock assessment scientific information used for fishery management. The regional peer-review process is a very tedious and involved process. Additional requirements to review information that is readily available will reduce the efficiency of the WPSAR process. While the Council supports the concept of improving the effectiveness of fisheries management, adding this layer on the National Standard 2 definition of Best Scientific Information Available is problematic.

## 6 Cooperative Research

### **BACKGROUND**

Draft legislation would require that within 1 year after enactment, and after consultation with the Councils, the Secretary of Commerce shall publish a plan for implementing and conducting the identified research. The plan shall identify and describe critical regional fishery management and research needs, possible projects that may address those needs, and estimated costs for such projects. The plan shall be revised and updated every 5 years, and update plans shall include a brief description of projects that were funded in the prior 5-year period and the research and management needs that were addressed by those projects. Proposed changes would also add: (a) the use of fishing vessels or acoustic or other marine technology, (b) expanding the use of electronic catch reporting programs and technology, and (c) improving monitoring and observer coverage through the expanded use of electronic monitoring devices.

### **CONSENSUS POSITION**

The CCC developed the following consensus position:

"While some regions already have effective cooperative research programs, the CCC believes that an explicit national plan for conducting and implementing cooperative research could benefit both science and the management. Such a plan would promote buy-in for management actions. One example of a potential cooperative research application would be development of electronic reporting programs. However, because there are differences in regional needs, such plans should not be mandatory."

### **REGIONAL PERSPECTIVES**

### **SOUTH ATLANTIC:**

Requiring a written plan for implementing and conducting research to meet the Councils' management needs would greatly improve the South Atlantic Council's ability to manage South Atlantic fisheries. Specifying an update every 5 years with a brief description of projects that were funded in the prior 5-year period and the research and management needs that were addressed by those projects would inject accountability and improve the chances needed research would be conducted. The South Atlantic Council believes partnering with stakeholders to use fishing vessels to deploy acoustic or other marine technology, expanding the use of electronic catch reporting programs and technology, and improving monitoring and observer coverage through the expanded use of electronic monitoring devices, excluding VMS, would be very helpful. The South Atlantic Council required federally-permitted snapper grouper commercial and for-hire vessels use video monitoring if selected since 2008 (Snapper Grouper Amendment 15B); however, to date, none have been selected. The South Atlantic Council has worked with partners to develop applications for charter vessel reporting and private recreational permitting/reporting application. The South Atlantic Council believes that working with stakeholders and using innovative technologies is essential to address current and anticipated data needs.

### **GULF OF MEXICO:**

A formal plan to conduct cooperative research could benefit the Councils by promoting the needs of the industry and garnering buy-in to the Council policy and management process. Cooperative research should follow each regional Council's research and monitoring priorities. (Last Modified April 2020).

#### **NORTH PACIFIC:**

The North Pacific Council believes that an explicit plan for cooperative research will benefit both the industry and the management process in more effectively managing our fisheries. In the current budget climate, with reduced stock assessment surveys already being planned by NMFS, such cooperative research will be even more critical. We also note that prioritization of the expanded use of electronic monitoring (EM) is consistent with efforts already well underway in the North Pacific and identifying this priority may provide the Council with additional information for management and monitoring of the fisheries.

### **WESTERN PACIFIC:**

The Western Pacific Fishery Management Council develops and monitors its Five-Year Research Priorities as required by MSA§302(h) along with Cooperative Research Priorities. The Western Pacific Council submits this document annually to the NMFS Pacific Islands Fisheries Science Center for their consideration when developing their Annual Guidance Memorandum. NMFS should be required to track their accomplishments against the council's management research needs and report back to the council. There is no process or plan in place for the council to be notified – if, when, if not- on the status of the council's 5-year research priorities. A process or plan would assure accountability and transparency on the part of both the NMFS and the Council.

#### **PACIFIC:**

Developing an implementation plan for cooperative research is a logical step. Funding is an important aspect to consider; to the extent that cooperative research and management information is readily available, the Pacific Council would be able to effectively contribute to developing the plan. However, if information is not readily available, a one-year completion horizon is likely to be too short. Given the recent Federal budgeting delays, the Pacific Council has concerns about the one year plan development requirement.

Electronic Monitoring (§305). This section contemplates improving monitoring and observer coverage through electronic monitoring devices. The Pacific Council notes that there is a possibility of the opposite effect on human observer coverage resulting from EM use. The advent of electronic monitoring systems was intended to make monitoring requirements less expensive and provide more flexibility to fishermen, but it may also make human observer coverage more expensive and less flexible. While the Pacific Council supports, and has led, development of regulatory programs for electronic monitoring systems, some fisheries (such as the bottom trawl sector in our groundfish catch share fishery) may not be able to take full advantage of these systems while still having 100% monitoring requirements. We are already seeing small ports having difficulty with observer availability, and if electronic monitoring reduces the demand for observers in those ports, observer provider companies are likely to reduce staff and have remaining staff cover a larger geographic area. This leads to loss of flexibility for fishermen and processors to plan trips, and to avoid bad weather windows. The cooperative research plan should investigate ways to keep human observer options available to meet the needs of small ports and fishermen for whom electronic monitoring is not feasible. The Pacific Council notes that MSA §313(a-e) allows the North Pacific Fishery

Management Council to establish a fee program to fund observer coverage, including electronic monitoring. The Pacific Council is interested in exploring the potential for a similar, dedicated funding mechanism to offset the cost of video review under the Pacific Council's third party review model or to solve other cost-prohibitive funding issues under the new electronic monitoring program. Currently, the groundfish trawl catch share program electronic monitoring regulations require that after year 2020, individual fishermen using electronic monitoring will be responsible for employing a certified video review provider; this additional cost could prohibit or discourage participation in the new program. The fund could also potentially be used to augment human observer coverage as needed. Consideration of expanding this authority beyond the North Pacific Council could be beneficial to dealing with the use of evolving technologies such as electronic monitoring and the associated costs.

## 7 Cooperative Data Collection

## BACKGROUND

Previously introduced legislation (e.g., H.R. 200 as amended in 2018) would have required the Secretary to develop, in consultation with the scientific and statistical committees of the Councils and the Marine Fishery Commissions, and submit to the Committee on Commerce, Science, and Transportation of the Senate and the Committee on Natural Resources of the House of Representatives a report on facilitating greater incorporation of data, analysis, stock assessments, and surveys from State agencies and non-governmental sources into fisheries management decisions. Under the proposed legislation, the Secretary would take into consideration and, to the extent feasible, implement the recommendation of the National Academy of Sciences in the report entitled "Review of the Marine Recreational Information Program (2017), including (1) prioritizing the evaluation of electronic data collection, including smartphone applications, electronic diaries for prospective data collection, and an internet website option for panel members or for the public; (2) evaluating whether the design of the MRIP program for the purposes of stock assessments and the determination of stock management reference points is compatible with the needs of in-season management of annual catch limits; and (3) if the MRIP program is incompatible with the needs of in-season management of annual catch limits, determining an alternative method for in-season management.

### **CONSENSUS POSITION**

The CCC developed the following consensus position:

"There has been some discussion of establishing guidelines to facilitate incorporation of data from non-governmental sources in fishery management decisions. There are existing legal requirements that govern data collection and quality (e.g., Data Quality Act) that dictate what NMFS is required to use for stock assessments. Data from fishermen, the states, and universities are already considered and evaluated for inclusion in stock assessments, as appropriate for the methodology and use of the data collected. These data sources are reviewed by the assessment analysts and through the peer review process that usually includes the Councils' scientific and statistical committees. The CCC believes prescriptive requirements for use of any data source are not appropriate. The implementing guidelines for when such information should be utilized will be critical to its veracity and usefulness to assessment authors and managers."

### **REGIONAL PERSPECTIVES**

### **SOUTH ATLANTIC:**

The South Atlantic Council is concerned that some of the proposed legislative provisions would be extremely time-consuming and burdensome for both the Scientific and Statistical Committee (SSC) and staff and appear to duplicate existing avenues of review for information from non-governmental sources. For example, the existing Southeast Data, Assessment, and Review (SEDAR) process already allows for any entity – governmental or otherwise – to submit data via working papers for review during the data and assessment workshop components of the process. Likewise, scientific analyses and conclusions produced by non-governmental entities that have already undergone an external peer-review process (e.g., independent scientific journals) are routinely used during the SEDAR assessments. The Council's SSC has also established a process for conduct of third party (e.g., academics, private consultants) stock assessments, and regularly reviews scientific information for use in management that has been collected by academic scientists independently or in cooperation with fishermen. However, the Council believes that data used in management decisions should be collected in accordance with standards appropriate to the type of information collected and its intended use, and that are designed to minimize associated uncertainty.

### **GULF OF MEXICO:**

The Gulf Council thinks cooperative data collection can be valuable to the management process and scientific understanding, but studies and results should be subjected to an adequate peer review process. However, forcing Council's through its stock assessment processes to include data because it was gathered through cooperative data collection does not seem useful or beneficial to reaching the conclusion of best scientific information available (BSIA).

Oftentimes, stakeholders are quite eager to share their knowledge with the Gulf Council and stock assessment analysts. This information can be offered as contrast during the stock assessment process to serve as a sort of "check" against the trends in the data for a given species. Many regional Councils also have mechanisms to collect data from stakeholders which are used to inform the stock assessment and management processes. For example, the Council's Something's Fishy tool has been utilized before stock assessments to improve the quality of information ultimately used in each assessment. (Last Modified April 2020).

#### **NORTH PACIFIC:**

The North Pacific Council notes that although cooperative data collection can be very valuable to our management process and scientific understanding (e.g., the expanded Bering Sea crab surveys done by industry several years ago), the studies and results need to have adequate peer review. The concern isn't specifically with other non-government data sources per se, it is the notion that they won't be adequately peer reviewed or vetted to fulfill Best Scientific Information Available (BSIA) requirements of MSA and hold up to public and legal review. The Council had suggested that in developing the report, the Secretary also identify a process for ensuring adequate scientific peer review of the data and analysis. Basing management decisions on poorly designed studies and questionable information can be highly detrimental to the conservation of our stocks and management of the fisheries.

### **WESTERN PACIFIC:**

The Western Pacific Fishery Management Council is concerned that this proposed provision would impose additional unnecessary burdens on the Scientific and Statistical Committee (SSC) and staff. The SSC and staff will be forced to act as gate keepers of information received by anyone, any agency, and any organization. Peer review processes are in place. These processes include assuring

that all necessary and relevant information are included in reviews of stock assessments developed for management action by the councils.

The Western Pacific Council utilizes the Western Pacific Stock Assessment Review (WPSAR) process for incorporating data into, as well as approving, stock assessments. The WPSAR process includes the Council, NMFS PIRO, and NMFS PIFSC and provides an existing avenue for reviewing and incorporating useful data into stock assessments. This process should form the basis of facilitating incorporation of additional data, when and if available.

This provision requires the development of a report that facilitates greater incorporation of data, analysis, stock assessments, and surveys from State agencies and non-governmental sources into fisheries management decision. In the Western Pacific region, data from the State and Territories are the only source of fishery dependent data used in stock assessments that feed into fisheries management. These data and survey information and assessments are all documented in the region's Annual Stock Assessment and Fisheries Evaluation report. Requiring the development of another report of similar nature would be duplicative.

Electronic data collection will need greater support/funding since the inherent biases in this type of system (i.e., zero catch, lack of validation, etc.) will need to be accounted for. MRIP in the Western Pacific only exists for the State of Hawaii and is not useful for stock assessment, reference point, or in-season management.

## **B. FISHERY MANAGEMENT ISSUES**

## 1 Ending Overfishing

### **CONSENSUS POSITION**

"The CCC believes that some flexibility is needed in the requirement to end overfishing immediately to account for unusual circumstances, such as when the status of a stock changes dramatically due to a new assessment and/or inclusion of new data into an assessment."

### **REGIONAL PERSPECTIVES**

#### **NEW ENGLAND:**

The requirement to end overfishing immediately would benefit from a narrowly-defined exception when there is a dramatic change in the perception of stock status. This is the result of our recent experience with a cod stock, where two successive assessments presented a dramatically different view of stock size that was not due to fishing activity. A more flexible approach would allow a management reaction that would be responsive to the National Standard 8 requirement to consider the needs of fishing communities.

### **MID-ATLANTIC:**

The Mid-Atlantic Council believes that it would be beneficial to extend the duration of emergency measures from 180 days to 1 year, with the possibility of an additional 1-year extension. The current emergency action schedule was established in original act, and an extension of this schedule is appropriate given the additional process requirements that have been added since then.

### **SOUTH ATLANTIC:**

Problems in fisheries result from excess fishing, environmental changes, and a multitude of other factors that tend to develop over many years. Attempts to solve long-standing problems in a single year, especially in multi-species fish complexes, generally result in severe restrictions (with disastrous social, economic, and data collection consequences). Implementing measures to immediately end overfishing on a single component stock of a complex may unnecessarily adversely impact other species in the complex.

The South Atlantic Council has used the approach of phasing in reductions necessary to end overfishing over a three-year period for two of our important species, black sea bass and snowy grouper. Both species were assessed in 2013. Black sea bass was completely rebuilt within the rebuilding schedule and the ABC was doubled; for snowy grouper, overfishing was no longer occurring and while still overfished, it was 10 years ahead of its rebuilding schedule. The phasing in of catch restrictions allowed fishermen time to adjust their business plans to the catch reductions reducing the social and economic impacts that occur with the current situation of ending overfishing immediately. The South Atlantic Council believes that this is strong evidence to support the consideration of longer timeframes to end overfishing. Unfortunately, the recently issued modifications to the National Standard 1 guidelines that allow for a "phase-in" approach do not provide this flexibility, as they still require ACLs to be reduced to at least the OFL level immediately.

For red porgy, and more recently red snapper, the Council closed the fishery to end overfishing. This results in significant negative impacts to recreational and commercial fishermen and fishing communities. It also disrupts our fishery-dependent data collection, which inhibits our ability to monitor stock rebuilding. The Council recently completed an amendment that sets very restrictive regulations on hogfish to end overfishing based on limited data (greater than 60% reduction).

There are multiple definitions of overfishing. For example, recruitment and growth overfishing are basic measures that can be readily estimated for most stocks. Of these, recruitment overfishing is the most damaging to sustainability, as exceeding this level jeopardizes the ability of a stock to replace itself. At the other extreme is growth overfishing, where there is no risk to sustainability but a loss of potential harvest to the users. If the ultimate goal is to ensure long-term viability of a species, then recruitment overfishing should be the limit of exploitation (the OFL). This will allow managers to balance forgone yield (growth overfishing) against social, economic, and ecosystem concerns when establishing exploitation targets. Basing OFL on recruitment overfishing will provide a more meaningful standard to apply if overfishing must be eliminated immediately. The fishing public can understand the need to fish at or below a rate that allows a population to replace itself. Problems arise, however, when they are forced to endure the very low exploitation rates that are often necessary to achieve MSY on long-lived, slow growing stocks.

### **GULF OF MEXICO:**

In the Gulf of Mexico, the greatest economic hardship has resulted from the requirement to end overfishing immediately. Temporary or short-term overfishing of a healthy stock does not jeopardize the ability of a stock to achieve MSY or OY on a long-term basis. For overfished stocks, the ability to end overfishing over a period of time provides the flexibility to implement a rebuilding plan with the least negative social and economic impacts. Greater amberjack is currently declared overfished in the Gulf of Mexico, and greater amberjack, gray triggerfish, and red snapper are under rebuilding plans. Gray triggerfish and red snapper have biomass levels above the minimum stock size threshold, but not above the biomass level at MSY. (Last modified April 2020).

#### **PACIFIC:**

The Pacific Council supports discontinuation of a rebuilding plan if it is determined that the original determination of overfished or depleted status was erroneous. The NS1Gs include a similar provision that also considers the stock status in subsequent years. The Pacific Council recommends adoption of the NS1G language: "... if the Secretary determines that the stock was not overfished in the year that the overfished determination ... was based on and has never been overfished in any subsequent year including the current year."

The Pacific Council also believes extending the term for emergency regulations and interim measures would potentially reduce Council and NOAA workload, reduce the risk of multiple changes to rebuilding measures over a short period, and allow better planning for both stakeholders and staff.

# 2 Annual Catch Limit Requirements and Exceptions

### **BACKGROUND**

### Issue 1: Role of the SSC

Under the current version of the MSA, Councils are required to set catch limits at or below the Acceptable Biological Catch (ABC) limit set by the Scientific and Statistical Committee (SSC) for each stock. A previous discussion draft released by the House Natural Resource Committee included language that would constrain catch limits to the *overfishing limit (OFL)* instead of the ABC. This change would significantly modify the role of the SSCs in the quota-setting process.

Individual Councils have worked with their SSCs to develop ABC Control Rules that address uncertainty and acceptable levels of risk of overfishing. Councils are required to set Annual Catch Limits (ACLs) less than or equal to the ABCs recommended by their SSCs. While this does present a limit to the Councils, if a Council concludes that this is overly restrictive, they can work with their SSC to modify the ABC Control Rule to address unusual situations.

### **Issue 2: Incorporating Updated Stock Information**

The Act requires Councils to base management decisions on the best scientific information available (BSIA). In some instances, such as Widow rockfish, managed by the Pacific Fishery Management Council, the Councils have been required to continue rebuilding to a biomass target after new stock assessments indicate that the stock was never overfished. Recent revisions to the National Standard 1 guidelines state that rebuilding plans can be discontinued based on new assessments that show the stock is no longer overfished or was never in an overfished status.

