

Atlantic States Marine Fisheries Commission

ISFMP Policy Board

*February 4, 2015
9:15 – 11:15 a.m.
Alexandria, Virginia*

Draft Agenda

The times listed are approximate; the order in which these items will be taken is subject to change; other items may be added as necessary.

1. Welcome/Call to Order (*L. Daniel*) 9:15 a.m.
2. Board Consent (*L. Daniel*) 9:15 a.m.
 - Approval of Agenda
 - Approval of Proceedings from October 2014
3. Public Comment 9:20 a.m.
4. Discuss Voting Procedures Used by the Northern Shrimp Section (*T. Kerns*) 9:30 a.m.
5. Discuss Updating the Roles and Responsibilities of the Committee on Economics and Social Science (*S. Madsen*) 9:50 p.m.
6. Review and Consider Comment on the Highly Migratory Species Shark Draft Amendment 6 (*K. Brewster-Geisz*) **Action** 10:15 a.m.
7. Review and Consider Revisions to Stock Status Definitions (*T. Kerns*) **Action** 10:35 a.m.
8. Review and Discuss the Northeast Regional Ocean Council Spatial Characterization of Commercial Fisheries (*G. Lapointe*) 10:45 a.m.
9. Other Business 11:00 a.m.
10. Adjourn 11:15 a.m.

The meeting will be held at the Westin, 400 Courthouse Square, Alexandria, Virginia; 703-253-8600

MEETING OVERVIEW

ISFMP Policy Board Meeting
Wednesday, February 4, 2015
9:15-11:15 a.m.
Alexandria, Virginia

Chair: Louis Daniel (NC) Assumed Chairmanship: 11/13	Vice Chair: Doug Grout (NH)	Previous Board Meeting: October 30, 2015
Voting Members: ME, NH, MA, RI, CT, NY, NJ, PA, DE, MD, DC, PRFC, VA, NC, SC, GA, FL, NMFS, USFWS (19 votes)		

2. Board Consent

- Approval of Agenda
- Approval of Proceedings from October 30, 2015

3. Public Comment – At the beginning of the meeting public comment will be taken on items not on the agenda. Individuals that wish to speak at this time must sign-in at the beginning of the meeting. For agenda items that have already gone out for public hearing and/or have had a public comment period that has closed, the Board Chair may determine that additional public comment will not provide additional information. In this circumstance the Chair will not allow additional public comment on an issue. For agenda items that the public has not had a chance to provide input, the Board Chair may allow limited opportunity for comment. The Board Chair has the discretion to limit the number of speakers and/or the length of each comment.

4. Discuss Voting Procedures Used by the Northern Shrimp Section (9:30-9:50 a.m.)

Background

- The Northern Shrimp Section follows the guidelines of the ISFMP Charter for voting procedures. Each state in the Section has one vote. Due to the small size of the section, 3 states, a member has requested the Policy Board discuss the voting procedures for the consideration of consensus.

Presentations

- T. Kerns will present the voting procedures outlined in the charter.

Board actions for consideration at this meeting

5. Discuss Updating the Roles and Responsibilities of the Committee on Economics and Social Science (9:50-10:15 a.m.)

Background

- At the 2014 Annual meeting, the CESS conducted a workshop for commissioners which provided an overview on the use of socioeconomics and cost-benefit/economic impact analysis in fisheries management. As a follow up to this workshop the Policy Board will be discussing CESS's role within the commission and how it can contribute to FMP development.

Presentations

- S. Madsen will present an outline of CESS roles and responsibilities.

Board action for consideration at this meeting

6. Law Enforcement Committee Report (2:45-2:55 p.m.)**Background**

- The Law Enforcement Committee met on October 28, 2014

Presentations

- Update on LEC activities by M. Robson

Board action for consideration at this meeting

- None

7. Review and Consider Comment on the Highly Migratory Species Shark Draft Amendment 6 (10:15-10:35 am.) Action**Background**

- HMS has released draft Amendment 6 for public comment. The draft proposes a range of measures for the commercial shark fisheries, such as commercial landings that exceed the quotas, declining numbers of fishing permits since limited access was implemented, complex regulations, derby fishing conditions due to small quotas and short seasons, increasing numbers of regulatory discards, and declining market prices. In addition, these measures are based on recent determinations made by NMFS as a result of the 2013 stock assessments for Atlantic sharpnose and bonnethead sharks (**Briefing Materials**).
- The comment period on this proposed rule ends April 3, 2015.

Presentations

- K. Brewster-Geisz will review issues in draft Amendment 6 that impact state management.

Board actions for consideration at this meeting

- Approve issues to include in a letter for public comment on draft Amendment 6 to the HMS Shark FMP

8. Review and Consider Revisions to the Stock Status Definitions (10:35-10:45 a.m.) Action**Background**

- Staff presented changes to the stock status definitions in August of 2014. The Policy Board tasked staff to make revisions.

Presentations

- T. Kerns will present the revised stock status definitions (**Supplemental Materials**).

Board guidance for consideration at this meeting

- Approve stock status definitions.

9. Review and Discuss the Northeast Regional Ocean Council Spatial Characterization of Commercial Fisheries (10:45-11:00 a.m.)**Background**

- The NROC established the ocean planning committee to inform and recommend to the Council how best to approach regional issues and coordinate activities related to ocean planning in New England. This Committee's work directly supports the efforts of the Northeast Regional Planning Body.

<ul style="list-style-type: none">• The Committee has Developed maps of commercial fishing activity with participation of the commercial fishing industry, scientists, and managers in order to Characterize Spatial Patterns of Commercial Fishing for ocean planning discussions.
Presentations <ul style="list-style-type: none">• G. Lapointe will present current NROC maps.
Board actions for consideration at this meeting <ul style="list-style-type: none">• None

12. Other Business/Recess

**DRAFT PROCEEDINGS OF THE
ISFMP POLICY BOARD
AND THE
ACCSP COORDINATING COUNCIL**

Hilton Mystic
Mystic, Connecticut
October 28, 2014

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1. **Approval of Agenda by Consent** (Page 1).
2. **Move to adopt the recommendation of the ACCSP Operations Committee** by consent (Page 9).
3. **Move to adjourn** by consent (Page 9).

ATTENDANCE

Board and Council Members

Terry Stockwell, ME, proxy for P. Keliher (AA)	Bernie Pankowski, DE, proxy for Sen. Venables (LA)
Cheri Patterson, Chair ACCSP CC	Roy Miller, DE (GA)
G. Ritchie White, NH (GA)	John Clark, DE, proxy for D. Saveikis (AA)
Doug Grout, NH (AA)	Tom O'Connell, MD (AA)
Dennis Abbott, NH, proxy for Sen. Watters (LA)	Lynn Fegley, MD
Paul Diodati, MA (AA)	Russell Dize, MD, proxy for Sen. Colburn (LA)
Bill Adler, MA (GA)	Bill Goldsborough, MD (GA)
Mark Gibson, RI, proxy for R. Ballou (AA)	Rob O'Reilly, VA, proxy for J. Bull (AA)
Rick Bellavance, RI, proxy for Sen. Sosnowski (LA)	Louis Daniel, Chair ISFMP
Mark Alexander, CT (AA) ACCSP	Robert Boyles, Jr. SC (AA)
James Gilmore, NY (AA)	Spud Woodward, GA (AA)
Brandon Muffley, NJ, proxy for D. Chanda (AA)	Nancy Addison, GA (GA)
Tom Baum, NJ, proxy for D. Chanda (ACCSP CC)	Martin Gary, PRFC
Tom Fote, NJ (GA)	Patrick Geer, GA
Adam Nowalsky, NJ, proxy for Asm. Andrzejczak (LA)	James Estes, FL, proxy for J. McCawley (AA)
Leroy Young, PA, proxy for J. Arway (AA)	Tom Nies, NEFMC
Mitchell Feigenbaum, PA, proxy for Rep. Vereb (LA)	Gordon Colvin, NMFS (ACCSP)
Loren Lustig, PA (GA)	Steve Meyers, NMFS
	Wilson Laney, USFWS (ACCSP)

(AA = Administrative Appointee; GA = Governor Appointee; LA = Legislative Appointee)

Ex-Officio Members

Staff

Bob Beal	Mike Cahall
Toni Kerns	Geoff White

Guests

Jack Travelstead, CCA	Russ Allen, NJ DFW
Derek Orner, NOAA	Arnold Leo, E. Hampton, NY
Steve Meyers, NOAA	Harold Mears, NMFS
Ross Self, SCDNR	David Hilton, NMFS

The ISFMP Policy Board and ACCSP Coordinating Council convened in the Grand Ballroom of The Mystic Hilton, Mystic, Connecticut, on October 28, 2014, and was called to order at 3:15 o'clock p.m. by Chairman Louis B. Daniel, III and Chairman Cherie Patterson.