Additional flexibility to incorporate new information to inform or revise ABC recommendations in between stock assessments is also necessary. Assessment schedules do not always allow for timely incorporation of new information that may result in revised ABC recommendations, and existing ABC control rules may not be constructed to accommodate such situations.

### **Issue 3: ACL Exemptions**

The MSA currently requires Councils to establish ACLs and Accountability Measures (AMs) for all managed stocks. For many data-limited species, setting ACLs requires the use of ad-hoc methods that have spurious outcomes and can result in inadvertently lost yield. A number of modifications to the MSA have been proposed that would either exempt certain stocks from ACL requirements or create alternative requirements for those stocks.

Stock Complexes and multiyear ACLs are new to some of the proposed legislation; ACLs for stock complexes are allowed under NS1 Guidelines. Multiyear ACLs are allowed by NS1 Guidelines; however, a three-year limit is not specified. If this is important, absent revising the NS1 Guidelines, the MSA would be an appropriate place for this but we may want to be cautious with prescriptive provisions (e.g., 10 year rebuilding).

## **CONSENSUS POSITION**

The CCC developed the following consensus position:

"The CCC believes that further consideration of exemptions or alternatives to the existing ACL requirements for data-limited species could improve the Councils' ability to provide stability in setting harvest limits. The ad hoc methods sometimes used to establish ACLs for data-limited species often result in quotas that are less predictable, resulting in a loss of stability and yield in some of our most important fisheries. While ACLs and AMs have been effective management tools for many fisheries, they may not be the best tools for managing incidental or small-scale, data-limited fisheries. In these situations, Councils should have discretion to determine alternative control mechanisms, such as ecosystem-based fishery management approaches, for data-limited stocks."

### **REGIONAL PERSPECTIVES**

### **NEW ENGLAND:**

The requirement for annual catch limits assumes that we can accurately identify the catch that will give us the biological and economic results that we want, yet there are numerous examples that demonstrate that this is often not the case.

### **MID-ATLANTIC:**

Allowing the Allowable Biological Catch (ABC) limit to be set up to the Overfishing Limit (OFL) would significantly undermine our current process which accounts for scientific uncertainty and establishes a clear connection between ABC and OFL in assessed stocks based on a harvest control rule.

#### **SOUTH ATLANTIC:**

Stocks in a complex will vary in abundance over time, and it is unlikely that all will be at high abundances at the same time. Therefore, mixed-species fisheries cannot be adequately managed by applying single-stock principles. Desirable fishery yield should be specified for overall complexes, while allowing individual stocks to experience normal variability.

The South Atlantic Council believes that spiny lobster should be exempt from requirement for an ACL and associated AMs because the spiny lobster stock is unique among all federally managed species in regards to its life cycle: (a) recruitment has been stable over many years but is not linked to production or local stock size; (b) recruits arrive over protracted periods from throughout the Caribbean; (c) 50% of larvae are lost to the north Atlantic, and more than 50% of the recruitment comes from external sources; (d) spiny lobster do not fit the standard pattern of how species behave and how population dynamics work; and (e) spiny lobster have the longest larval duration of any oceanic marine animal. The ACL and AM system has immense value in management and sustainable harvest of most fishing stocks under federal FMPs. Although spiny lobster does not meet the current requirements for exemption (international management or short life cycle), the species is unique in its life cycle and management system and would benefit from an exemption.

In addition, the South Atlantic Council believes that ABCs should not be required for unassessed stocks or for assessed species that have not been re-assessed in 5 years. This would allow the Council to use their informed judgment to set an interim ACL until an ABC was provided. Basing ABCs for unassessed stocks on a quantitative portion of historical landings in the context of the precautionary principle will result in ABCs with no scientific basis that may be open to challenge. Such ABCs could be artificially low, decreasing fishery yield, or too high, posing risk to the stock. The simple fact is that, without a legitimate assessment, neither scientists nor managers can make biomass-based recommendations for ABCs, because historical landings are uninformative for estimating stock abundance. This is particularly true for mixed-stock fisheries, such as the South Atlantic Snapper Grouper Complex, with a long history of missing and inaccurate landings at the species level. The attempt to use a "one size fits all" approach will not work.

ACL management poses a special challenge for recreational fisheries in the southeast, due to the fact that the management paradigm and recreational fisheries are simply mismatched. Current ACL management shuts down or penalizes a recreational fishery when catches are high. However, in reality, high recreational catches are often reflective of high abundance of a species, which is a good thing. The current management paradigm forces the Council to react as if something bad happened, when in fact something really good happened in the fishery. The Council often sets ACLs for five years at a time, or longer, and they are not updated until new stock assessments become available. (Note: the limited availability of stock assessments is addressed in Topic 14). The static ACLs cannot and do not react to real-time changes in stock abundance. Flexibility in setting and revising ACLs would allow the Council to respond to natural variability in stock abundance and address the fundamental out-of-sync artifact of managing with ACLs that needs to be addressed.

The management regime has to be brought in line with the science that can be funded, and that's fundamentally one of our problems now. It's why the Council hears from fishermen, quite often, that

your management doesn't match what I'm seeing on the water, and that's because, a lot of times, the Council reacts to really good things as if they were bad things. For example, red snapper is probably on the most rapid increase in stock size of anything we've seen in the South Atlantic; however, the fishery remains under very limited harvest levels. There is a fundamental disconnect between the types of information that we have to manage our recreational fisheries and how we are required to apply accountability measures to address ACLs. The process would work much better if the Council had greater flexibility in applying ACLs/AMs, particularly in the recreational sector.

### **GULF OF MEXICO:**

The biggest ACL-related challenge encountered by the Gulf Council is establishing ACLs for its reef fish species that constitute incidental catches within the grouper and snapper targeted fisheries. For multi-species targeted fisheries, the mandate to establish ACLs for incidental species can lead to closures that cause unnecessary economic losses relative to the harvest of the targeted species and with minimal biological gain for either the targeted or incidental species. However, we recognize that in some instances, it may be very important to control incidental fishing mortality on a stock in a mixed fishery. The Councils should have the ability to determine the appropriate measure to use depending on the particular characteristics of a fishery in order to achieve their management objectives. Undesirable closures of target fisheries due to ACLs established for incidental species are likely result in unnecessary economic losses relative to the harvest of the targeted species and yield minimal biological benefits.(Last Modified April 2020).

### **NORTH PACIFIC:**

ACLs have been used in the North Pacific for over 40 years, and we believe that such limits are a cornerstone of sustainable fisheries management. We also believe there are situations where some flexibility in the establishment of ACLs is warranted, particularly in the case of data-limited stocks. For example, prior to 2017, the Council was compelled to set an artificially low ACL for Pacific octopus based upon very limited historical information, rather than a robust stock assessment, and this artificially low ACL resulted in closures of fisheries that take octopus incidentally. This example underscored the need for robust stock surveys and assessments, which we believe should be a priority focus of any MSA reauthorization.

Consideration of the economic needs of fishing communities is critical in the ACL setting process, and while the current MSA allows for such consideration, we recognize the desire for a more explicit allowance for these considerations. We must be careful however, not to jeopardize long-term fisheries sustainability, and associated community vitality, for the sake of short-term job creation. Accounting for uncertainty, articulating policies for acceptable risk, and establishing the necessary precautionary buffers, is an explicit outcome of the ACL process, and we believe that the Councils' Scientific and Statistical Committees (SSCs) are the appropriate gatekeepers to establish the upper limits of "safe" fishing mortality (i.e., ABC). (Last Modified April 2020)

### PACIFIC:

<u>Carryover</u>: The Pacific Council believes specifying that a carryover exception allowing annual catch limits to be exceeded in order to carry over surplus and deficit harvest from one year to the next would be beneficial, provided there is a finding from the Scientific and Statistical Committee (SSC) that such a carryover provision will have negligible biological impacts.

As part of their business planning, fishermen in catch share programs need to know whether they may carry over surplus harvest from one year to the next; deficits are now routinely paid back the

next year. In the past, there has not been a consistent policy application on this matter. If the SSC finds that carryover will not adversely affect a fish stock, then it should be explicitly allowed.

<u>Data-limited stocks</u>: One common management challenge is developing and implementing annual catch limits (ACLs) effectively when the requisite data are lacking, when no data collection program is in place, and/or when major natural fluctuations in stock abundance occur more rapidly than stock assessments can be updated. When less information about a stock is available, or the data are outdated, current requirements call for a Council to set a particularly low ACL compared to the theoretically maximum allowable catch, out of recognition of a higher level of scientific uncertainty. While this is a logical approach in some regards, there is concern it may be overly conservative in some situations. It can lead to severe economic consequences when a rarely-caught stock about which little is known appears occasionally in a healthy mixed-stock fishery, and a new, highly buffered ACL for this rare stock suddenly requires a large reduction in the catch of healthy species; this situation essentially creates a bottleneck species that closes or substantially reduces an otherwise healthy fishery.

There are times when the best available science is not sound enough for active fishery management decision-making; the current approach for data-limited species may occasionally fall into this situation. Further, the current approach may limit obtaining scientific information on stock performance under higher catch rates.

Identifying criteria to set ACLs for unassessed or infrequently assessed stocks would help inform the stock assessment prioritization process, and could also prevent other high priority management activities from being displaced by low priority assessment needs.

<u>Transboundary stocks:</u> In general the Pacific Council believes that considering and accounting for impacts and management of foreign fisheries on stocks that are target stocks of domestic fisheries is consistent with achieving the purpose of ACLs, which is to prevent overfishing. However, if U.S. fisheries have only minor impacts on a stock whose range is primarily in foreign waters, there could be justification for an ACL exception. The Pacific Council believes the U.S. should engage other countries in management considerations for transboundary stocks that are important to the U.S.

### **WESTERN PACIFIC:**

The Western Pacific Regional Fishery Management Council believes that it would be beneficial if the next revision of the MSA allows exemptions from the ACL requirement, provides more flexibility in evaluating fisheries that require an ACL, and offers incentives for cooperative ACL management between the federal and state governments.

The MSA should have exemptions from the ACL requirement for data-limited stocks and add provisions for a time frame for which reliable fishery information needs to be obtained in order to remove the stock from a data-limited situation.

The Western Pacific Region has more than 1,000 insular management unit species. The fisheries that harvest these species are small-scale with multiple gears and multiple landing sites. Scarce biological and demographic information limit conducting stock assessments to determine the status of the species. Without stock assessments for majority of these species, overfishing limits cannot be determined and thus annual catch limits (ACLs) are based on catch-only methods, which are also data limited. Because of the strict mandate for ACLs in the MSA, the Council is forced to comply and develop ACLs that may not meet the intent of the MSA.

More flexibility should be given in the situation where data-limited stocks exist. National Standard 1 is too stringent given the data-limited nature of the Western Pacific fisheries. Majority of the data limited stocks can be managed through non-ACL approach and better managed through ecosystem-based fishery management. Additionally, ACLs for transboundary stocks should not be mandatory but rather utilized on a case by case basis taking into account international management regimes, biological connectivity of stocks, and relative impact of U.S. fisheries on transboundary stocks.

Some if the proposed legislative changes for setting Annual Catch Limits (ACLs) address many of the problems faced in implementing ACLs in the Western Pacific Region. Providing the Council the authority and opportunity to consider ecosystem and economic needs of the fishing community in implementing ACLs is a beneficial change to the current MSA text. The Western Pacific Council provides for similar considerations through an analysis that considers social, economic, ecological, and management uncertainty. Consideration should be given to include social and management elements in this section as ecosystem and economic variations are already accounted for. Given the overall underutilized status of fisheries in the Western Pacific Region, this language could be revised to: "In evaluating the need to establish annual catch limits, a Council may consider changes in an ecosystem and the economic needs of the fishing community". This provides the Council flexibility in having to apply ACLs for in fisheries where it may not be appropriate.

## 3 Forage Fish

### **CONSENSUS POSITION**

The CCC developed the following consensus position:

"The Councils recognize that forage fish cannot be defined with a one-size-fits-all description or criteria. Species identified as forage fish by the Councils tend to be small species with short lifespans and may have an important role in the marine ecosystem of the region. Some of these species may exhibit schooling behavior, highly variable stock sizes due to their short life spans, and sensitivity to environmental conditions. Some forage species may consume plankton, and some may be an important food source for marine mammals and seabirds. The term "forage fish" appears to imply a special importance of the species as prey, however nearly all fish species are prey to larger predators and thus all fish species provide energy transfer up the food chain.

Councils should have the authority to determine which species should be considered and managed as forage fish. Under existing MSA provisions, some Councils already recognize the importance of forage fish to the larger ecosystem functions and those species are regulated under the Council's FMPs where appropriate. The CCC is concerned that any legislative definition of forage fish, based on broad criteria --such as all low trophic level fish (plankton consumers) that contribute to the diets of upper tropic levels —will not include other important types of forage (e.g., squid), unintentionally include important target fish species (e.g., sockeye salmon), and allow for various interpretations by different interested parties and thus invite litigation.

Provisions that would require Councils to specify catch limits for forage fish species to account for the diet needs of marine mammals, birds, and other marine life would greatly impact the ability of Councils to fulfill their responsibilities under the MSA. Many predators are opportunistic feeders and shift their prey based on abundance and availability. As a result, determining the exact amount of

individual prey needed each year would be an enormous undertaking, and would divert limited research monies away from other critical research such as surveys and stock assessments.

NOAA and the states do not currently have enough resources to survey target stocks, let alone prepare stocks assessments for forage species that would be needed to set scientifically based annual catch limits. In the absence of this critical information and necessary resources, catch limits would need to be restricted to account for this largely incalculable uncertainty. Prey needs for upper trophic predators are already accounted for as natural mortality removals in stock assessment models.

Councils should retain the authority to determine species requiring conservation and management through development of FMPs. Any legislation that directs the Secretary to prepare or amend fishery management plans (e.g., recent legislation to add shad and river herring as managed species) creates conflicts with current management under other existing authorities."

#### **REGIONAL PERSPECTIVES**

#### **NEW ENGLAND:**

The New England Council adopted an ABC control rule for Atlantic herring that will take into account its role as a key forage fish. The Council also restricted mid-water trawlers from inshore areas to protect concentrations of Atlantic herring. In addition, since the mid-1980s the management measures for the Gulf of Maine and Georges Bank have prevented the development of a small-mesh fishery to target forage fish without seeking Council approval. The Council also adopted bycatch caps for river herring and shad that were implemented through its Atlantic herring FMP.

### **MID-ATLANTIC:**

Forage fish stocks play an important role in the structure and function of marine ecosystems. The Mid-Atlantic Council and its constituent stakeholder groups have expressed strong interest in the development of a policy/approach for managing forage fishes. Adequate consideration of the importance of forage stocks within regional ecosystems is an important consideration in the implementation of ecosystem principles in fisheries management and should be included in the Act.

The Council's Ecosystem Approaches to Fisheries Management Guidance Document (2016) establishes the following policies regarding forage fish:

- It shall be the policy of the Council to support the maintenance of an adequate forage base in the Mid-Atlantic to ensure ecosystem productivity, structure, and function and to support sustainable fishing communities.
- The Council, in conjunction with its SSC and the NEFSC, shall promote the timely collection of data and development of analyses to support the biological, economic, and social evaluation of ecosystem level tradeoffs including those required to establish an optimal forage fish harvest policy.

In 2016 the Council approved an Unmanaged Forage Omnibus Amendment. This action prohibits the development of new and expansion of existing directed commercial fisheries on certain unmanaged forage species in Mid-Atlantic Federal waters until the Council has had an adequate opportunity to assess the scientific information relating to any new or expanded directed fisheries and consider potential impacts to existing fisheries, fishing communities, and the marine ecosystem. The purposes of this action are to (1) advance an ecosystem approach to fisheries management in the Mid-Atlantic

through consideration of management alternatives that would afford protection to currently unmanaged forage species through regulation of landings and/or possession of those species; (2) consider management alternatives that address data collection and reporting of landings of currently unmanaged forage species; and (3) consider measures to establish a process for new fisheries for such species to develop or existing fisheries to expand.

Additional information about the role of forage species in Mid-Atlantic ecosystems and potential considerations for their management is available in the Council's Forage Fish White Paper (http://www.mafmc.org/eafm/).

#### **SOUTH ATLANTIC:**

As part of its Fishery Ecosystem Plan (FEP) II revision, the Council is working with a variety of partners in the region to expand upon previous modeling efforts to help us better understand the relationships between predator and prey species in the region. The importance of these relationships is highlighted in a chapter specifically focused on food web dynamics in the FEP II. It is the Council's intent to use these tools to more appropriately manage the species within our jurisdiction.

The Council has the following major concerns about how the pending forage fish legislation would negatively impact planning, management, and stock assessments:

- Definition of Prey Species the current definition is overly broad and would include a number of species currently under fishery management plans. The South Atlantic Council feels a better approach would be to limit this to finfish species and to species not currently under management. Perhaps the NMFS could work with the Councils to develop a list of prey species to be addressed.
  - "(19) The term 'forage fish' means—(A) any fish that, throughout its lifecycle—(i) is at a low trophic level;
  - (ii) contributes significantly to the diets of other fish, marine mammals or birds; and
  - (iii) serves as a conduit for energy transfer to species at a higher trophic level; or"

This may prove problematic with subsequent parts of the definition since most, if not all, finfish go through early life stages where their dominant prey is plankton (primary production and/or primary consumers) and they themselves are at a "low trophic level". Also, there are many of our managed species where conspecifics constitute a significant portion of their diet throughout their lifecycle. The Council believes it would be better to clarify what "throughout its lifecycle" means since we believe the intent is to single out species that never move up trophic levels or, their diet is primarily lower trophic prey but can occasionally consume higher trophic level prey and that they themselves serve as a primary trophic pathway for currently managed species throughout their entire life cycle.

"(29) The term 'low trophic level' means a position in the marine food web in which the fish generally consume plankton."

The South Atlantic Council believes this is way to general. 'Low trophic level' can be relative to any higher trophic level and in some cases may be a species that is primarily a piscivore. The Council believes it would be better to amend the definition to include "...generally consume plankton and/or primary consumer finfish." This would effectively broaden the 'lower trophic level' definition to

account for the next trophic level above planktivores and not exclude forage species like bullet and frigate mackerel and some of the small carangids associated with Sargassum habitat.

"(D) in the case of a forage fish, is reduced, pursuant to subparagraph (B), to provide for the diet needs of fish species and other marine wildlife, such as marine mammals and birds, for which forage fish is a significant part of their diet."

The South Atlantic Council is concerned about what constitutes a "significant part of the diet" for a predator? There are many metrics that could be used to measure the relative contribution of specific prey to the diets of predators. What is the most representative metric to use? The South Atlantic Council believes determining which metric to use should be left to the regional Scientific and Statistical Committees (SSCs) to determine.

- 2. Resources needed for data/assessments there are not sufficient resources available in the southeast to collect biological data (lengths, ages, gut content, and reproductive material), fishery dependent data, and fishery independent data for our major species. It would be impossible to provide the MSA-required parameters for a wide range of additional species - the data simply do not exist in most cases. Specific concerns include:
  - there is a lack of adequate scientific information in most, if not all, regions to meet the requirements of the legislation;
  - in particular, there is not adequate information in ecosystem food webs in most regions;
  - there is a lack of resources to gather the types and amounts of information needed to meet some of the requirements of the legislation;
  - as a result of the lack of resources, the effect of the legislation on existing workloads is a concern;
  - SSCs already assess the effects of directed fisheries on (and total mortality of) forage fish - the legislation would add requirements that the SSCs may not be able to calculate given existing available information (diversity and localized distribution of all forage fish species);
- 3. Appropriate Regulations versus Management given the extreme lack of data, an initial step is to add such species as ecosystem component species. Such designation is reserved for species that do not need "management". However, the South Atlantic Council would like to implement limited precautionary "regulations" (e.g., commercial vessel trip limit and total harvest limit) that would not overly constrain harvest but would provide a "time-out" should harvest increase so that the Council can determine whether management is needed. If management is needed, then a plan amendment would begin and the NMFS would need to provide the Council with the assessment-related values to set the MSA-required parameters.
- 4. Impacts on Ongoing Regulations specific concerns include:
  - there are existing restrictions in many regions and it is unclear how this legislation would require changes;

- many forage fish are currently managed as ecosystem component species how would the legislation affect this?;
- some regions already have ecosystem plans would the legislation require changes?;
- it is unclear how the legislation would affect existing management measures (e.g., full retention requirements in some North Pacific fisheries);
- in some regions, forage fish occur or are harvested primarily in State waters how would this legislation affect the relationships between Councils and States;
- some forage fish are managed by other management entities (e.g., ASMFC) how would the legislation affect Councils when they are not the primary management entity?;
- the two specific east coast fisheries mentioned by the legislation have already been the subject of litigation (which failed) that should be mentioned somewhere;
- the legislation appears to require the Secretary to write amendments to Council FMPs that is a major deviation from the current authorities under the MSA.

If the South Atlantic Council had adequate information (e.g., gut content analyses, modeling results, etc.) it could set the ACL below the ABC to account for predator/prey interactions. This can be done under the current MSA once we have adequate data.

### **GULF OF MEXICO:**

Generally, forage fish that are not harvested should be in sufficient abundance to support the dietary needs of predators, especially if the predator species are being harvested. Forage fish in the Gulf, with the exception of penaeid shrimp, are managed or at least monitored by the five Gulf states and Commission.

In the Southeast region, resources to conduct stock assessments for targeted species with consistency are limited, let alone forage species for which even less life history and abundance information is available. Further, requiring the Councils to utilize limited resources for establishing catch limits for species of which little is documented for is non-productive. Most forage fish are short-lived, and vulnerable to environmental perturbations. In keeping with not requiring management using catch limits for short-lived species, the flexibility requested by the Councils in that manner is further requested if the active management of forage species becomes a responsibility of the Councils. For this reason, forage fish should be exempt from management under an ACL. (Last Modified April 2020).

#### **NORTH PACIFIC:**

In 1997, the North Pacific Council took action to protect forage fish by prohibiting a directed fishery and the sale and barter of small forage fish. The regulations reduce waste by allowing retention (up to a maximum retainable bycatch amount of 2%) and processing (into fishmeal) those forage fish caught incidentally in groundfish fisheries. Bycatch estimates of forage fish in all fisheries are calculated by observer sampling of catch through the North Pacific Groundfish and Halibut Observer Program. The forage fish species category includes all species of fish in defined families that includes smelts, lanternfish, sandlance, gunnels, pricklebacks, other small fish species, as well as euphausiids (krill). Although most (if not all) larger fish species are important prey at juvenile stages, they support

important commercial fisheries, and as such, are appropriately regulated through FMPs (e.g., pollock) or through State of Alaska fishing regulations (e.g., herring).

Because forage fish and ecosystem concerns are adequately addressed by the existing North Pacific management programs developed under existing MSA provisions, recent proposed legislation (e.g., HR 2236 in 2019) does not appear to enhance the Council's ability to meet the MSA's conservation and management goals for forage fish species. The legislation would limit the Council's flexibility in achieving conservation objectives and in our ability to respond to changing ocean conditions and shifting ecosystems, and add to Council workload without any added benefit to the conservation and management of forage fish species. Additionally, legislation for forage fish conservation will not be able to provide enough specificity to avoid lengthy, complex implementing regulations or quidelines.

We believe the definition of forage fish is too broad to be unambiguously applied to species already managed under a fishery management plan or fishery regulations. While likely not intended, it is not clear if some of the most commercially valuable fish species in the North Pacific (e.g., Alaska pollock, Atka mackerel, and sockeye salmon) could be determined to be forage fish under any broad definition. In other words, these species could be considered forage fish under recent draft legislation (i.e., HR 2236) if they meet the three criteria of what defines a forage fish:

- (1) is a low trophic level (defined as fish that generally consume plankton)
- (2) contribute significantly to the diets of other fish, mammals or birds, and
- (3) serve as a conduit for energy transfer to species at higher tropic levels.

All three of these species mentioned (Alaska pollock, Atka mackerel, and sockeye salmon) are planktivorous, are eaten by fish and mammals (like most every other fish species), and transfer energy up the food chain (like every other fish species). Thus, it could be argued by some that any fish species that eats plankton should be treated as forage fish.

We believe that any bill regarding forage fish conservation should clarify that the regional fishery management councils (though their fishery management plans) shall make final determinations of which species are considered as forage fish as this approach will best meet Congressional intent and lessen the likelihood of litigation. The Council is concerned that a broad definition of forage fish as proposed will allow for various interpretations by different interested parties. This ambiguity, particularly with respect to species that could be determined to meet the bill's definition of forage fish but are currently caught in target fisheries (e.g., Alaska pollock, Atka mackerel, sockeye salmon), may invite lawsuits that would ultimately be decided by the courts. As we describe above, developing a uniform, national definition of the forage fish category may not be feasible. In contrast, requesting each Council to develop a list of fish species in their area of jurisdiction that function as forage fish, is a relatively straightforward exercise.

We believe that the councils should have the discretion to adjust catch limits for forage fish to account for dietary needs, rather than make it a required provision of FMPs. The current language in the MSA already provides the councils with the authority to address forage fish concerns. Predator needs and other forms of natural mortality are already accounted for in the stock assessments and specification of acceptable biological catch limits, within the constraints of the best scientific information available. Additional adjustments to catch limits would require substantial research funding that may divert limited research monies away from critical surveys and stock assessments for harvested stocks. In the absence of additional dietary research, catch limits for target species would need to be extremely restrictive to account for this uncertainty. Greater specificity is unlikely

to be appropriate given the rapid evolution of ecosystem science and the high degree of uncertainty that remains regarding interactions among species.

The Council also believes that, unless subject to a directed fishery, the SSC and Council should not be required to make catch limit recommendations for forage fish. Forage fish are considered as ecosystem component species in the North Pacific groundfish FMPs, and by definition, are not subject to a directed fishery. Accordingly, annual catch limits are not established for these species, consistent with the National Standard 1 guidelines. Requiring Councils to make catch limit recommendations for species that are not subject to directed fisheries adds to Council workload without producing any tangible benefit. (Last Modified April 2020)

#### PACIFIC:

The Pacific Council has a long history of protecting forage species and generally believes that changes to the MSA are not necessary in order for this Council to protect and to sustainably manage forage fish. The Pacific Council already considers the impact of forage fish to the ecosystem and fishing communities to inform optimum yield (OY) and annual catch limit (ACL) decisions for managed forage species in our Coastal Pelagic Species Fishery Management Plan (CPS FMP). For example, one of the 11 goals and objectives in the CPS FMP is to "Provide adequate forage for dependent species." In addition, our harvest control rules for CPS stocks include built-in reductions in allowable harvest as biomass estimates and ecosystem indicators point to declining stock status. This harvest control rule closed the directed sardine fishery in 2015, four years before the stock reached its current overfished status.

In 2006, we adopted a complete ban on commercial fishing for all species of krill in West Coast Federal waters and identified essential fish habitat for krill (euphausiids), which serve as the basis of the marine food chain.

In 2015, we designated several forage species as shared ecosystem component species through our Fishery Ecosystem Plan initiative, which applied to all our FMPs. At the same time, we prohibited the development of new directed fisheries on unmanaged forage species until there was an adequate opportunity to assess the science relating to the fishery and any potential impacts to existing fisheries and communities. This action, which the Pacific Council initiated in 2012, recognized the importance of these forage fish to dependent species, to the California Current Ecosystem as a whole, and to the Council-managed commercial and recreational fisheries, which rely on a healthy stock of forage fish.

The Pacific Council has amended its four FMPs (Coastal Pelagic Species, Groundfish, Highly Migratory Species, and Salmon to provide adequate protection for forage fish. The amendments prohibit the development of new directed fisheries on forage species that are not currently managed by the Council, or the States, until the Council has had an adequate opportunity to assess the science relating to any proposed fishery and any potential impacts to our existing fisheries and communities. This is not a permanent moratorium on fishing for forage fish. Instead, the Council adopted a review process for any proposed fishery.

The Pacific Council's Coastal Pelagic Species (CPS) FMP includes stocks that are important forage species, such as sardine, anchovy, and squid. One of the stated objectives of the plan is to provide adequate forage for dependent species. To achieve this objective, the CPS harvest control rules for actively managed species are more conservative than MSY-based management strategies, because the focus for CPS is oriented primarily towards stock biomass levels at least as high as the MSY stock

size while reducing harvest as biomass levels approach overfished levels. The primary focus is on biomass, rather than catch, because most CPS (Pacific sardine, northern anchovy, and market squid) are very important in the ecosystem for forage. The CPS FMP also includes a complete ban on commercial fishing for all species of krill in West Coast federal waters and makes no provisions for future fisheries. This broad prohibition applies to all vessels in Council-managed waters, and was intended to ensure that, to the extent practicable, fisheries will not develop that could put at risk krill stocks and the other living marine resources that depend on krill.

#### **WESTERN PACIFIC**

Forage fish species are included in the Western Pacific Council's Fishery Ecosystem Plans. ACLs have been specified for species such as big eye scads and mackerel scads. Big eye and mackerel scads are not managed under the Ecosystem-based Fishery Management approach by designating these species as ecosystem components. The Council is also working with its partners in developing ecosystem models for the near-shore ecosystem that consider the biomass and productivity of the forage fish species as drivers for the ecosystem model. The Council is also engaged in Cooperative Research in conducting aerial surveys to estimate biomass in order to update the MSY estimates for these not only ecologically important stocks, but culturally important species for the traditional indigenous fishing of the Western Pacific.

## 4 Catch Share Programs

### **CONSENSUS POSITION**

The CCC developed the following consensus position:

"The CCC believes that Councils should maintain the maximum flexibility possible to develop effective management tools, including catch share programs. Adding excessive requirements for conducting a referendum is likely to increase the administrative burden for the Councils and may reduce the Councils' ability to implement the appropriate management program for their fisheries that could include modification of existing catch share measures or new catch share measures.

Catch shares is a management tool that should be available to the Councils, but the design, timing, and development should be left to individual Councils if they choose to use this tool for a specific fishery."

### **REGIONAL PERSPECTIVES**

#### **NEW ENGLAND:**

Councils need the flexibility to consider and use all of the fishery management tools that are available. Provisions that require a referendum before implementing a catch share program make it more difficult to address management problems. While the New England Council would prefer this requirement be removed, reducing the requirement for referendum approval to a majority of permit holders (rather than 2/3) does provide a measure of relief, and the New England Council believes this would be a positive change. If the statute defines voting rights for a catch share referendum, the text should clearly state which permit holders can participate in the referendum and if crew members can vote. Since fisheries differ, it may be better if these voting provisions are determined by each Council rather than defined by the statute.

### **MID-ATLANTIC:**

The Mid-Atlantic Council does not have a position on the potential requirement that new catch share programs be approved by a majority of eligible permit holders in a referendum. However, if this requirement is included in the final reauthorization, we feel that the Councils should be given significant control to determine how the referendum program is developed and implemented.

### **SOUTH ATLANTIC:**

The South Atlantic Council has one long-standing IFQ program in the region (wreckfish) that was established in 1992. Since that time, the Council has considered the use of catch shares in the snapper grouper mixed-use fishery (2007-2008) and the golden crab fishery (100% commercial) (2012), but did not move forward with programs for either fishery. The topic of catch shares has lately been controversial in the South Atlantic and the Council is not currently considering additional catch share programs. The Council does have concerns regarding the recent agency guidance for review of catch share programs with respect to the resources needed to conduct such a review, and the potential impacts on the existing wreckfish ITQ program. This program experienced significant changes because of the 2007 MSA reauthorization that were very destabilizing to the fishery.

Prior to the requirement for ACLs, the Council managed the wreckfish fishery with a Total Allowable Catch (TAC) of 2 million pounds under an ITQ program. The fishery was landing considerably less than 2 million pounds, around 250,000 pounds, and if the Council reduced the TAC, individuals would have to purchase/lease additional shares to continue harvesting at existing levels. The Council concluded the management program in place was adequately protecting the wreckfish resource, and there was no need to reduce the TAC and cause unnecessary economic impacts to the participants. Landings were low due to market conditions given that it was more profitable to target other species, and that resulted in fewer fishermen targeting wreckfish.

With the requirement to establish ABC Control Rules and ABC/ACL for all species, the Council requested NMFS provide an updated stock assessment for wreckfish. NMFS responded that they could not provide an updated assessment and suggested the Council work with its SSC to develop a catch-based ABC. The following material is taken directly from the Council's Comprehensive ACL Amendment dated October 2011: "The South Atlantic Council's SSC met in April 2010 to discuss ABC Control Rules for unassessed species. After extensive discussion of wreckfish issues, the SSC established that ABC was unknown and the South Atlantic Council should consider an ACL that did not exceed 200,000 lbs. One of the issues discussed was whether the management system of individual quotas tied to portions of the allowable harvest level potentially alters the relation between the recommended harvest and the realized harvest. Effort is reduced in the fishery, to the extent that recent landings are confidential because fewer than 3 harvesters have been in operation in recent years. Landings are reduced and recent trends in landings, even if such landings could be publicly disseminated, are possibly not representative of fishery productivity.

The SSC discussed setting an ABC for wreckfish during their August 2010 meeting. The SSC stated that the 2001 assessment (Vaughan et al. 2001) indicated depletion at higher historical levels of effort and that the catch reductions appeared to have come mainly from gear restrictions, spawning season closure, and individual transferable quota (ITQ) implementation. Since stock size cannot be projected, an estimate of overfishing limit from the 2001 assessment could not be produced. A Depletion-Based Stock Reduction Analysis (DBSRA) or Depletion-Corrected Average Catch DCAC estimate could be calculated, but recent landings are confidential, therefore the SSC was not able to perform the calculations to produce these estimates. The SSC agreed the 2001 assessment was dated and did not

apply to current landings and conditions. The SSC concluded that a control rule based on catch-only data should be used even though a stock assessment exists for wreckfish.

At the Second National SSC Meeting, Dr. Rick Methot (NMFS/SFD) presented a framework for dealing with data-poor stocks. Under this framework, a stock is categorized based on the status of the stock relative to its fishery. The framework includes a category that labels a catch as "moderate." In these cases, it is possible that any increase in catch could result in overfishing.

In the absence of a current assessment and using a catch-only scenario at "moderate" historical catch, the SSC reached consensus that it was inappropriate to use an old assessment applied to new catch data for catches coming from potentially different fishing conditions than at the time of the assessment. Although an estimate of FMSY exists, it cannot be applied to current stock biomass. A recent estimate of F is close to  $F_{MSY}$ , so increasing F could lead to overfishing if there were increases in catch. Even though BMSY is unknown, fishing at FMSY on a stock that is below  $B_{MSY}$  is acceptable for a stock that is not overfished and this will allow rebuilding. Therefore, in September 2010, the SSC recommended setting the ABC at the average historical catch (1997-recent) of 250,000 lbs whole weight. Due to confidentially of data, a more precise level could not be set. This level of harvest would cap fishery where it is, consistent with the —moderate level of historical catch in Methot's table for catch-only scenarios. The SSC also recommended conducting DCAC or DBSRA analysis in the next year to compare with the current catch-only recommendation."