CALL TO ORDER

CHAIRMAN LOUIS B. DANIEL, III: All right, if everybody could take their seats, we will convene the ISFMP Policy Board and the ACCSP Coordinating Council. On behalf of Cherie and myself, welcome to the ISFMP Policy Board and ACCSP Coordinating Council Meeting. I'd like to thank you for being here.

APPROVAL OF AGENDA

You've got an agenda where we will review the Transition Plan for State Angler Point Access and confirm the timeline. Is there any concern for the agenda; are there any additions or other business that I need to know about before we start? Seeing none; the agenda would be approved by consensus. Is there anyone in the public that would like to address the board on items that are not on the agenda? Seeing no interest; I will turn it over to Cherie.

REVIEW OF THE STATUS OF THE TRANSITION PLAN FOR THE STATE CONDUCT OF ANGLER POINT ACCESS INTERCEPT SURVEY

CHAIRMAN CHERIE PATTERSON: We're going to start out with a review of the status of the Transition Plan for the State Conduct of Angler Point Access Intercept Survey by Geoff White, who has been working diligently with the recreational technical committee and the operations committee of the Coordinating Council to come up with these thoughts, processes and how to go through the transition. Geoff.

MR. GEOFFREY G. WHITE: Thank you all for your interest and your staffs' work to help develop this proposal. MRIP has been fantastic

in their support and their staff as well as Gregg Bray at the Gulf Commission, where we're trying to learn as much as we can from them in the process.

Today I'd like to step through the proposal, the agency role, the implementation options and the timeline and let you know exactly where we are at. As you know, MRIP is a suite of surveys composed of three different components, collecting effort data and then the dockside interviews, the Access Point Angler Intercept Survey, or APAIS.

The box in yellow there is really the focus of what we will be looking at for the proposal; but a combination of the effort and the observed catch gives the expanded estimates. What is it that the proposal comes down to for the states; really the field component of the dockside data collection following the procedures set by the MRIP Access Point Angler Intercept Survey.

A big change in this is really also who the central coordinator would be. At the moment that is a contractor. This proposal was really developed at the request of the states and with the support of MRIP to align the data collection model with that of the Gulf of Mexico and Pacific states where the commissions are the central coordinating body.

That is listed here in the center of this slide. ASMFC and ACCSP would become the primary contact for NOAA Fisheries; and the states, the coast-wide implementation and administration would go through the commission; and ACCSP would act as the central data entry and quality control and data delivery to NOAA Fisheries and MRIP.

The survey design, the protocols, and the estimation routines still stay with the lead design at MRIP. The target date for this is January of 2016. Just as a quick review and why is this being approached, what are the benefits really to improve data quality via staff retention, the fish identifications, the public relations are having state staff at the dock with a local interest

invested in getting the information correct from the anglers and passing that right up.

The flexibility note really speaks to both the contracting and the procurement as well as to streamline the process for implementing changes to the methodology as well as applying local knowledge; so that goes down into the weeds of the state registry; can you get from one site to another to be in a cluster; what are the times of day where the fishing pressures are appropriate?

That state registry is critical to where the samples get chosen from and how the estimates get expanded out and where the sampling is occurring; so using the state's local knowledge there is incredibly important. The great benefit here is to enhance the partnership. It's not just them versus us. We're all in this together to get the best data collection, work with the anglers, and in the end these stewards of the fishery resource that we all work so hard to keep going.

MRIP is really about the recreational technical committee acting as a funnel to coalesce the ideas and the requests and the thoughts of all the different states to go to MRIP and say these are the core items that we would like to continue to work on. It has proven to work pretty well in the Gulf of Mexico, and that's the model we're looking to follow.

To be honest, it is a challenge for six states who have not been doing this task before. The six or seven states that are either doing it now or have done it in the past; this is a pretty straightforward reach. For those of us -- I say us because ASMFC and ACCSP would be new to this process as well -- it's a little bit more of a new task to learn; and from what I've heard, we and the states are up to the challenge.