Reducing the quota from 2 million pounds to 250,000 pounds whole weight imposed significant costs on participants and destabilized the fishery. Since then, industry funded a third-party stock assessment that was reviewed and approved by the SSC in 2014, with a resulting ABC determination of just over 400,000 pounds. This sequence of events has had a negative impact on stakeholder interest in IFQ programs. As noted previously, participants continue to have difficulty obtaining sufficient shares to meet current business needs. The South Atlantic Council would like to maintain the maximum flexibility in applying a referendum if the Council considers catch share programs or changes thereto.

#### **GULF OF MEXICO:**

The Gulf Council should have the flexibility to use a catch share program as appropriate. Each Council is uniquely positioned to best understand the nature of its fisheries and the needs of stakeholders. There have been circumstances where the creation of a catch share program benefitted the stock and the stakeholders. The Gulf Council should be provided the flexibility to consider these programs on a case-by-case basis, determining for itself whether a measure such as a referendum is necessary. (Last Modified April 2020).

#### **NORTH PACIFIC:**

The North Pacific Council has several Catch Share and IFQ programs. Programs for some fisheries were mandated by Congress (American Fisheries Act pollock cooperatives, BSAI Crab fisheries cooperatives) and others were developed and implemented by the Council (Halibut and Sablefish IFQ program, Gulf of Alaska Rockfish Cooperative Program, BSAI Amendment 80 groundfish trawl cooperative program). These programs were aimed at eliminating the race for fish and minimizing the associated negative impacts to fisheries resources, as well as addressing the social and economic well-being of the industry and fishing communities. Full program performance reviews for all catch share and IFQ programs are conducted on a regular periodic basis. The Council also annually reviews the performance of the cooperatives, and provides adjustments to the programs as needed to better meet program objectives. The objectives established for all catch share and IFQ programs are largely

being met (reduced bycatch and waste, extended the fishing seasons, increased efficiency, increased utilization, improved safety at sea, etc.). As catch share programs mature and the original social and economic contexts change, full performance reviews and annual cooperative reports provide the Council with the information and evaluation needed to address new problems and challenges that may not have been initially anticipated, as well as, improve our understanding of how additional catch share programs might be structured. (Last Modified April 2020)

#### PACIFIC:

The Pacific Council has two catch share programs. The first is a groundfish fixed gear sablefish program using tier limits. The second is a groundfish trawl rationalization program using IFQs for the shoreside fishery and co-ops for the whiting mothership and catcher-processor sectors. The Pacific Council is not considering any additional catch share programs at this time. We have completed the first periodic review of both programs. The Council did not conduct referendums for either program.

#### **WESTERN PACIFIC:**

The Council continues to explore the potential application of catch share programs to limited access fisheries in the Western Pacific region through workshops and database projects, but has not implemented it as a management tool at this time. The Council believes that it is important to maintain flexibility so that each Council may decide whether and how to implement catch share programs in their region where appropriate.

### 5 Mixed Use LAPP Moratorium

### **BACKGROUND**

Previously introduced legislation (e.g., H.R. 200 in 2018) would have required the Secretary of Commerce to enter into an agreement with the National Academies of Sciences, Engineering, and Medicine to study the use of limited access privilege programs in mixed-use fisheries (mixed-use means a Federal fishery in which two or more of the following occur: (A) recreational fishing, (B) charter fishing, and (C) commercial fishing.). Proposed language would also establish a moratorium on the submission and approval of a limited access privilege program for a mixed-use fishery until the date that the report is submitted except if such program was part of a pending fishery management plan or plan amendment before the date of enactment of the legislation.

### **CONSENSUS POSITION**

The CCC developed the following consensus position:

"The CCC believes that Councils should maintain the maximum flexibility possible to develop effective management tools, including limited access privilege programs. Temporary moratorium is likely to increase the administrative burden for some Councils and may reduce the Councils' ability to implement the appropriate management program for their fisheries that could include modification of existing LAPP measures or new LAPP measures.

Limited access privilege programs are a management tool that should be available to the Councils, but the design, timing, and development should be left to individual Councils if they choose to use this tool for a specific fishery."

### **REGIONAL PERSPECTIVES**

### **SOUTH ATLANTIC:**

The South Atlantic Council has one long-standing IFQ program in the region (wreckfish) that was established in 1992. [Note: LAPPs and IFQs are all types of catch share programs.] Since that time, the Council has considered the use of catch shares in the snapper grouper mixed-use fishery (2007-2008) and the golden crab fishery (100% commercial) (2012) but did not move forward with programs for either fishery. The topic of catch shares has lately been controversial in the South Atlantic and the Council is not currently considering additional catch share programs. The South Atlantic Council is concerned about the potential impact on existing data collection/research programs if NMFS funds have to be diverted to fund a National Academy of Sciences study of LAPP programs in mixed-use fisheries.

### **GULF OF MEXICO:**

The congressional mandate to implement ACLs has made limited access privilege programs (LAPPs) an essential management tool in certain circumstances. LAPPs have proven to be an effective tool for preventing and ending overfishing, improving the economic efficiencies, and improving safety at sea. Exploratory studies in the Gulf of Mexico have also documented potential benefits for the headboat components of the recreational sector. It should be noted that, like the other management tools, LAPPs are not necessarily appropriate for all fisheries. The Gulf Council should be afforded the flexibility to determine the best solution for each problem within its region, based on the best scientific information available and the input and expertise of its fishermen.(Last Modified April 2020).

### **NORTH PACIFIC:**

The North Pacific Council notes that NAS studies incur costs to the agency (typically  $\sim$  \$1 million) that in turn, affect the Councils by reducing funding for NMFS scientific and management support. Additionally, prescribing a national moratorium on LAPPs limits the ability of Councils to use proven management tools based on regional needs and determinations, to fulfill their conservation and management responsibilities.

#### **WESTERN PACIFIC:**

The Western Pacific Council does not currently use Limited Access Privilege Programs (LAPPs). However, the term "mixed-use fishery" needs to be better defined to ensure that should the Western Pacific Council choose to use LAPPs in the future, it isn't constricted by a term specifically written for other areas. The legislation should also ensure that should the study not be completed in one year, the moratorium would be lifted.

## C. COUNCIL PROCESS AND AUTHORITY ISSUES

## 1 Resources Available for Additional Mandates

### **CONSENSUS POSITION**

The CCC developed the following consensus position:

"The CCC remains concerned that important policy directives issued by NMFS (e.g., allocation review, and ecosystem-based fisheries management) frequently do not take into consideration the need for additional staffing and resources that Councils may need to implement them. The demands on Councils to fulfill existing regulatory and management requirements are significant, and these should be met before any new mandates are required.

The CCC notes that baseline funding for research and management is necessary for sustainable fisheries management. At-sea surveys of fish populations are the 'bread and butter' of sustainable management that is the hallmark of U.S. fisheries under the MSA. Reducing stock assessment funds will reduce harvests by U.S. fishermen, which will increase imports of foreign seafood. Increasing stock assessment funding is the best investment an administration can make in U.S. fisheries."

### **REGIONAL PERSPECTIVES**

#### **MID-ATLANTIC:**

New unfunded mandates would be a burden on the Mid-Atlantic Council, and sufficient funds should be available for the Council to meet the existing requirements of the Act. Continued investment in stock assessment capacity is of paramount concern in this reauthorization process.

### South Atlantic:

The South Atlantic Council has concerns regarding the resources available (for both the Council and the agency) to meet additional mandates when there are basic data needs in the region that have gone unmet for years. NMFS has produced several policy directives related to climate science, ecosystem-based fisheries management, and bycatch reduction as well as catch share program review guidance and stock assessment prioritization tools, all of which include a significant number of tasks for Council staff and NMFS staff. While the Council understands that these efforts are intended to prioritize and coordinate the agency's science products and management endeavors, we believe that the success of such initiatives is dependent on data that are either incomplete or do not exist in our region. Lack of resources at both the Science Center and Regional Office for such basic needs as collection and processing of biological samples, economic information, and data management ensures that the sophisticated approaches outlined in the above policy directives will be out of the Council's reach. Currently, the Council does not receive SAFE reports for our managed species due to these very same resource concerns. While the Council believes strongly that many of these approaches are necessary, we do not believe that they are achievable within the proposed timeframe given current resource constraints now and in the foreseeable future.

#### **GULF OF MEXICO:**

We concur with the issues identified above by the South Atlantic Fishery Management Council.

#### **NORTH PACIFIC:**

The North Pacific Council believes that no additional mandates should be imposed without additional resources. (Last Modified April 2020)

### **PACIFIC:**

The Pacific Council agrees with the above consensus statement with an additional following sentence. When new policy initiatives are considered, provided funding should be commensurate with the associated Council workload.

#### **WESTERN PACIFIC:**

The SAFE report requirements were not met in the Western Pacific region until 2015 when the Council led the restructuring of its existing Fishery Ecosystem Plan (FEP) Annual Reports to incorporate required SAFE report elements under the National Standard 2 Guidelines. The Council continues to lead the coordination of the annual update of the SAFE reports in the region, as NMFS has not dedicated staff and resources to oversee the production of these reports which are critical for monitoring fishery performance.

## 2 Transparency Requirements

#### CONSENSUS POSITION

The CCC developed the following consensus position:

"The CCC believes that a transparent public process is critical to maintaining public trust, so that decisions of the Council and the SSC are clearly documented. This need can be met in a variety of ways, such as by webcasting meetings, audio recording of meetings, or detailed minutes of meeting discussions. However, budget problems are very real, and written transcripts are costly. Video recordings of large meetings may not add substantive content, as they will not capture presentations and motions, which are the most critical visual aspects of meetings. Streaming video may also degrade the quality of webcast audio. While the technology for webcasts is rapidly evolving, live broadcasts generally require strong Internet connections to be effective. In the context of Council meetings, which are often held in remote locations near fishing ports, the Councils have little ability to predict or control the quality and cost of the Internet connection. Consequently, requiring the use of webcasts "to the extent practicable" will allow Councils to achieve greater transparency within budget and operational constraints."

### **REGIONAL PERSPECTIVES**

#### **NEW ENGLAND:**

The Council supports a transparent public process. As such, all Council meetings are currently webcast and recordings of all Council and Scientific and Statistical Committee (SSC) meetings are readily available. Transcripts of Council meetings are not currently prepared due to the cost, but could be prepared with adequate funding. Video recordings of Council and SSC meetings seem unnecessary and expensive and would create issues related to storage of large data files, and collection of video release forms.

### **MID-ATLANTIC:**

Providing a transparent and open public process is of utmost importance to the Mid-Atlantic Council. We are constantly striving to improve the ways we communicate with stakeholders, as evidenced by the continued development of our communication and outreach program. We encourage a review of the methods already being employed by each Council and consider both the need for, and feasibility of, any new requirements. For example, our experience has shown that broadcasting live video from

Council meetings does not significantly increase remote users' access to meetings and can often degrade the audio quality significantly. We have had much greater success with our current method of streaming webinars that display presentations and Council motions together with live audio. These webinars are available to the public for the entirety of the meeting, and the recordings are posted on our website for later viewing. We make briefing materials and presentations available prior to the meeting and post detailed meeting summaries, meeting motions, and additional follow-up items promptly after the meeting.

SSC meetings are also open to the public, and audio recordings from the meetings are available upon request. Briefing documents are available online prior to SSC meetings, and detailed meeting summaries are posted afterward. We are currently exploring the feasibility of providing webinar access to SSC meetings.

We specifically suggest considering the following requirements to enhance and ensure public access and transparency in Council and SSC meetings: live webinar broadcasts, online briefing materials, online meeting summaries, and online audio archives. The live broadcast requirement should be subject to a venue's technical capacity, to ensure that communities are not disqualified as potential meeting venues due to bandwidth or technical limitations.

#### **SOUTH ATLANTIC:**

The South Atlantic Council strongly believes that transparency in the public process is paramount to accountability and good decision-making. The Council currently webcasts all Council meetings, SSC meetings, and advisory panel meetings to provide additional access to the public and stakeholders unable to attend these meetings in person. Verbatim minutes of all Council meetings (which includes Council committees, as well as public comment sessions), SSC meetings, and advisory panel meetings are currently transcribed, while audio recordings of all such meetings are available to the public upon request. While searchable audio files are available immediately after the conclusion of all meetings, written transcriptions are contracted externally. Although generally available within 30 days of the conclusion of a meeting, some may take additional time due simply to the length of the meeting and other commitments by the transcriptionist. Because audio files are directly recorded and maintained by Council staff, making these available within 30 days does not pose an additional burden on the Council. Requiring written transcriptions within 30 days could significantly increase costs due to competing availability of transcriptionist's time, which is outside the Council's direct control.

#### **GULF OF MEXICO:**

We currently conduct audio recordings of our meetings and provide a written transcription of our Council meetings on the website. We also conduct audio recordings of all the advisory panel and Scientific and Statistical Committee (SSC) for public access upon request. The written transcription is often done for SSC meetings and is also available on the website. Council staff produces summary reports for all SSC and advisory panel meetings that are available on the website. We also webcast all our meetings for the public to see and hear what is being discussed. We do not video stream the meetings and see no added utility in doing so since it would cost substantially more to purchase video equipment and to hire more staff or contractors to handle the video equipment. (Last Modified April 2020).

### **NORTH PACIFIC:**

All decisions made by the Council and its advisory bodies are done through a transparent, open public process. Meeting materials, agenda and schedule, and public comment letters are all posted in advance of the meeting on the Council website. During the meeting, the information is continuously

updated with minutes that are drafted by the SSC, AP, and Committees, motions on which the Council has acted, and new material that is pertinent to the agenda items. Requirements for webcasting and providing accessible, audio transcripts for Council meetings are already being met. Requiring similar webcasting and/or audio transcripts for SSC meetings would impose unnecessary additional cost, given the public nature of SSC meetings and the detailed nature of SSC meeting minutes. (Last Modified April 2020)

#### PACIFIC:

The Pacific Council already provides a live webcast of its meetings, and recordings are available online. The Council does not support adding additional broadcast requirements, especially prescriptive timelines (we have two Council meetings less than 30 days apart, and producing an official meeting record in that time would detract from higher priority activities). The Council is particularly concerned about the workload associated with the SSC requirement. The SSC provisions seem unnecessary since the SSC is an advisory body to the Council, while the Council makes the final decisions. In addition, minutes of SSC meetings are included as part of the Council's administrative record and are available online. No further administrative record should be necessary.

The Pacific Council provides a searchable audio transcript of its meetings; however, in the past we provided written summary minutes, rather than full written transcripts. Summary minutes have been found to be easier to use than literal transcripts, and should be allowed as an alternative to searchable and written transcripts. Additional broadcast requirements and prescriptive timelines would be difficult to achieve and unnecessary, given the transparency of the Pacific Council process. For example, we have two Council meetings less than 30 days apart. Producing an official meeting record in that time would detract from preparation for the upcoming Council meeting. We are particularly concerned about the costs and workload associated with requiring Scientific and Statistical Committee (SSC) audios, videos, or transcripts. The SSC provisions seem unnecessary since the SSC is an advisory body to the Pacific Council, and provides written reports to the Pacific Council, which makes the final decisions. All Pacific Council SSC meetings are publicly noticed and open to the public, and almost always occur at Pacific Council meetings. In addition, minutes of SSC meetings are included as part of the Pacific Council's administrative record and are available online. No further administrative record should be necessary.

### **WESTERN PACIFIC:**

Requirements for archiving audio, video or written transcripts of the Council and SSC meetings on the Council website would add significant costs in technology services, equipment, transcription and staff time. No other federal advisory bodies (i.e. Sanctuary Advisory Council, MAFAC, U.S. Coral Reef Task Force, etc.) have these requirements. Federal Reserve Board does not provide original transcripts, rather they lightly edit the speakers' words to facilitate the reader's understanding. Under section (H) of H.R. 200, the requirement for the Secretary to maintain the records is duplicative of the Council's requirement in (G).

# 3 NEPA Compliance

### **CONSENSUS POSITION**

The CCC developed the following consensus position:

"The CCC notes that fishery management involves fairly rapid cycles of adaptive management in which information about changing conditions is addressed through adjustments to the management program and regulations. The necessity for National Environmental Policy Act (NEPA) analysis of these actions results in requirements that duplicate those in the MSA and other applicable law, including additional comment periods that delay implementation of these actions, which were developed through the open and transparent MSA process. Ensuring NEPA compliance for marine fishery management actions has been costly and time-consuming for Council and NMFS staff and has limited the Councils' abilities to pursue other regulatory activities. In addition, the CCC notes that there have been instances where compliance with NEPA has hindered adequate compliance with MSA in terms of providing comprehensive analysis to Councils prior to their taking final action due to the difficulty and time required to complete NEPA analyses. Although the 2007 MSA reauthorization attempted to align the requirements of the two laws more closely through the addition of Section 304(i), the CCC does not believe what has been called for in the Act has been accomplished."

### REGIONAL PERSPECTIVES

### **NEW ENGLAND:**

The Council supports streamlining the M-S Act and National Environmental Policy Act (NEPA) processes. The goal of NEPA is to provide the information needed for decision makers and the public to evaluate policy choices, but unfortunately this goal has been subsumed by a rigid adherence to bureaucratic requirements in order to withstand any potential legal challenge. The proposed language in Section 7 of HR 200 that substitutes the use of Fishery Impact Statements for required NEPA documents would streamline the fishery management process while still ensuring that decisions are based on careful analyses.

### **MID-ATLANTIC:**

The Mid-Atlantic Council has long been a vocal advocate for streamlining the implementation of NEPA in the fishery management process, but we concluded that the proposed language that would essentially eliminate, or significantly reduce, the role of NEPA in the fishery management process would not be beneficial. We feel that there are many opportunities to streamline the fishery management process and enhance coordination between MSA, NEPA, and other statutes without eliminating or reducing the role of NEPA.