There's always a concern over possible funding erosion, level funding eroding, what's going to happen as the years go through? One of the things that we've looked at in the drafting of the cooperative agreement is really to align the base-sampling levels with the available funds. If

there is an erosion, then some of the base sampling would go down.

If there is additional funding available, then that base sampling could go up. We've been looking at the contingencies and working with Bob and the states and MRIP to recognize that if the funding is eroded, for whatever reason, that the states and the commission would be protected from having to fill that gap in the funding to collect those same samples again. These are some of the highlights of the benefits and the challenges of what we're approaching.

In the May workshop about the state conduct; we did go over the roles and responsibilities of each agency. I wanted to quickly highlight those again. NOAA Fisheries would lead the survey design and the protocols, enter into the cooperative agreement with ASMFC, maintain the angler site and vessel registries and perform the site assignment draws.

That's kind of a critical component to the statistical setup of the survey and how these samples get drawn. After the data work is collected by the states and entered into ACCSP, that would be delivered to NOAA Fisheries, where at the end of the wave they perform the central calculations of the estimates and the presentation of that information out to the public.

As central coordinators, ASMFC and ACCSP would coordinate the survey from Maine to Georgia. As a reminder, Florida is done through the Gulf Commission. We would be executing the state contracts and payments, administration of the hiring, pay and the benefits of the centralized staff as well as some staff that would be located out in the states where we've had some requests for help; also to provide the central training materials and procedures and forms to the states, most of which are already developed by MRIP.

We would be performing the data entry and the QA-QC of the intercepted forms. That would be through scanning and optical character

recognition of the data, getting it quickly into a database format. The way the Gulf does it is those images are shared back with the states via electronic format so they can quality control and check those data moving on in the future.

Finally, of course, deliver the intercept to MRIP on the schedule of the statement of work in the contract. Of course, of most interest to you the state agency roles, contract directly with ASMFC to do the data collection tasks, provide supervisors, biologists and field staff and the scheduling and the normal activities around getting folks to the site assignments as they're drawn and even request the number of add-ons and things that go with that.

The staff training note here is really a shared task between ASMFC, ACCSP and the states. We do expect some transition training for the lead biologists to occur centrally. We do expect to do probably annual training of field staff supported by the central staff, but it's also listed here under the states because we expect during higher sampling time periods or staff turnover, that the states are going to need the ability to train their field samplers quickly and get them right out in the field.

After conducting the intercept survey, following the MRIP protocols, they provide those data sheets to ACCSP and participate in the QA-QC of the data. The plan that you have seen before had four different implementation methods. Option 1 was the status quo, to maintain this survey data collection with the contractor.

Options 2, 3 and 4 have NOAA/MRIP as the lead on design, the central coordinator and data processing being ASMFC and ACCSP. The preferred option was Option 4, where the state would hire all of the staff conducting the field component of the APAIS. At this point we have budgets from all the states.

We have nine states that have selected Option 4 to proceed with the survey. Those are Maine, New Hampshire, Massachusetts, Connecticut, Maryland, Virginia, North Carolina, South

Carolina and Georgia. We have four states who have requested some staffing help through ASMFC, which was listed as Option 3.

While those staff will be hired through ASMFC, they would be locally positioned and supervised out at the state level. Those states are Rhode Island, New York, New Jersey and Delaware. The current budget projections are approximately \$4 million for 2016, which is right within the range of the current contractor cost of \$4.5 million for 2014 and 2015. Option 3 states some questions about how many staff would need to be added via ASMFC; this slide summarizes the different agencies and the full-time and part-time staff, but it does total out as 20 new full-time employees via ASMFC plus ten part-time field staff.

The transition plan, which was included in your briefing materials, was approved by the recreational technical committee and the operations committee. I was impressed with how well they worked together to offer up help to neighboring states or those that were already doing the survey to learn how to do it; to work on the budgets; to discuss the issues and come to agreement on the roles and responsibilities and tasks associated with the survey.

This happened in the final run in September during their meeting. It was fantastic, the level of cooperation and collaboration that occurred at that point. They were able to confirm the state implementation methods that I just went over; and they made some modifications to the draft statement of work for the cooperative agreement as well as the state contracts. Those were listed as appendices in the materials that went out to you.