### **SOUTH ATLANTIC:**

The Council believes that if the analyses and process required by MSA are followed, the intent of NEPA would be met. In the past, the Council has experienced delays in amendment development when an initial EA determination was later changed to an EIS with a longer public comment period and document approval process. More recently, the Council has worked closely with the NMFS and NOAA GC to prepare consolidated documents that meet both MSA and NEPA requirements. The EA/EIS determination is made early in the process to avoid any delays. We have adapted to work within the current requirements.

The Council recently completed a regulatory amendment allowing harvest of black sea bass with pot gear for the 32 permitted fishermen, with a maximum number of 35 pots per permitted fisherman, a requirement to tend the pots, and a requirement to bring the pots back to shore at the end of a trip. The way NEPA was applied resulted in a delay in development, review, and implementation. This resulted in fishermen losing income from the 2-month delay in the start of the season.

### **GULF OF MEXICO:**

Status quo application of NEPA requirements to Council actions works as intended; however, it would be less burdensome on the Council and NMFS to have the entire process integrated within the MSA. Streamlining review processes in this manner will create efficiencies in the amendment creation and implementation process, which will ultimately result in timelier document development and regulatory implementation without sacrificing content or opportunities for public involvement. (Last Modified April 2020).

### **NORTH PACIFIC:**

In the North Pacific, this unique partnership between the Council and NOAA Fisheries has resulted in a decision-making process that embodies the goals of NEPA and the CEQ procedural regulations to reduce paperwork and delays and promote better decisions. As such, the Council supports the intent of the recent CEQ proposed rule to facilitate more efficient, effective, and timely NEPA reviews of proposed major federal actions. To meet the objectives of efficiency, effectiveness and timeliness, the Council and NOAA Fisheries have developed a process whereby all Council decisions have a well-documented analytical basis, and decision documents are consolidated to meet the requirements of the MSA, NEPA, E.O. 12866, the Regulatory Flexibility Act and other applicable laws. These procedures are detailed in the NOAA Fisheries Policy Directive 30-132 for NEPA compliance and NOAA Fisheries Procedural Directive 01-101-03 for operational guidelines for compliance with NEPA and MSA.

As mandated in the MSA, regulations are developed by the Council using a scientifically based, deliberative, and transparent process, with full stakeholder engagement. This process provides sufficient time to prepare adequate and informative scientific analyses, and receive important feedback from the public on potential environmental and economic impacts of alternatives, for effective and defensible decision-making by the Council. The public and deliberative Council process on the front-end inevitably saves time during the federal rulemaking process and reduces the potential for unnecessary, costly, and time-consuming litigation. The management changes being analyzed are often complex, with significant potential impacts to fishermen, processors, and fishery-dependent communities. This is why industry and public stakeholders are generally supportive of the deliberative Council decision making process and understand that it takes time to prepare, review, and revise NEPA and related analyses of environmental and economic impacts, and meaningfully consider public comments and recommendations from our Advisory Panel, Scientific and Statistical Committee, and other relevant advisory groups.

Under our current process, the time needed to prepare an analysis, go through our deliberative and public decision-making process, and implement regulations typically takes longer than the mandated one and two-year timelines recently proposed by CEQ. While these proposed timelines may be appropriate for the vast majority of federal actions undertaken by federal agencies, we are concerned that they may be inconsistent with the MSA and the integrated analytical and rulemaking process developed by the Council and NOAA Fisheries.

We recommend that NOAA Fisheries' procedures maintain the integrated analytical and rulemaking process for fishery management actions developed under the MSA. In addition, given the proposed time limits to prepare a NEPA analysis and implement resulting regulations, NOAA Fisheries should consider whether the current process meets the requirements of the functional equivalency provisions as proposed.

Under the proposed rule, agencies may document any agency determination that compliance with the environmental review requirements of other statutes or Executive Orders serves as the functional equivalent of NEPA compliance by identifying that (1) there are substantive and procedural standards that ensure full and adequate consideration of environmental issues; (2) there is public participation before a final alternative is selected; and (3) a purpose of the review that the agency is conducting is to examine environmental issues. Courts have found that EPA need not conduct NEPA analyses under a number of statutes that are "functionally equivalent." CEQ proposes that the concept of functional equivalency be extended to other agencies that conduct analyses to examine environmental issues. We support this approach and request that NOAA Fisheries fully address and incorporate functional equivalence or a comparable approach to maintain the current MSA analytical and rulemaking process in the NOAA policies and procedures that guide Council operations and compliance with applicable laws. We believe the use of the functional equivalence provisions or a comparable approach would maintain the benefits of the Council process and be consistent with Section 304(i) of the MSA.

We support maintaining the Council process for NEPA compliance because it is fully consistent with the goals of NEPA and the proposed rule to "integrate the NEPA process with other planning and authorization processes at the earliest reasonable time to ensure that agencies consider environmental impacts in their planning and decisions, to avoid delays later in the process, and to head off potential conflicts." In addition, the MSA requirements and provisions, combined with E.O. 12866, the Regulatory Flexibility Act and other applicable laws, as well as the NOAA Fisheries procedural directives regarding substantive and procedural standards for analysis, provides a full and adequate consideration of environmental and socio-economic impacts. MSA Section 303(a)(9) requires preparation of a fishery impact statement which shall specify and analyze the likely effects including cumulative conservation, economic, and social impacts. The Council process also offers multiple opportunities for the public to provide oral and written comments at all stages of analytical development prior to selecting a preferred alternative. Additional opportunities for public comment are provided during the rulemaking process. (Last Modified April 2020)

### PACIFIC:

The Pacific Council believes integrating the policy objectives and key requirements of National Environmental Policy Act (NEPA) directly into the MSA, including the requirement to prepare "a detailed statement" on "the environmental impact of the proposed action." could streamline and expedite the regulatory process. The Council developed proposed procedures as an approach to address the requirements in the existing MSA section 304(i)(1)(B) ENVIRONMENTAL REVIEW PROCESS; the Council does not believe what has been called for in the MSA has been accomplished. The Council believes the objective of these changes is not to circumvent the intent of NEPA, but to incorporate important aspects of the NEPA analysis and process directly into the MSA.

Developing compliance procedures for ensuring a Fishery Impact Statement (FIS) meets the intent of the MSA provision will require substantial effort from Council and NOAA staff, and will likely result in FIS that are similar in scope and content to NEPA analyses and documents. The primary benefit to this process would be to reduce or eliminate National Marine Fisheries Service (NMFS) review of NEPA documents after a Council takes final action and before the regulations are transmitted to NMFS, thus starting the MSA review period. However, a similar lengthy review period for the FIS could also occur unless there was an explicit time limit for transmittal after Council final action. Otherwise there is no guarantee that the intended benefits of this provision would be realized. Shortening the review period would also benefit the Council process by encouraging earlier Secretarial review of the "substantially complete" FIS provided to the Council prior to final action. A

substantially complete FIS would provide an opportunity for more informed public comment and Council decision-making. This language could result in a more efficient fishery regulatory process, while ensuring that the NEPA objectives of informed decision-making and public comment opportunity are fully met.

National Environmental Policy Act (NEPA) (§302(c)(1)). §304(i) of the 2006 MSA Reauthorization established a requirement for the Secretary, in consultation with the Councils, to develop procedures for integrating National Environmental Policy Act (NEPA) requirements into Fishery Impact Statements (FISs), and directed that the new procedures would be the sole environmental impact assessment procedure for actions pursuant to the MSA. The Pacific Council believes that great gains in efficiency would be possible under this scenario. However, despite consultations with the Councils, the recommendations of the Councils were not incorporated into the procedures. As a result, Council actions are still subject to both NEPA compliance and review and the existing FIS requirements of the MSA; therefore, we believe the intent of §304(i) has not been met.

Example: The Council used to take final action on groundfish annual management measures in early November to ensure implementation by January 1. Now, because of lengthy internal NEPA review and public comment periods after Council final action, the Council takes final action in June, and NMFS wasn't able to implement the regulations until January 7, which necessitated some emergency action, further delaying the process for other regulatory activities. The problem is largely because of the time spent by NMFS and NOAA GC on NEPA preparation/review before drafting the rules for deeming, delaying Council transmittal.

Regarding specific language in H.R. 200 ANS: NEPA/FIS Evaluation and Review (§302(c)(2,3); MSA §304(a)(2)(D) and 304(b)(1)). The addition of language in these sections is consistent with the intent of MSA §304(1), and the Pacific Council supports its inclusion, except for §302(c)(4); MSA §305(e). Adding the requirement that NMFS complies with NEPA in its review would be counter to the intent of §304(i), which was to make the FIS "...the sole environmental impact assessment procedure for fishery management plans, amendments, regulations, or other actions taken or approved pursuant to the ACT." The Pacific Council believes this provision in H.R. 200 ANS would require the Secretary to complete a NEPA analysis that was separate from the FIS, which would have to be submitted for approval to Council on Environmental Quality, create an inconsistency in the Act, and prevent any future efforts to streamline the approval process for FMPs, amendments, and regulations. As previously stated, the Pacific Council believes the objective of MSA §304(i) and the provisions in the original HR 200 language is not to circumvent the intent of NEPA, but to incorporate important aspects of the NEPA analysis and process directly into the MSA.

### **WESTERN PACIFIC:**

The Council believes that the provision deeming that a fishery impact statement would fulfill NEPA requirements will be beneficial. Existing MSA requirements to prepare analyses for public review are largely duplicative of NEPA, but the new provisions would ensure that all NEPA requirements would be included in the new fishery impact statement process. The proposed MSA provisions would avoid analytical duplication and streamline public review processes.

## 4 Other Federal Statutes

### **BACKGROUND**

Changes have been proposed to the MSA to ensure consistent fisheries management under certain federal laws. The proposals specifically address consistency with the National Marine Sanctuaries Act, Antiquities Act and actions necessary to implement recovery plans under the Endangered Species Act. Federal fishing regulations may also be promulgated under other federal laws such as the Marine Mammal Protection Act and through means under the MSA that circumvents the transparent and public Council process. Additionally, restrictions on fisheries may also be deemed necessary to implement requirements under the Endangered Species Act beyond species recovery plans, such as implementing Reasonable and Prudent Alternatives resulting from Section 7 consultation Biological Opinions.

### **CONSENSUS POSITION**

The CCC developed the following consensus position:

"The CCC believes that all federal fishery regulations should be promulgated under the Council or Secretarial process established under MSA section 302 to ensure rational management of our fishery resources throughout their range. Under the MSA, the Councils are charged with managing, conserving, and utilizing the Nation's fishery resources as well as protecting essential fishery habitat, minimizing bycatch, and protecting listed species within the United States Exclusive Economic Zone. This is done through a transparent public process that requires decisions to be based on the best scientific information available. This time-tested approach has made U.S. fisheries management highly successful and admired throughout the world.

If changes to Council-managed fisheries (for example changes to the level, timing, method, allowable gear, or areas for harvesting management unit species) are required under other statutory authorities such as the Antiquities Act of 1906, the Endangered Species Act of 1973, the Marine Mammal Protection Act of 1972, or the National Marine Sanctuaries Act of 1972 (NMSA), such restrictions or modifications to those fisheries should be debated and developed under the existing MSA process, unless a Council cedes this responsibility to another process. In addition, all actions by the Councils are currently subject to review by the Secretary of Commerce to determine consistency with MSA and all other applicable laws. This current review ensures that Council actions – including those that could be made as a result of requirements of other statutes – will continue to be consistent with all relevant laws. Making modifications to fisheries through the MSA process would ensure a transparent, public, and science-based process. When fishery restrictions are put in place through other statutes, the fishing industry and stakeholders are often not consulted, analyses of impacts to fishery-dependent communities are not considered, and regulations are either duplicative, unenforceable, or contradictory."

### **REGIONAL PERSPECTIVES**

### **NEW ENGLAND:**

Management measures were adopted through the Antiquities Act that affect fishing in a recently adopted National Marine Monument.

### **SOUTH ATLANTIC:**

In the past, the Council has experienced delays in amendment development when a reasonable management alternative was identified by Protected Resources staff after the public hearing process. More recently, the Council has worked closely with the NMFS and NOAA GC to identify any

alternatives that should be considered early in the process. We prepare consolidated documents that meet both MSA and ESA requirements. At times the Southeast Protected Resources interpretation of potential impacts to species has been much more restrictive than other region's determinations. This has caused significant delays and additional analyses with little to no data (e.g., black sea bass pot fishery). A clear independent and transparent peer review process for Protected Resource assessments, analyses, and determinations would be extremely beneficial to the Councils, the affected fishermen, and the public.

The Council recently completed a regulatory amendment allowing harvest of black sea bass with pot gear for the 32 permitted fishermen, with a maximum number of 35 pots per permitted fisherman, a requirement to tend the pots, and a requirement to bring the pots back to shore at the end of a trip. The way ESA/MMPA was applied resulted in a delay in development, review, and implementation. This resulted in fishermen unnecessarily losing income from the 2-month delay in the start of the season.

#### **GULF OF MEXICO:**

The Gulf Council has encountered at least two potential conflicts with other statutes. With regard to the National Marine Sanctuaries Act, the Gulf Council would like to lead the process of developing fishery regulations to ensure such regulations comply with MSA requirements. With regard to the Endangered Species Act, the Gulf Council would like to be involved in development of biological opinions and management recommendations that affect fisheries managed under the MSA to ensure such recommendations are reasonable and effective. (Last Modified April 2020).

#### PACIFIC:

The Regional Fishery Management Council (RFMC) process was created by the MSA in 1976 to provide transparent, public, regional management of fisheries resources. All meetings of the Pacific Council and its advisory bodies are open to the public, and all materials used to make management decisions are publicly available and posted to our website. In addition, the Pacific Council process adheres to the provisions of the National Environmental Policy Act, the Marine Mammal Protection Act, the Endangered Species Act, the Federal Advisory Committee Act, and other applicable laws. In June 2016, the RFMC's Council Coordination Committee unanimously adopted a resolution recommending that fishery management actions in the U.S. Exclusive Economic Zone should continue to be developed, analyzed, and implemented via the RFMC process, rather than being addressed by authorities such as the Antiquities Act of 1906.

The Pacific Council's transparent system provides all stakeholders an opportunity to express their opinions, share their knowledge, and be involved in the fishery management process, thereby improving Pacific Council decision-making and natural resource management. The Pacific Council believes that informed decision-making should involve an open process where impacts to the natural and human environment are disclosed and diverse viewpoints can be considered.

### **WESTERN PACIFIC:**

In addition to the ESA and the Antiquities Act identified in Section 5 of H.R. 200, the Council believes that it is important to recognize the MMPA as one of the statutes that can also affect existing fisheries management plans. Measures to implement the MMPA False Killer Whale Take Reduction Plan modified gear requirements and fishing areas for a fishery that is otherwise sustainably-managed under the MSA. Modification of the longline exclusion zone, originally established under the Council process, was done through MSA section 305(d) (pertaining to responsibility of the Secretary), circumventing the process established under MSA section 302. The Council believes that

developing federal fishery regulations to meet requirements of other federal statutes such as <u>MMPA</u> and <u>ESA</u> under the <u>MSA</u> section 302 process will ensure greater consistency and transparency in fisheries management as well as full consideration of impacts to fishing communities. Therefore, the MMPA should be included in Section 5 along with the ESA and Antiquities Act.

### **NORTH PACIFIC:**

The Council believes that the authority of the MSA should take priority over other statutes (e.g., Endangered Species Act, Marine Mammal Protection Act, National Marine Sanctuaries Act, and Antiquities Act) in the case of conflict, particularly when it comes to managing fisheries. The Council develops regulations using a transparent, public process that requires decisions to be based on the best scientific information available.

In the North Pacific, many fisheries regulations stemming from Section 7 ESA consultations have been implemented through the MSA (Steller sea lion and short-tailed albatross protective measures for example), thus providing the opportunity for those knowledgeable about the fisheries to develop the fishery rules. Using the public, transparent process of the Councils to develop whatever fishery regulations may be necessary results in better decision making and maximizes benefits to the nation.

## 5 Exempted Fishing Permit (EFP) Authority

### **BACKGROUND**

Recent proposed legislation would impose significant changes in the review process currently used by Councils to approve and issue permits under the Exempted Fishing Permit authority. In addition, proposed changes would limit the duration of permits. Both changes could undermine the effective use of EFPs by many Councils.

Proposed changes to the EFP process would require the Secretary of Commerce to follow new procedures before approving exempted fishing permits (EFPs), including peer review and certain determinations and a requirement for EFPs to expire after 1 year.

The proposed new procedures would include the requirement for a joint peer review of the proposed EFP by the appropriate regional fisheries science center and the appropriate State marine fisheries commission and a requirement that the Secretary certify that the regional fishery management Council or Federal agency with jurisdiction over the affected fishery has determined that: the fishing activity to be conducted under the proposed EFP would be consistent with any conservation and management objectives under the existing fishery management plan or amendments; the social and economic impacts (in both dollar amounts and the loss of fishing opportunities on all participants in each sector of the fishery) expected to occur as a result of the proposed EFP; the information collected though the fishing activities conducted under the proposed EFP will have a positive and direct impact on the conservation, assessment or management of the fishery; and the Governor of each of the States – of which any part of that State is within 100 nautical miles of the proposed activity under the proposed EFP – has been consulted on the proposed EFP.

The proposed language would require that any EFP shall expire at the end of the 12-month period beginning on the date that the permit was issued and that any EFP that is renewed be consistent with the new requirements listed above.