It may seem like a lot detail, but the good news is those who have gone over that spent a lot of time going over it and agreeing to those details. To get to 2016, those of us that are new to the process recognize that we are going to need some transition support; and MRIP is supportive of that. We also have gotten budgets from ASMFC, ACCSP, Rhode Island, New York,

New Jersey, Delaware, Maryland and Virginia to obtain the staff and equipment materials necessary, implement the processes, complete the training and spend some time in November and December of 2015 doing dry-run data collection, go through the process, do the interviews, learn the questions, fill out the time sheets, pass the data through and make sure that we have the scanning functioning and we can provide the clean data to MRIP on the time identified.

TIMELINE AND PROCESS TO COMPLETE TRANSITION

These are all things that are just the necessary steps and the things that folks have told us are appropriate to have the transition go as smoothly as possible. The specific time line of this, as you can see, is January 2015 will be to compile the final budgets and hire an ACCSP APAIS program manager. They would work with ASMFC and the states to finish the cooperative agreement package and get that submitted to NOAA.

In that same time line of March through June, while NOAA is reviewing that package, drafting up the state contracts as there needs to be some time for legal review in many of the states for that as well. The goal is for July to have the transition funding available, be able to hire and train the state lead biologists as well as some more of the ACCSP staff; and as the processes are put in place in October, hire and train the state field staff and do the test data collection in November and December.

That puts us to the Go Live date, January 1, 2016. That, of course, affects North Carolina directly. Massachusetts through Georgia would begin field intercepts March 1, 2016; and New Hampshire and Maine would begin on May 1, 2016. Some of that time in between January 1 and when the other states come on line, would, of course, be spent updating the state registry, putting in the requests for how many state additions and sample draws would occur and the staff

planning. et cetera. This leads us to the recommendation from the Operations Committee to move forward with the transition to state conduct of the APAIS in 2016 as documented in the transition plan with preparation starting in 2015. The advisors have also been part of that recommendation.

The action for today is really to look at this recommendation and discuss it. If you choose to adopt it, that would allow time for development and review and approval of all these draft agreements, the contracts. There are states and timelines where the delays are a couple of months for the legal reviews. We are in place to be ready to put staff in the necessary places in July of 2015 to move forward for 2016.

CHAIRMAN PATTERSON: Are there any questions for Geoff?

MR. DOUGLAS E. GROUT: One thing, as I was looking over the plan here that I noticed – and it's unique to New Hampshire – is that it said that we were going to start May 1. For the past 15 years New Hampshire has also been conducting Wave 2 For Hire Survey, because we have a relatively significant headboat activity that goes on during Wave 2.

In fact, in the budget we provided that I worked out with my staff, it included those three headboat trips that we have. I didn't see it in the plan that says we're going to start implementing May 1 as opposed to March 1 with that. I was wondering if that is something that can be amended or included in the process.

MR. WHITE: We can definitely make those adjustments for you.

MR. JOHN CLARK: I just had a question about the logistics. As one of the states that right now is just contracting out the MRIP; this timeline seems very ambitious to go hire three full-time equivalents, the part-times. Can you just walk through how you envision this going and where the money is coming from? Will we be funded up front to hire these people?

Is this something that we'll hire – I know some of the staff is supposed to be hired through ASMFC, I believe, and some the state is responsible for, but will the funding be coming from MRIP to do this? I mean, just some of the basic things like we'd have to find space to house people that -- office space and things like that. I'm just curious. If a state does fall behind on this timeline here; is the possibility to contract out for another year still there?

MR. WHITE: That has been discussed, but it is something we'd rather not do and MRIP would rather not do. I know that those that have provided budgets to us are accounting for office space for their lead biologist or the full-time staff. They are not expected to have office space for all of the field staff.

But in terms of the dollar flow, once the cooperative agreement is in place and the money is available, then contracts can be signed between ASFMC and the states. Then my expectation would be that the states would be reimbursed on a periodic basis; whether that's monthly or quarterly, I don't know at the moment. It would be based on the individual contracts as that gets worked out.

MR. CLARK: We would like to implement this. As I look at the timing and everything, obviously, we're going to have to move pretty quickly, particularly when it comes to hiring people. That can take a while getting everybody trained and up to speed. I'm not saying that we can't do it, but, like I said I'm just wondering if there is a fall-back position there.

MR. WHITE: Mike and Bob have certainly been committed to doing what it takes to get this in place.