In addition, it is not clear if this provision will apply only to new EFPs or whether existing EFPs will also expire in 12-months and need to meet the new requirements in order to be renewed.

### **CONSENSUS POSITION**

The CCC developed the following consensus position:

"The CCC believes that exempted fishing permits (EFPs) are an extremely important and useful mechanism to conduct scientific research. For example, EFPs have been used in different regions of the U.S. to conduct surveys, test monitoring devices under field conditions, investigate invasive species, and develop fishing gear that reduces bycatch and reduces impacts on habitat and protected species. These studies are frequently done by the fishing community at no cost to the public and have provided enormous benefits to the conservation and management of marine resources and habitats.

The CCC believes that the existing regulations already provide a good framework for developing regional processes for issuing and reviewing EFPs. The EFP applications undergo a regional scientific peer review and are evaluated through a public process by the respective regional Councils. The public and affected states have opportunities to comment to NMFS and the Councils during this process. Any new requirements for the EFP process, such as additional social and economic analysis or further consultation with the state governors, would greatly reduce the ability to get EFPs developed and approved in a timely manner.

In addition, the CCC believes that multi-year EFPs provide the necessary flexibility to scientifically test gear across different years and seasons. New regulations that limit EFPs to a 12-month period will restrict the type and quality of research that can be done, thus limiting the usefulness of the data collected."

### **REGIONAL PERSPECTIVES**

### **NEW ENGLAND**

The New England Council has had great success with collaborative research programs. We currently use Research Set Aside programs to fund research that is critical to the management of several of our species. For example, the Scallop RSA program provides \$10-15 million per year that is used to survey the scallop resource, investigate bycatch, and develop gear solutions to minimize interactions with endangered turtles. All of these activities require EFPs before they can be conducted. The changes to the EFP process that are proposed in HR 2023 will make it much more difficult to conduct the necessary research in a timely fashion. We are moving to multi-year awards, which will be hampered by the HR 2023 requirement that EFPs be renewed annually. We are also confused why the proposed language provides the states increased oversight of EFPs in federal waters through the review requirements. In our region, most fishing in federal waters is the purview of the Council.

### **SOUTH ATLANTIC:**

The South Atlantic Council believes that the existing EFP regulations provide a sufficient framework for the expedited, uniform, yet regionally-based process envisioned to test solutions and collect data to address specific management issues. EFPs have been used in the South Atlantic to collect data regarding proposed depth-based area closures, to test gear configurations for bycatch reduction, and to address invasive species issues. Because the Council has received an increased number of EFPs with varying degrees of detail in recent years, it recently directed staff to develop a review process for inclusion in the Handbook/SOPPs. The intent is to provide clarity to both the NMFS Southeast Regional Office, as well as to potential EFP applicants, the Council's expectations regarding completion of necessary EFP materials prior to Council review. In addition to a determination from

the NMFS that the EFP is complete as per the Council's guidance, the process will include a presentation of the EFP to the appropriate Council Committee prior to the public comment session at the Council meeting where it is being reviewed.

Some of the proposed legislative changes to current EFP regulations may be overly prescriptive and have the unintended consequence of inhibiting the Councils' ability to address specific management issues in an expedited fashion. EFPs that are limited to only 1 year will probably severely limit the usefulness of the data received as often the first year fishermen are just getting adjusted to trying the new process. It often takes a second year to work out the bugs just like many of the fishery grants are extended year after year to get a baseline that has meaning. The higher the bar is set for reviews and such, the fewer the applicants you will have; often it is the small players that come up with good innovative ideas.

#### **GULF OF MEXICO:**

The proposed modifications to the consideration of EFPs by the Councils would add a number of new requirements to the review process and would be expected to slow the process of approving EFPs and possibly reduce the number of approved EFPs. In addition to the existing review processes, additional reviews would be required by the regional science center and state marine fisheries commissions. Additional analyses would be required to meet other applicable laws to those already required (e.g., NEPA, EFH, ESA, and MMPA), likely adding an additional burden to NMFS staff time. It is already a requirement for approval that an EFP constitute scientific research and not fishing. Requiring the Governor of each state within the respective Councils' jurisdiction to be consulted about the EFP would likely add little to the quality of the process, and a letter would satisfy the requirement.

It is not clear if the renewal of an EFP for a second year requires the new requirements for review and analysis to be conducted again, or simply to be reviewed and updated, as appropriate. Further guidance would be useful. Timeframes associated with EFP duration should be determined by the underlying information needs and/or science being conducted as opposed to a prescriptive duration determined without consideration of the research being proposed. (Last Modified April 2020).

#### NORTH PACIFIC:

Our fisheries management program has greatly benefited from the use of EFPs, including multi-year EFPs, to test (under field conditions) solutions to management problems. In recent years, for example, fishermen have successfully tested different trawl gear configurations to allow escapement of salmon in the pollock fishery, tested and quantified reductions in mortality of halibut sorted on deck and discarded alive from vessels trawling for flatfish, and tested the efficiency and effectiveness of different electronic monitoring devices on longline vessels. Each EFP proposal undergoes scientific peer review by the Alaska Fisheries Science Center and the Council's SSC to ensure that it is scientifically sound, and each proposal is also evaluated by the Council prior to approval by NMFS. A multi-year EFP allows testing across seasons to evaluate inter- and intra-annual impacts. A NEPA Categorical Exclusion may be issued in cases where no additional catches are requested. The Council is concerned that language requiring EFP applications to provide information on the economic effects of the EFP "in dollars" and in terms of lost fishing opportunities for all sectors would elevate the analysis to a full Environmental Analysis just to examine the effects on all sectors. This would greatly reduce the industry's ability to get EFPs developed and approved in a timely manner. The Council also believes that multi-year EFPs can be critical to testing some solutions to fishery management problems.

The current EFP process is working well for the NPFMC, with a minimum of paperwork and process requirements, and the Council does not see a need for changes or new requirements. If there are problems with the current EFP process in particular regions of the country, then proposed legislation should be applicable only to those regions.

#### PACIFIC:

The Pacific Council agrees with the comments from the North Pacific Council. In addition, both our groundfish and highly migratory species processes relies on a biennial period for specifications and management measures, including analysis and approval of EFPs for the entire biennial period, if appropriate. Limiting the EFP period to one year would add workload to the Council's and NMFS's approval process.

The Pacific Council believes that exempted fishing permits are an extremely important and useful mechanism to conduct scientific research, and can increase industry efficiency in advance of new regulation. For example, EFPs have been used to conduct surveys, test monitoring devices under field conditions, develop fishing gear that reduces bycatch and reduces impacts on habitat, and reduce observer costs. These studies are frequently done at no cost to the public and within existing allocation schedules. The existing regulations provide a good framework for developing regional processes for issuing and reviewing EFPs. The EFP applications undergo a regional scientific peer review and are evaluated through a public process by the respective regional Councils. The public and affected states have opportunities to comment to NMFS and the Councils during this process.

Any new requirements for the EFP process, such as additional social and economic analysis or further consultation with the state governors and Fisheries Commissions, would greatly reduce the ability to get EFPs developed and approved in a timely manner. In fact, the Pacific States Marine Fisheries Commission would not be an appropriate review body for Pacific Council area EFPs since they largely serve a data warehouse function and generally are not a fishery management or scientific review entity as other regional fisheries commissions may be.

In addition, the Pacific Council believes that multi-year EFPs provide the necessary flexibility to scientifically test gear across different years and seasons, and can be critical to testing some solutions to fishery management problems. New regulations that limit EFPs to a 12- month period will restrict the type and quality of research that can be done, thus limiting the usefulness of the data collected. Both our groundfish and highly migratory species processes rely on a biennial period for specifications and management measures, including analysis and approval of EFPs for the entire biennial period, if appropriate. Limiting the EFP period to one year would add workload to the Pacific Council's and NMFS' approval process.

The Pacific Council is concerned that language requiring EFP applications to provide information on the economic effects of the EFP "in dollars" and in terms of lost fishing opportunities for all sectors would elevate the required analysis just to examine the effects on all sectors, which are likely to be negligible for many sectors. This would greatly reduce our ability to get EFPs developed and approved in a timely manner.

A requirement that the proposed EFP "...will have a positive and direct impact..." presumes the results of the EFP fishery, whereas the purpose of EFPs is often to determine empirically if it will have a positive or negative impact; or by extension, what the tradeoffs are so that a decision about future regulations can be adequately analyzed.

## 6 Timing for FMP Revisions

#### **BACKGROUND**

Draft MSA legislation sometimes includes a deadline for Council action, or implementation of a regulation. These mandated deadlines have proven extremely challenging for the regional councils and NOAA Fisheries to meet, and result in other important and pressing issues being re-prioritized.

#### **CONSENSUS POSITION**

The CCC developed the following consensus position:

PROPOSED DRAFT (April 2020) "Legislated mandates for completing an FMP or regulatory amendment can place unrealistic demands on the Council and NMFS. Regulations are developed by the councils using a scientifically based, deliberative, and transparent process. It takes time to prepare adequate and informative scientific analyses, and receive important feedback from the public on potential impacts of alternatives, for effective decision-making by the councils. After the Council makes a decision and formally provides its recommendations, NOAA Fisheries reviews the submission, prepares proposed regulations if necessary and initiates a rulemaking process pursuant to MSA, NEPA, APA, and other legal requirements. In some cases, there are statutory requirements that limit how rapidly an action can be completed. For example, some statutes specify the minimum time that must be provided for public comments. Rushing to meet an amendment deadline without having adequate time for scientific and public input can result in less than optimal decisions, which in the end may result in a lengthier rulemaking process and provoke unnecessary and time-consuming litigation."

#### **REGIONAL PERSPECTIVES**

#### **NEW ENGLAND:**

The New England Fishery Management Council usually prepares two types of management actions: plan amendments and framework adjustments. Amendments make major changes to a fishery management plan, often making fundamental changes to the management program or addressing allocation issues. Framework adjustments make more routine adjustments that are consistent with the plan's current design. The actions are typically supported with either an Environmental Impact Statement (EIS) or an Environmental Assessment (EA). The time between initation and implementation depends on both the type of action and the supporting NEPA document. An amendment and an EIS take longer than a framework and an EA. While many framework actions are initiated and implemented within one year, most amendments take at least three-four years. To some this this may seem excessive, but the time it takes to produce an amendment allows for extensive public input and careful analyses of alternatives and their impacts.

The Council typically holds five meetings a year, supplemented by committee meetings that focus on the details of a proposed action. Each year, there are many routine actions that must be completed. These limit the time available for new initiatives. Tasking of the Council that does not consider how long it takes to complete an action can disrupt these required activities.

#### **NORTH PACIFIC:**

The North Pacific It generally takes at least 2 years for a management change to be implemented, from the time the issue is first broached at the Council to the time that change is effective on the water.

The North Pacific Fishery Management Council holds 5 meetings a year, scheduled in the first weeks of February, April, June, October, and December. Three (minimum) or four (customary) meetings are required for the Council to recommend a management change, as follows:

- Meeting 1: Action is initiated. Council identifies a problem, and tasks staff to address it.
- Meeting 2: Discussion paper. Generally, the Council tasks staff to come back with background and ground-truthing for the identified problem, and potential ways to solve it. Based on this review, the Council decides whether to initiate an analysis of specific alternatives.
- Meeting 3: Initial Review. The Council reviews the comprehensive analysis that evaluates the
  problem and the impacts of alternative solutions, and addresses all applicable laws and
  requirements (MSA, NEPA, E.O. 12866, Regulatory Flexibility Act, and other applicable laws).
  The analysis is reviewed by the Council's Scientific and Statistical Committee, Advisory Panel
  of industry and other stakeholders, and the public, who provide input on the characterization
  of impacts in the analysis.
- Meeting 4: Final Action. The analysis has been revised based on feedback during initial review, and the Council is ready to make a final recommendation regarding a management change.

Combining this process with the pre-determined Council meeting schedule, a fastest case scenario for a straightforward, uncomplicated, and uncontroversial management action could take as little as 4-6 months (noting there is a 4-month gap between the Council's June and October meetings). In normal

practice, the Council would take 6-10 months from the time of initiation to make a final recommendation. For complicated or controversial actions, the Council may choose to review several discussion papers and multiple reviews of an analysis before they are ready to take final action, or there may be other staffing priorities that must be addressed (e.g., annual harvest specifications) that delay scheduling.

Once the Council has taken final action, the analysis is sent to the NMFS regional office to begin rulemaking and implementation. In the North Pacific, it is our rule of thumb that it takes a minimum of one-year from Council final action to implementation. This includes the following steps:

NMFS develops a proposed rule to implement the Council's recommendation, and NMFS and NOAA GC review the analysis and the rule to ensure that it supports the proposed action. Once the proposed rule is developed, the Council formally transmits the FMP amendment to NMFS, which begins the 90-day MSA "clock" for the Secretary of Commerce (SoC) to approve or disapprove the amendment. NMFS publishes a notice of availability, which opens a 60-day comment period. The Secretary of Commerce must decide on the amendment within 30 days after the comment period closes. NMFS responds to comments, and prepares the Final Rule, which includes an effective date for implementation. This sometimes, but not always occurs, concurrently with the SoC's decision re whether to approve the FMP amendment.

In some cases, the management change must be implemented at the beginning of the fishing year rather than mid-year. In these cases, the effective date of implementation may be up to several months after the rule is published. (Last Modified January 2020)

#### **GULF OF MEXICO:**

The Gulf Council meets five times each year on an approximately bi-monthly schedule. The dates and locations of upcoming meetings are posted well in advance on the Council website (<a href="http://gulfcouncil.org/meetings/council/">http://gulfcouncil.org/meetings/council/</a>). Since 2016, the Gulf Council has formally tracked the number of Council meetings between initiation and final action for each fishery issue, and the number of days between transmittal to the Secretary of Commerce and final implementation (i.e., rulemaking). In general, it takes an average of four Gulf Council meetings to complete Regulatory/Framework Actions and seven to nine Council meetings to complete Plan Amendments. This difference between management changes made by Framework Action versus Plan Amendment often comes down to the complexity and contentiousness of the proposed action(s). Because Framework Actions encompass many of the items typically brought before the Council, several can be in progress at any given time; whereas, it is atypical for several Plan Amendments to be in progress simultaneously. It is unlikely that the Gulf Council is unique in these respects; therefore, the addition of mandated deadlines for Council action would further burden the Council process and could limit a Council's responsiveness to necessary management changes. (Last Modified April 2020).

## 7 Deeming/Transmittal Process

## **BACKGROUND**

The Councils/Regions use different processes to complete an FMP/Amendment and handle the transmittal process from the Council to NMFS for formal review. The MSA provides the following language:

#### SEC. 303. CONTENTS OF FISHERY MANAGEMENT PLANS (16 U.S.C. 1853)

- (c) PROPOSED REGULATIONS. —Proposed regulations which the Council deems necessary or appropriate for the purposes of—
- (1) implementing a fishery management plan or plan amendment shall be submitted to the Secretary simultaneously with the plan or amendment under section 304; and
- (2) making modifications to regulations implementing a fishery management plan or plan amendment may be submitted to the Secretary at any time after the plan or amendment is approved under section 304.

# SEC. 304. ACTION BY THE SECRETARY 16 U.S.C. 1854 (portions related to timing included below) 104-297

- (a) REVIEW OF PLANS.—
- (1) Upon transmittal by the Council to the Secretary of a fishery management plan or plan amendment, the Secretary shall—
  - (A) immediately commence a review of the plan or amendment to determine whether it is consistent with the national standards, the other provisions of this Act, and any other applicable law; and
  - (B) immediately publish in the Federal Register a notice stating that the plan or amendment is available and that written information, views, or comments of interested persons on the plan or amendment may be submitted to the Secretary during the 60-day period beginning on the date the notice is published.
- (3) The Secretary shall approve, disapprove, or partially approve a plan or amendment within 30 days of the end of the comment period under paragraph (1) by written notice to the Council. A notice of disapproval or partial approval shall specify—
  - (A) the applicable law with which the plan or amendment is inconsistent;
  - (B) the nature of such inconsistencies; and
  - (C) recommendations concerning the actions that could be taken by the Council to conform such plan or amendment to the requirements of applicable law. If the Secretary does not notify a Council within 30 days of the end of the comment period of the approval, disapproval, or partial approval of a plan or amendment, then such plan or amendment shall take effect as if approved.
- (5) For purposes of this subsection and subsection (b), the term "immediately" means on or before the 5th day after the day on which a Council transmits to the Secretary a fishery management plan, plan amendment, or proposed regulation that the Council characterizes as final.

#### **CONSENSUS POSITION**

The CCC developed the following consensus position:

"The CCC believes that extensive delays in approving Council plans/amendments and implementing regulations can result in confusion and direct economic losses to our recreational and commercial constituents. The MSA is rightfully so a measured and participatory process whereby the public get to see and participate in the development of plans/amendments/regulations. After this thorough process, the review and implementation process should conform to the timelines specified in the MSA. The CCC recognizes that resources are limited and that this often results in delays during the NMFS/NOAA GC review process; however, such delays should be minimized for the public's sake and to preserve the integrity of the process."

#### **REGIONAL PERSPECTIVES**

#### **NEW ENGLAND:**

Drafting regulatory text is a complex art that often requires legal advice. For that reason, in New England the initial drafting of regulations is the responsibility of the Regional Office. Council staff assists in the effort prior to the Council deeming the regulations consistent with Council intent. In addition, after the Council takes action on an amendment or framework, we work closely with the Regional Office to make sure that the document is complete before it is formally transmitted to the Secretary. While this can take time, we believe this is worthwhile in order to prepare the best possible document for the Secretary's review. In our region this process has facilitated relatively rapid review and approval of most actions. While we always would like our documents to be implemented more quickly, we believe delays can best be addressed through regional coordination rather than a legislative fix.