MR. ROB O'REILLY: It is not a huge concern, but to talk about erosion of the base sampling today before things have even started might be a portent of things to come, I guess; it would be really nice to think that we could try to avoid that as we go forward by any means, because we watched for years where the base sampling,

because of the costs when intercepts were the vogue as opposed to assignments now, that it really compromised the ability to get good precision and even do regional management for some species.

I know that's placed out there, Geoff, that you said it, but I hope there can be some way that we move forward, that's really not something that happens. The other thing I'm wondering about is for the incredible infrastructure this is going to take for some states to develop. It would be good to know -- and I've have had some information on how much the state will be responsible for, but if that's spelled out pretty clearly, that would be good.

Then if there is any erosion in funding sources for that infrastructure, that places a state in sort of a tough spot. Those are two things, two sorts of comments. And then a question is it was our understanding not to look at Wave 1 at this time. Of course, North Carolina has the Wave 1 sampling. Virginia for years has lobbied in different arenas with the idea to get funding for Wave 1; and I'm wondering what was the basis for that recommendation not to try and provide anything for Wave 1 at this time; is it strictly financial?

MR. WHITE: Let me see if I can cover all of that. Number 1, in terms of the infrastructure and what is expected of the states, MRIP has certainly committed to paying for the field component of this. They have asked that some supervisor time be supplied as in kind by the states; and there is support in the transition budget for that.

In terms of Wave 1, North Carolina, to my knowledge, is the only one where the Wave 1 is done for both the effort and the intercept survey. The plan was to move forward for 2016 without adding new changes to the survey. If the state wanted to do Wave 1 as an intercept survey, I can't imagine why that would be impossible from a state add-on perspective, but that wasn't what we were approaching it as a base sampling development. There wouldn't be any of the

effort survey to match up with that for Wave 1; so at the moment the direction was to move the survey as it is and not to add Wave 1. What else did I miss?

MR. O'REILLY: It's just the idea that we're starting out -- some states, I think five, I may have that mistaken, have already been involved in their own surveys for MRIP or previously MRFSS. I know Connecticut was involved and then not involved. But on the base sampling, I think that's a critical element for MRIP and to make sure that everyone gains confidence as MRIP becomes, I'll say, more stable and incorporates the modernization that it's capable of doing. If we start out thinking that base sampling is going to be a target for erosion, it makes me a little bit uneasy.

CHAIRMAN PATTERSON: Is there anybody else who wants to make a comment or have questions?

MR. BRANDON MUFFLEY: A couple questions or points; something to what Rob is getting. I'm wondering if there is any information from the Gulf states' experiences when they began to take over this program, how the NMFS level of funding for their implementation of the program has changed or not changed over their time frame, because I see we're asking for \$4.8 million for 2016.

We all know costs don't go down; they go up to continue to do this sort of work. Is there a commitment? I know budgets are -- no one can forecast what's going on with budgets, but I think there needs to be some sort of commitment that as costs go up the budgets out to the states are going to increase accordingly. Related to that, is there a commitment to fully fund the state budgets that have been submitted. Is that where we're going? With what those states have submitted, there is enough funding in there to fully support what the states have provided to date?

MR. MICHAEL CAHALL: What we've been told so far -- there are a couple of things to

consider. First of all, erosion may occur. It's possible it would occur whether it was a contract effort or whether it was a state effort or they were all ASMFC employees. Secondly, it's very difficult, especially in this current environment, to predict the budget.

As you know, for example, we're going to come into a lame duck session of Congress shortly, and all bets are off on exactly how things are going to happen. I think we have to be honest about that. In terms of a comment on what was going on in the Gulf, it's true they were level funded for a number of years.

However, I think over time the problems that occurred under those circumstances became recognized; and the Gulf got a significant plus-up this year that closed that funding gap. I think they are now sampling at higher levels than they had been in prior years. But it's very difficult to forecast budgets; we don't know what's going to happen exactly.

MR. GORDON COLVIN: Just to get at the very last part of Brandon's question, I think Mike answered the earlier part well. The Service is sitting here today very strongly prepared to support action on this recommendation that's coming from the Operations Committee. I think that answers the question about our commitment to funding initially, Brandon.

MR. JAMES J. GILMORE, JR.: I think we all probably have the same concern about that erosion of funding; because if funding drops, then essentially we're going to sample less than the accuracy of the estimate may drop. The big change -- no one has said it -- we are going to be MRIP. We are no longer going to be, well, those guys aren't doing a good job. We will be a good part of MRIP.