#### **SOUTH ATLANTIC:**

The Regional Office staff draft the codified text for the regulations for review by the Committee and Council to ensure they track the Council's intent. In general, the Council approves all actions at one Council meeting and then Council staff finalizes the document for pre-review by the Regional Office staff and NOAA GC. At the next Council meeting, the pre-reviewed document is presented to the Council for final review and approval for formal review by the Secretary. The Council also approves the codified text for the proposed rule and gives the Council chair authority to approve editorial changes to the final document and codified text. Council staff, Regional Office staff, and NOAA GC give the document and codified text one additional pre-review after the Council's final approval. The Council's goal is to send a document with the codified text to the Secretary of Commerce/NMFS prior to the following Council meeting. The goal of the extensive pre-review opportunities is that once a document is received for formal review, the process can begin immediately. Timely implementation is critical to meeting the need to take action and for the public to see the results of their input to the Council.

The MSA specifies a statutory deadline for reviewing plans/amendments: immediately commence review and immediately publish a Notice of Availability with a 60-day comment period from the day published. The Secretary shall approve, disapprove, or partially approve a plan or amendment within 30 days of the end of the comment period. Total time equals 90 days. The MSA defines "immediately" - means on or before the 5th day after the day on which a Council transmits to the Secretary a FMP, Amendment, or proposed regulation.

For Regulations - immediately initiate an evaluation to determine if they are consistent with the FMP, amendment, MSA, and other applicable law within 15 days:

If yes publish for 15-60 day comment period.

If no, notify Council in writing of inconsistencies and provide recommendations to fix. Final regulations published within 30 days after the end of the comment period.

There is no statutory deadline for review of Regulatory Amendments; however, the statutory deadline for regulations above applies.

#### Example 1)

 Snowy Grouper: Snapper Grouper Regulatory Amendment 20 implemented fishing levels based on SEDAR 36 that showed snowy grouper was no longer undergoing overfishing and catches could be increased. The commercial annual catch limit (ACL) went from 82,900 lbs gutted weight (gw) to 115,451 pounds gutted weight (lbs gw) and the recreational ACL went from 523 fish to 4,152 fish. The commercial trip limit was increased from 100 lbs gw to 200 lbs gw. Additionally, a recreational fishing season was established for snowy grouper from May through August of each year. Snapper Grouper Regulatory Amendment 20 was sent to NMFS on December 2, 2014, and the proposed rule implementing the amendment was published on April 8, 2015 with public comments due by May 8, 2015. The final rule was published on July 21, 2015 and became effective on August 20, 2015. It took 261 days from the date the document was sent to NMFS for the regulations to be implemented.

Commercial harvest of snowy grouper closed on June 30, 2015 and recreational harvest of snowy grouper closed on July 6, 2015 due to projections indicating that the sector ACLs would be met. Commercial harvest reopened on August 20, 2015 with the implementation of the amendment and the sector was able to fully utilize the increased ACL. Recreational harvest re-opened on August 20, 2015 as well but closed on September 1, 2015, per the new annual recreational season established in the amendment. As a result, the recreational sector was not able to fully utilize its increased ACL. Had Amendment 20 been in place earlier in the year, the recreational sector would have potentially been able to remain open for a longer period of time and more fully utilized the remainder of its uncaught ACL in 2015 of 2,531 fish¹ which had an estimated economic value of approximately \$264,000² (2015 dollars). Based on recreational landings the following year, it is likely that this increase in catch and value would have been fully realized if the mid-summer closure could have been minimized or avoided.

#### Example 2)

• **Dolphin:** Amendment 8 to the Dolphin Wahoo Fishery Management Plan adjusted sector allocations of the total ACL in the dolphin fishery to provide a larger portion of the ACL to the commercial sector. The commercial allocation changed from 7.54% to 10% of the total ACL which equated to an increase in the sector ACL from 1,157,001 pounds whole weight (lbs ww) to 1,534,485 lbs ww. Amendment 8 was sent to NMFS on February 25, 2015, the Notice of Availability published on July 15, 2015, the amendment was approved on October 14, 2015, and the proposed rule implementing the amendment was published on September 29, 2015 with public comments due by October 29, 2015. The final rule was published on January 22, 2016 and became effective on February 22, 2016. It took 362 days from the date the document was sent to NMFS for the regulations to be implemented.

In the meantime, the commercial dolphin fishery experienced above average landings in 2015 and commercial harvest was closed in all Atlantic waters when the commercial ACL was projected to be met on June 30<sup>th</sup>, 2015. This commercial harvest closure remained in effect through the end of the year. Traditionally, the longline gear sector lands the majority of their catch between late April and early July. The hook-and-line gear sector typically continues to land dolphin throughout the year. In 2015, the hook-and-line gear sector was not able to fish as they had historically. If the regulatory changes in Amendment 8 had been in place, the commercial sector, particularly the hook-and-line gear sector, would have been able to harvest dolphin over a longer period of time and likely would

http://sero.nmfs.noaa.gov/sustainable\_fisheries/acl\_monitoring/recreational\_historical/sa\_recreational\_historical/2015/index.html

<sup>&</sup>lt;sup>1</sup> Difference between recreational landings and the recreational ACL as provided on the SERO ACL Monitoring Website accessed on July 28, 2016.

Based on a willingness to pay of \$102 (2013 dollars) per grouper as provided in the EIS for Snapper Grouper Regulatory Amendment 20 and adjusted for inflation.

not have experienced a harvest closure. Also, the commercial sector could have harvested up to an additional 377,484 lbs ww of dolphin that year with an estimated dockside value of approximately \$1.1 million<sup>3</sup> (2015 dollars), although the increase in observed harvest may not have fully reached this level based on historic commercial landings.

#### Example 3)

Black Sea Bass: Snapper Grouper Regulatory Amendment 16 adjusted the seasonal prohibition
on the use of black sea bass pots annually from November 1 through April 30. The amendment
retained the November 1 through April 30 prohibition on the use of pots but reduced the size of
the prohibited area and added enhanced gear marking requirements, with the goal being to
minimize adverse socio-economic impacts to black sea bass pot endorsement holders while
maintaining protection to whales listed under the Endangered Species Act in the South Atlantic
Region.

Snapper Grouper Regulatory Amendment 16 was sent to NMFS on March 4, 2016, the NOA of the draft EIS was published on October 23, 2015, and the NOA of the final EIS was published on July 1, 2016. The proposed rule implementing the amendment was published on August 11, 2016 with public comments due by September 12, 2016. The final rule was published on December 29, 2016 and became effective on the same date. The 32 vessels in the South Atlantic region with black sea bass pot endorsements were not allowed to fish pots in November and December 2016 because Regulatory Amendment 16 was not yet implemented. Based on the economic analysis in the amendment, not allowing the fishing of black sea bass pots over these two months may have led to forgone economic benefits of approximately \$14,700 to \$15,700<sup>4</sup> (2016 dollars) in dockside value due to decreased commercial landings. It took 300 days from the date the document was sent to NMFS for the regulations to be implemented.

#### **GULF OF MEXICO:**

The Gulf Council strives to transmit completed management actions to NMFS before the next Gulf Council meeting following final action on the subject document, or within approximately two months. Further, the Gulf Council attempts to complete some actions by a certain point in the year in anticipation of final rulemaking occurring before a key point in the fishing season. This has proven difficult to gauge in recent years, as the time between the Gulf Council transmitting a management action to the Secretary for implementation and final rulemaking has steadily increased, in some cases to well over 12 months. The Gulf Council understands the responsibilities placed on NMFS by the MSA; however, when a management change is deemed necessary and appropriate, it is often because it is so at that moment in time, not 12-18 months later when final rulemaking ultimately occurs. These delays in implementation can result in a continuance of biological, social, and/or economic harm, or they may deprive the fishing public of necessary social and economic benefits. As determined by the MSA, the Gulf Council process is a transparent and deliberative one; delays in the implementation of necessary and appropriate management changes presently have costs which are going unaccounted, but are occurring nonetheless. (Last Modified April 2020).

#### Pacific:

<sup>3</sup> Based on the average annual dockside price per pound (whole weight) for dolphin in 2015 of \$2.79 (2015 dollars) as provided by the Atlantic Coast Cooperative Statistics Program dataset.

<sup>&</sup>lt;sup>4</sup> Based on the range of economic benefits provided in the EIS for Snapper Grouper Regulatory Amendment 16 converted into a monthly rate over the time period (November through April) and adjusted for inflation (\$7,257 to \$7,759 per month in 2014 dollars).

From the Pacific Council's Operating Procedure 1:

FISHERY REGULATION DEEMING PROCESS
[Procedure for Implementing MSA Section 303(c)]

In taking final action on Pacific Fishery Management Council (Council) recommendations to adopt a fishery management plan (FMP) or FMP amendment, or to revise regulations implementing an FMP, the Council is deeming that regulations implementing the recommendations are necessary or appropriate in accordance with Section 303(c) of the MSA. In so doing, the Council implicitly requests the appropriate National Marine Fisheries Service (NMFS) Region complete regulatory language to implement the Council's final action. Unless otherwise explicitly directed by the Council, after NMFS has prepared the regulatory language, the Council authorizes the Executive Director to review the regulations to verify that they are consistent with the Council action before submitting them, along with his determination, to the Secretary on behalf of the Council.

The Executive Director is authorized to withhold submission of the Council action and/or proposed regulations and take the action back to the Council if, in his determination, the proposed regulations are not consistent with the Council action. <sup>1</sup>

<sup>1</sup> In cases where the consistency is in question, the Executive Director is expected to work with NMFS to resolve the issues. Returning the regulations to the Council would be a last resort when questions cannot be resolved without involving the whole Council.

From the Operating Agreement Among the Pacific Fishery Management Council; NOAA Fisheries Service West Coast Regional Office; NOAA Fisheries Service Northwest Fisheries Science Center; NOAA Fisheries Service Southwest Fisheries Science Center; NOAA Fisheries Service Office of Law Enforcement, West Coast Division; NOAA General Counsel, Northwest Section; and NOAA General Counsel, Southwest Section:

Pacific Council staff will be responsible for reviewing proposed implementing regulations for Pacific Council-developed actions, and for making a recommendation to the Executive Director (and if appropriate, the Pacific Council) that regulations are deemed consistent with Pacific Council intent before transmitting the deeming decision and associated materials to NMFS.

WCR will assist the Pacific Council in the development of fishery management actions, by:

- Providing advice, guidance, and information on fishery management policy issues and requirements as appropriate, including considerations of administrative costs and complexity, enforceability, timing of the development and implementation of an action, potential obstacles to the approvability of an action in advance of the Secretarial review phase, and regulatory simplification (i.e., how to keep measures and regulations as simple and clear as possible).
- Drafting proposed and final rules to implement approved measures, with the accompanying regulatory language, consistent with the Pacific Council's action and intent; providing such rules and regulations to Pacific Council staff in a timely manner to allow for the Pacific Council's regulatory deeming process.
- Notification to Pacific Council staff concerning the timing for formal transmittal of Pacific Council action and associated documentation for FMP amendments and other major actions of the Pacific Council.

#### **WESTERN PACIFIC:**

The WPRFMC uses a Regional Operating Agreement (ROA) with NMFS to develop and transmit a FEP/Amendment prior to formal review to hopefully address concerns prior to transmittal.

### 8 Aquaculture

#### **BACKGROUND**

Aquaculture is being promoted as a way to reduce the seafood import/export deficit. The MSA treats aquaculture as fishing based on a legal opinion by NOAA General Counsel that landings or possession of fish in the exclusive economic zone from commercial marine aquaculture production of species managed under fishery management plans constitutes "fishing" as defined in the MSFCMA [Sec. 3(16)]. Fishing includes activities and operations related to the taking, catching, or harvesting of fish.

In 1994, the South Atlantic and Gulf of Mexico Councils established a live rock aquaculture permitting system for state and federal waters off the coast of Florida under Amendment 2 to the Coral FMP. Live rock is defined as living marine organisms or an assemblage thereof attached to a hard, calcareous substrate, including dead coral or rock. Live rock is used in the marine aquarium trade. This permitting system allows deposition and harvest of material for purposes of live rock aquaculture while maximizing protection of bottom habitat, EFH, and HAPC in federal waters of the South Atlantic Council.

The Gulf of Mexico Council approved an Aquaculture FMP in January 2009. There is a lawsuit underway challenging provision of the FMP. NMFS is challenging the Courts decision.

#### **CONSENSUS POSITION**

The CCC developed the following consensus position:

"The CCC believes that Regional Fishery Management Councils have existing authority under the MSA to develop fishery management plans for aquaculture/mariculture, which is consistent with NMFS' longstanding interpretation. This authority allows the Councils to address in a public and transparent manner, major topics like permitting process and duration, approval of systems and siting, species that may be cultured, and record keeping and reporting. However, conflicting court decisions have caused confusion and specific mention of aquaculture/mariculture in the MSA would affirm the Councils' authority to manage such activities that impact existing fishery management plans."

#### REGIONAL PERSPECTIVES

#### **SOUTH ATLANTIC:**

The South Atlantic Council believes that aquaculture should be included in the MSA to take advantage of the transparent, public Council process to address major issues such as siting, species to be cultivated, potential law enforcement impacts of a cultures species and wild catches of the same species, and permit review, including potential for leasing permits and financial guarantees for decommissioning a facility. The States are an important partner and most aquaculture currently occurs in State waters. Expansion of aquaculture should explicitly recognize State jurisdiction and provide additional funding for State capacity to participate in the process. Any Council without an Aquaculture FMP should be provided additional funding to develop an Aquaculture FMP to address major issues while leaving the details and implementation to our Federal and State partners.

The South Atlantic Council recognizes that there are several types of environmental risks associates with marine aquaculture. Federal, state, and local regulatory agencies should evaluate these risks as they develop and implement permitting and monitoring processes for the aquaculture industry. The Council specifically recognizes the following potential interactions between marine aquaculture and essential fish habitat (EFH):

- 1. Escapement
- 2. Disease in aquaculture
- 3. Use of drugs, biologics, and other chemicals
- 4. Water quality impacts
- 5. Benthic sediment and community impacts

The South Atlantic Council supports the establishment and enforcement of the following general requirements for marine aquaculture projects authorized under the Magnuson-Steven Fishery Conservation Act (MSA) or other federal authorities, to clarify and augment the general policies already adopted in the Habitat Plan and Comprehensive Habitat Amendment (SAFMC 1998a; SAFMC 1998b):

- 1. Marine aquaculture activities in federal waters of the South Atlantic require thorough public review and effective regulation under MSA and other applicable federal statutes.
- 2. Aquaculture permits should be for at least a 10-year duration (or the maximum allowed if the applicable law or regulation sets a maximum less than 10 years) with annual reporting requirements (activity reports). Permits of 10 years or more should undergo a 5-year comprehensive operational review with the option for revocation at any time in the event there is no prolonged activity or there are documented adverse impacts that pose a substantial threat to marine resources. SAFMC Marine Aquaculture Policy June 2014
- 3. Only drugs, biologics, and other chemicals approved for aquaculture by the FDA, EPA, or USDA should be used, in compliance with applicable laws and regulations (see Appendix for current list of approvals).
- 4. Only native (populations) species should be used for aquaculture in federal waters of the South Atlantic.
- 5. Genetically modified organisms should only be used for aquaculture in federal waters of the South Atlantic, pending FDA and/or other Federal approval, following a rigorous and documented biological assessment which concludes there is no reasonable possibility for genetic exchange with natural organisms or other irreversible form of ecological impact. Further, aquaculture of genetically modified organisms should be prohibited in federal waters of the South Atlantic when there exists a reasonable opportunity for escapement and dispersal into waters of any state in which their culture and/or commerce are prohibited by state rule or policy.
- 6. Given the critical nature of proper siting, the permitting agency should require the applicant to provide all information necessary to thoroughly evaluate the suitability of potential aquaculture sites. If sufficient information is not provided in the time allotted by existing application review processes, the permitting agency should either deny the permit or hold the permit in abeyance until the required information is available.

- 7. Environmental monitoring plans for projects authorized under MSA should be developed by the applicant/permit holder and approved by NOAA Fisheries with input from the Council.
- 8. Fishery management plans for aquaculture should require permittees to have adequate funds (e.g., assurance bond) committed to ensure removal of organisms and decommissioning of facilities that are abandoned, obsolete, or storm-damaged or have had their permit revoked. The plans should also require that the amount of these funds be determined by NOAA Fisheries with input from the Council and that the funds be held in trust.
- 9. When issuing permits for aquaculture in federal waters, NOAA Fisheries should specify conditions of use and outline the process to repeal permits in order to prevent negative impacts to EFH. NOAA should take the appropriate steps to modify or revoke permits using its authority if permit conditions are not being met.

#### **GULF OF MEXICO:**

The Gulf Council is the only Council to have an implemented plan for aquaculture and echoes many of the sentiments expressed by the South Atlantic Council, above. Many of the items addressed in the Wicker Aquaculture bill are already included in the Gulf Council's fishery management plan (FMP) for aquaculture and by extension are in the final rule establishing the Gulf Aquaculture Permit. There are major differences in the priorities and needs of each region; thus, an overarching federal management body (as outlined in Section 4(c)) would lack the regional expertise necessary to fully evaluate the concerns of each area. Regional subcommittees addressing aquaculture would be conducive to these varying needs and a consultation process with each affected Council should be formalized.

In Section 2 (b) (4) of the bill, the purpose identifies rationale regarding support for existing jobs, including "watermen, processors, and other traditional fishing industry partners" that would be consistent with incorporating aquaculture-specific language into the MSA. Additionally, it is not clearly delineated if existing management plans, such as the Gulf Council's Aquaculture FMP, would supersede this bill.

Administration Sections 5(a) and 5(b) of the bill have many elements that have already been addressed and codified based on the Gulf Council's Aquaculture FMP. Section 5(e) does not specifically address how veterinary health will be addressed. The Gulf Council agrees with the SAFMC that only drugs, biologics, and other chemicals approved for aquaculture by the FDA, EPA, or USDA should be used, in compliance with applicable laws and regulations (as has been identified in the Gulf Council's Aquaculture FMP). Aquaculture facilities are not "closed loop" facilities, and administration of drugs, biologics, and other chemicals can have resounding effects on surrounding marine organisms.

Most permitting issues addressed in the bill have already been clearly defined in the Gulf Council's Aquaculture FMP and Gulf Aquaculture Permit. The Gulf Council is especially concerned with Section 6(b)(2)(B & C) and does not support culture of non-native species. The term "naturalized" is not defined and could be interpreted to include species that are not native to a region but have invaded. Propagation of these invasive species could have major unintended consequences on the surrounding marine environment. Additionally, sterility is not a guaranteed state, and non-native stocks should not be cultured. The Gulf Council recommends the culture of only native, non-genetically modified, non-transgenic species with progeny cultured from wild caught brood stock. Lastly, the Gulf Council's Aquaculture FMP and Gulf Aquaculture Permit strictly prohibit culture of shrimp and corals in federal

waters. Each regional fishery management council should determine which suite of species are available for culture with the appropriate rationale.

Permitting procedures in Section 6(c) are already addressed in the final rule establishing the Gulf Aquaculture Permit. Additionally, through the FMP, permit procedures can be modified (through a plan amendment) should the necessity arise; this bill would require an act of Congress to modify permitting procedures. In the current process, before a permit is approved, the Regional Administrator of NMFS should consult with the Gulf Council on a permit, allowing for the Gulf Council to provide comments prior to approval. The process outlined in Section 6 does not require a consultation with the Gulf Council; a point which should be rectified.

Permit duration should not exceed 10 years, with the ability to renew in 5-year increments; a 25-year increment is too long. Additionally, three years to remove all equipment is too lenient as aquaculture facilities can continue to have biofouling, act as vectors for invasive species and disease, and hinder fishing and marine traffic in the vicinity of the facility, among others. A facility should be completely decommissioned within one year of permit expiration.

There should be financial guarantees such as bonds associated with escapement events to discourage repeat offenses and encourage best practices in the face of catastrophic weather events. It is likely that these events will occur and will require federal agency involvement to mitigate.

One tradeoff for removing aquaculture authority from the MSA would be the elimination of the need for MSY or OY measures. However, establishing an MSY for all cultured species (with the ability to increase or decrease this cap) allows managers to assess whether the practice of aquaculture in a region is having cascading effects on the surrounding environment, thus modifying this measure as appropriate. By not having such a measure on production poundage, there could be unintended consequences for wild stocks from overutilization of marine resources dedicated to aquaculture.

Section 7 indicates that there are two different types of aquaculture permits, those from Section 6, and those under the MSA. Permitting requirements may not be consistent between the two which could create confusion and inconsistencies in application. This should be addressed.

Also, all aspects of Section 8 in the bill are outlined in the Gulf Aquaculture Permit and Gulf Council's Aquaculture FMP.

In Section 10 (b)(3), more explicit language is needed regarding intent. It is recommended that only the culture of native, non-genetically engineered, non-transgenic species be used for research, and that this be explicitly outlined in the bill. (Last Modified April 2020).

#### **WESTERN PACIFIC:**

The Western Pacific Council recognizes that aquaculture is a rapidly developing industry and that aquaculture presents both potential benefits and potential negative impacts to the environment and society. The Western Pacific Council has had an aquaculture policy in place since 2007 that includes guidelines on cultured species; habitat; research, location, design, and operation; water quality; health management and disease control; indigenous people's rights and access; permitting and reporting; enforcement; protected species; and social and economic considerations. The Western Pacific Council is also working with NMFS on developing a programmatic Environmental Impact Statement (EIS) for aquaculture and in the process of amending its Fishery Ecosystem Plans to include an aquaculture management framework that includes permitting and reporting. The Western Pacific Council recognizes the push for aquaculture and is working to ensure that

aquaculture is treated as a fishery in the Western Pacific and minimizes or eliminates impacts on other fisheries and the environment.

#### **NORTH PACIFIC:**

Currently, there are no offshore aquaculture facilities off Alaska, and to date, none have been proposed. Aquaculture facilities are currently all located in state waters, raising mainly shellfish (e.g., oysters and mussels), although there has been recent interest in developing kelp farming. The state also authorizes salmon hatcheries to enhance wild salmon production.

Although the North Pacific Council does not have an aquaculture FMP, the Council believes that it would be important for the Council to directly regulate aquaculture in the EEZ, so that major economic and conservation issues and concerns can be comprehensively addressed through a transparent, public process. Wild fisheries off Alaska are managed for sustainability and profitability, and the Council believes that a consultative only role for the Councils would be insufficient to adequately address potential adverse impacts. There will likely be major overlap of offshore aquaculture facilities with Council-managed fisheries, and we believe that offshore aquaculture could potentially impact the Council's ability to fulfill its responsibilities under the MSA and affect the Council's ability to conserve and manage marine resources and resource users based on the best scientific information available. For example, the Council would be very concerned about the location of aquaculture facilities in terms of pre-empting important fishing grounds, as well as potential adverse impacts on habitat (e.g., via waste production), fish stocks (e.g., transmittal of diseases and parasites), and fishing communities (competition reducing ex-vessel values).

The Council notes that the science regarding potential impacts of aquaculture in waters under the Council's jurisdiction may not be complete enough to accurately assess potential risk and harm to fish habitat and wild stocks in the ecosystems that we manage. The Council believes it would be prudent to base decisions on siting, size, and type of offshore aquaculture facilities on scientific assessments of risk and recommends implementing a precautionary approach to aquaculture development for that reason.

## **RESOURCES & DOCUMENTS**

Copies of past letters and other materials are available on the Regional Council website on the MSA Reauthorization page: <a href="http://www.fisherycouncils.org/msa-reauthorization/">http://www.fisherycouncils.org/msa-reauthorization/</a>.

#### Comment Letters

- Mid-Atlantic Council Comments on HR 2236, December 2019
- South Atlantic Comments on Senate Working Draft, October 2019
- North Pacific Council Comments on HR 1979 and HR 2236, October 2019
- North Pacific Council Comments on HR 2236, July 2019
- Pacific Council Comments on HR 2236, July 2019
- North Pacific Council Comments on Senate Working Draft, February 25, 2019
- North Pacific Council Comments on Senate Working Draft, December 28, 2018
- CCC Comments on HR 200, June 8, 2018
- South Atlantic Comments on S 1520, April 2018
- North Pacific Comments on S. 1520, S. 1322, S. 1323 HR 200, October 2017
- North Pacific Council Comments on HR 200 and HR 2079, April 2, 2018
- Pacific Council Comments on HR 200, February 2, 2018
- Pacific Council Comments on HR 200, April 2017
- New England Council Comments on HR 200, September 2017
- North Pacific Council Comments on HR 1335, April 2015
- Pacific Council Comments on HR 1335, March 2015
- CCC Comments on MSA Reauthorization, June 2014
- Mid-Atlantic Council Leadership Comments on Senate Staff Discussion Draft, May 2014
- Mid-Atlantic Council Comments on House Discussion Draft, May 2014
- North Pacific Council Comments on House Discussion Draft, April 2014
- Pacific Council Comments on House Discussion Draft, March 2014
- New England Council Comments on House Discussion Draft, February 2014
- Western Pacific Council Comments on House Discussion Draft, January 2014
- Council Coordination Committee Statement, November 2013

## **Congressional Hearings**

Click on the links below for additional information about each hearing, including background documents, complete witness lists, written testimonies, and archived video webcasts.

#### Executive Session on S. 1520, February 28, 2018

U.S. Senate Committee on Commerce, Science, and Transportation

#### Full Committee Markup on 15 Bills (including H.R. 200), December 12, 2017

U.S. House of Representatives, Natural Resources Committee

Reauthorization of the Magnuson-Stevens Fishery Conservation and Management Act: Fisheries Science, October 24, 2017

U.S. Senate Committee on Commerce, Science, and Transportation, Subcommittee on Oceans, Atmosphere, Fisheries, and Coast Guard

Legislative Hearing on 4 Fishery Bills, September 26, 2017

U.S. House of Representatives, Natural Resources Committee, Subcommittee on Water, Power and Oceans

Reauthorization of the Magnuson-Stevens Fishery Conservation and Management Act: Oversight of Fisheries Management Successes and Challenges, September 12, 2017

U.S. Senate Committee on Commerce, Science, and Transportation, Subcommittee on Oceans, Atmosphere, Fisheries, and Coast Guard

Reauthorization of the Magnuson-Stevens Fishery Conservation and Management Act: Oversight of Fisheries Management Successes and Challenges, August 23, 2017

U.S. Senate Committee on Commerce, Science, and Transportation, Subcommittee on Oceans, Atmosphere, Fisheries, and Coast Guard

• <u>Testimony of Mr. Dan Hull</u>, Chairman of the North Pacific Fishery Management Council

Reauthorization of the Magnuson-Stevens Fishery Conservation and Management Act: NOAA and Council Perspectives, August 1, 2017

U.S. Senate Committee on Commerce, Science, and Transportation, Subcommittee on Oceans, Atmosphere, Fisheries, and Coast Guard

• Testimony of Dr. John Quinn, Chairman of the New England Fishery Management Council

Oversight Hearing "Exploring the Successes and Challenges of the Magnuson-Stevens Act", July 19, 2017 U.S. House of Representatives, Natural Resources Committee, Subcommittee on Water, Power and Oceans

Oversight Hearing on Examining the Creation and Management of Marine Monuments and Sanctuaries, March 15, 2017

U.S. House of Representatives, Natural Resources Committee, Subcommittee on Water, Power and Oceans

Magnuson-Stevens Act at 40: Successes, Challenges and the Path Forward, February 23, 2016 U.S. Senate Committee on Commerce, Science, and Transportation, Subcommittee on Oceans, Atmosphere, Fisheries, and Coast Guard

<u>Improvements and Innovations in Fishery Management and Data Collection,</u> May 20, 2015 Senate Commerce Subcommittee on Oceans, Atmosphere, Fisheries, and Coast Guard

North Pacific Perspectives on Magnuson-Stevens Act Reauthorization, February 27, 2014 U.S. Senate Committee on Commerce, Science, and Transportation, Subcommittee on Oceans, Atmosphere, Fisheries, and Coast Guard

 <u>Statement of Mr. Chris Oliver</u>, Executive Director of the North Pacific Fishery Management Council

<u>Legislative Hearing on H.R.</u> (Hastings of WA), "Strengthening Fishing Communities and Increasing Flexibility in Fisheries Management Act", February 4 and February 28, 2014

- U.S. House of Representatives, Natural Resources Committee
  - <u>Testimony of Mr. Richard B. Robins, Jr.</u>, Chairman, Mid-Atlantic Fishery Management Council
  - <u>Testimony of Ms. Dorothy Lowman</u>, Chairman, Pacific Fishery Management Council

West Coast and Western Pacific Perspectives on Magnuson-Stevens Act Reauthorization, January 30, 2014

U.S. Senate Committee on Commerce, Science, and Transportation, Subcommittee on Oceans, Atmosphere, Fisheries, and Coast Guard

- <u>Testimony of Dr. Donald McIssac</u>, Executive Director, Pacific Fishery Management Council
- Testimony of Mr. Arnold Palacios, Chairman, Western Pacific Fishery Management Council

<u>Senate Hearing on Southeast Regional Perspectives on MSA Reauthorization</u>, November 14, 2013 *U.S. Senate Committee on Commerce, Science and Transportation* 

- Testimony of Mr. Douglass W. Boyd, Chairman, Gulf of Mexico Fishery Management Council
- Testimony of Mr. Ben C. Hartig, Chairman, South Atlantic Fishery Management Council
- Testimony of Mr. Carlos Farchette, Chairman, Caribbean Fishery Management Council

Oversight Hearing on "Reauthorization of the Magnuson-Stevens Fishery Conservation and Management Act", Sep 11, 2013

U.S. House of Representatives, Natural Resources Committee

Testimony of Mr. Richard B. Robins, Jr., Chairman, Mid-Atlantic Fishery Management Council

<u>Senate Hearing on Magnuson-Stevens Act – Northeast and Mid-Atlantic Regional Perspectives</u>, July 23, 2013

U.S. Senate Committee on Commerce, Science, and Transportation, Subcommittee on Oceans, Atmosphere, Fisheries, and Coast Guard

- Testimony of Mr. Richard B. Robins, Chairman, Mid-Atlantic Fishery Management Council
- <u>Testimony of Mr. John Boreman</u>, Scientific and Statistical Committee Chairman, Mid-Atlantic Fishery Management Council
- <u>Testimony of Mr. C.M. "Rip" Cunningham Jr.</u>, Chairman, New England Fishery Management Council

Oversight Hearing on "The Management of Red Snapper in the Gulf of Mexico under the Magnuson-Stevens Fishery Conservation and Management Act", July 27, 2013

U.S. House of Representatives, Natural Resources Committee

Testimony of Mr. Kevin Anson, Vice-Chairman, Gulf of Mexico Fishery Management Council

Oversight Hearing on "Data collection issues in relation to the reauthorization of the Magnuson-Stevens Fishery Conservation and Management Act", May 21, 2013

U.S. House of Representatives, Natural Resources Committee. Subcommittee on Fisheries, Wildlife, Oceans and Insular Affairs

Oversight Hearing on "The reauthorization of the Magnuson-Stevens Fishery Conservation and Management Act", March 13, 2013

U.S. House of Representatives, Natural Resources Committee

Oversight Field Hearing on "Fishing = Jobs: How Strengthening America's Fisheries Strengthens Our Economy", August 25, 2012

U.S. House of Representatives, Natural Resources Committee

Oversight Hearing on "Empty Hooks: The National Ocean Policy is the Latest Threat to Access for Recreational and Commercial Fishermen", March 22, 2012

U.S. House of Representatives, Natural Resources Committee, Subcommittee on Fisheries, Wildlife, Oceans and Insular Affairs

<u>Legislative Hearing on H.R. 594, H.R. 1013, H.R. 1646, H.R. 2304, H.R. 2610, H.R. 2753, H.R. 2772, and H.R. 3061, December 1, 2011</u>

U.S. House of Representatives, Natural Resources Committee

Oversight Hearing on "NOAA's Fishery Science: Is the Lack of Basic Science Costing Jobs?", July 26, 2011 U.S. House of Representatives, Natural Resources Committee, Subcommittee on Fisheries, Wildlife, Oceans and Insular Affairs

## Acronyms

ABC Acceptable Biological Catch

ACCSP Atlantic Coastal Cooperative Statistics Program

**ACL** Annual Catch Limits

**ACLIM** Alaska Climate Integrated Modeling Project

**AM** Accountability Measures

 $\mathbf{B}_{\mathbf{MSY}}$  The stock biomass expected to exist under equilibrium conditions when fishing at  $\mathbf{F}_{\mathbf{MSY}}$ 

BSIA Best Scientific Information Available
CCC Council Coordination Committee
CCE California Current Ecosystem
CPS Coastal Pelagic Species

DBSRA Depletion-Based Stock Reduction Analysis

DCAC Depletion-Corrected Average Catch Analysis

EA Environmental Assessment
EEZ Exclusive Economic Zone
EFH Essential Fish Habitat

**EFP** Exempted or Experimental Fishing Permit

**EIS** Environmental Impact Statement

ESA Endangered Species Act
 F Fishing Mortality Rate
 FEP Fishery Ecosystem Plan
 FMP Fishery Management Plan

**F**<sub>MSY</sub> The rate of fishing mortality expected to achieve MSY under equilibrium conditions and a

corresponding biomass of  $\boldsymbol{B}_{\text{MSY}}$ 

GC General Consul

HMS Highly Migratory Species
 IFQ Individual Fishing Quota
 ITQ Individual Transferrable Quota
 LMRs Living Marine Resources

MARMAP Marine Resources Monitoring, Assessment, and Prediction

MMPA Marine Mammal Protection Act

MRFSS Marine Recreational Fisheries Statistics Survey
MRIP Marine Recreational Information Program

MSA or

MSFCMA Magnuson-Stevens Fishery Conservation and Management Act

MSY Maximum Sustainable Yield

NEFSC Northeast Fishery Science Center

NEPA National Environmental Policy Act

NMFS National Marine Fisheries Service

NOAA National Oceanic and Atmospheric Administration

**NPFMC** North Pacific Fishery Management Council

NS1 National Standard 1
OFL Overfishing Limit
OY Optimum Yield

PSMFC Pacific States Marine Fishery Commission
RFMC Regional Fishery Management Council

**ROA** Regional Operating Agreement

SAFE Stock Assessment and Fishery Evaluation
SAFMC South Atlantic Fishery Management Council

**SEAMAP** Southeast Area Monitoring and Assessment Program

**SEDAR** Southeast Data Assessment and Review

SEFSCSoutheast Fishery Science CenterSERFSSoutheast Reef Fish SurveySEROSoutheast Regional Office

**SOPPs** Statement of Organization, Practices, and Procedures

SSC Scientific and Statistical Committee

TAC Total Allowable Quota

 $T_{max}$  Maximum Rebuilding Timeframe

WPSAR Western Pacific Stock Assessment Review