So, when we get to that point, we're going to have more of a vested interest in making sure this works well. Here's a simple question. In the cooperative agreement, or however we're doing this, do we have an escape clause? I don't

think this is going to happen, and I completely understand, Gordon.

I know they're going to be committed to this, but new administrations come in; funding changes, and the next thing you know if this turns out to be that we don't have enough funding to do this; do we have a way to get of it later on? Most cooperative agreements we do in the state, we have an escape clause if suddenly there's a change in the contract later on. Thanks.

MR. CAHALL: Certainly, that could be negotiated. The cooperative agreement hasn't been written yet, and I can't imagine that those kinds of things couldn't be included in it.

MR. CLARK: Just following up on what Jim and Brandon have said; obviously, the big concern is the funding and going from a contractor where we can only pay them a certain amount, that's different from us now having employees that we have to then find out how we can handle them. Earlier, when you talked about the benefits, you said it improves data quality.

In the spring I sat through the presentation, which was very interesting about the different state programs; the one thing I found disappointing then was that for all that; I didn't hear that the PSE's had really improved in those states that were doing it over the states that were contracting the MRIP out. If the funding does erode in that case, how do we expect better data out of this than we're currently getting?

MR. WHITE: I think part of that depends on how you define better data. It is true that when this was originally brought up and when the Gulf took this on, when they had state staff doing it, they were collecting a higher number of intercepts, because they were staying on past the quota system.

With the changes in the MRIP methodology to the site assignments, that is a little bit different in terms of what you're purchasing with your staff time. The improvements in better data

have been related to me as better staff longevity. You get better interaction with your anglers. You get more interviews because they're not feeling like there is somebody in a state uniform and somebody that is a known entity that they are going to walk up to and they're going to continue the interview, because they think that state person is more vested in the outcome.

MR. CLARK: I understand all that. I appreciate those intangibles; but where it comes down to actually using this data, we have not seen the improvements in the PSE's. Do we expect to see better estimates; because let's face it we're using a lot of this data in our management now. I was just curious.

MR. WHITE: The state involvement in the pressure and site selection, I think increasing the changeover to getting on the effort side more data – and one of the things that has happened is with the changes of the MRIP survey methodology, the additional funds to the effort side of the survey haven't been there for the additional sampling for that for the last several years.

The recreational technical committee has certainly seen higher PSE's associated with lower sampling on the effort side as well as the combination to what's changing on the intercept side. I believe this is going to get better, and we are going to have to be a little bit patient. I think Gordon has some additional comments here.

MR. COLVIN: I think from our perspective the benefits that will derive or accrue from implementing the proposal that's before us today were very well described by the various speakers at the workshop that was held by the commission earlier this year.

A lot of those are benefits associated with improving stakeholder perceptions of the quality of the work; let's be honest. In addition, I would think that – and we haven't really studied this, but I would think that over the long run we would see improvement in response rates when anglers are approached potentially by state personnel that are local and whom they trust

than contract employees; and that's one specific area where the data might be enhanced. But for the most part, it is sample size that dictates precision, and only sample size.

We wouldn't expect to see an improvement to the precision of the estimates unless we get a lower rate of refusal, a higher rate of response. Another thing I'm hearing here; I'm hearing in this discussion interest expressed in improving the data collection program in several ways. I've heard two and I'm waiting to hear the third, and I'm sure I will. I've heard interest in Wave 1 sampling.

I've heard interest in improving the precision of the catch rate estimates that are derived from this intercept survey, and I think the other one that may or may not come up yet is geographic coverage. We've discussed all of these things in ACCSP venues for the last several years since MRIP has started.

Basically, they've all been addressed in the updated standards. We have standards now that have addressed an ideal approach to Wave 1 sampling, standards that address improved performance of precision pending the development of technical recommendations; and actually there is a fourth one, and that's improved timeliness, the delivery of preliminary estimates earlier than they presently are delivered, which is 45 days after a two-month sampling interval.

Our approach all along has been to get our basic survey changes made and then move on to a discussion with our partners about setting priorities, evaluating the tradeoffs among investments in these kinds of improvements. We have information beginning to come to us that will help us do a better job of that.

Recently a report was completed for our MRIP operations team that evaluated Wave 1 sampling in the Mid-Atlantic Region. That report will help to inform deliberations in decision-making about how high a priority that might be and how feasible it might be. In September ACCSP

conducted a workshop in Baltimore to help us gain insight as to how different levels of precision of catch estimates might affect scientific and management uncertainty in the decision-making.

When that workshop report comes out before the end of the year, that will be useful information in helping us do that kind of an evaluation. We're not going to have and we're probably never going to be able to generate enough funding to meet all of our ideal sampling and estimation needs; but we can work together to invest wisely, understanding what our options are for tradeoffs.

First, we need to take the first step, though, and get the basic framework in place. I think that's a big step we want to take today to help us do that. The funding uncertainty issue, clearly, we understand; I think we all do. I think Mike pointed out what we were able to do for the Gulf states this year.

We won't always be able to do that. We won't always have some money that we can identify to help restore lost capacity. We all need to work together to maintain and build funding support for these programs regardless of whose boots are on the ground implementing them. The data that we need is part of our program responsibility.

I think what is really important in that context is kind of the other discussion, the kind of discussions you're going to have tomorrow with the regions and the discussions that the Interstate Fisheries Commission Directors are having with the leadership of NOAA and the administration on budget planning. I would think that's really where the answer to maintaining capability and finding the means to build capability will be found.

CHAIRMAN PATTERSON: Does anybody else have anything to say; questions; comments? Are we ready to move forward with the action item at hand? **You have the motion to adopt the recommendation of the ACCSP Operations Committee. Everybody for yes,**

**please raise your hand; everybody against;
anybody abstaining? Twenty-two for;
nobody against; no abstentions.**

ADJOURNMENT

CHAIRMAN PATTERSON: Is there any other business anybody would like to bring up? We are adjourned.

(Whereupon, the meeting was adjourned at 4:00 o'clock p.m., October 28, 2014.)

**DRAFT PROCEEDINGS OF THE
ATLANTIC STATES MARINE FISHERIES COMMISSION
ISFMP POLICY BOARD**

Hilton Mystic
Mystic, Connecticut
October 30, 2014

These minutes are draft and subject to approval by the ISFMP Policy Board
The Board will review the minutes during its next meeting

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INDEX OF MOTIONS

1. **Approval of Agenda by Consent** (Page 1).
2. **Approval of Proceedings of August 2014 by Consent** (Page 1).
3. **On behalf of the Winter Flounder Board, move the commission send a letter to the New England Fishery Management Council and NOAA Fisheries urging a reduction in the Southern New England/Mid-Atlantic winter flounder possession limit to bycatch limits only for federal vessels based on sea-sampling data for trips targeting other species** (Page 1). Motion by Mark Gibson. Motion carried unanimously (Page 1).
4. **On behalf of the Atlantic Herring Section, move to recommend the commission send a letter to NOAA Fisheries recommending a modification in the Herring Closure Notice to reflect ASMFC no landing days and timing of the state notifications to directors** (Page 19). Motion by Doug Grout. Motion carried (Page 19).
5. **Motion to adjourn by Consent** (Page 19).

ATTENDANCE

Board Members

Doug Grout, NH (AA)	Loren Lustig, PA (GA)
David Pierce, MA, proxy for P. Diodati (AA)	Leroy Young, PA, proxy for J. Arway (AA)
Bill Adler, MA (GA)	John Clark, DE, proxy for D. Saveikis (AA)
Robert Ballou, RI (AA)	Roy Miller, DE (GA)
Mark Gibson, RI, Administrative proxy	Tom O'Connell, MD (AA)
David Borden, RI (GA)	John Bull, VA (AA)
Rick Bellavance, RI, proxy for Sen. Sosnowski (LA)	Louis Daniel, NC (AA)
David Simpson, CT (AA)	Robert Boyles, Jr., SC (AA)
Dr. Lance Stewart, CT (GA)	Patrick Geer, GA, proxy for Rep. Burns (LA)
Tony Rios, NY, proxy for Sen. Boyle (LA)	Spud Woodward, AA (GA)
Jim Gilmore, NY (AA)	Jim Estes, FL, proxy for J. McCawley (AA)
Brandon Muffley, NJ, proxy for D. Chanda (AA)	Sherry White, USFWS
Adam Nowalsky, NJ, proxy for Asm. Andrzejczak (LA)	Kelly Denit, NMFS
	Martin Gary, PRFC

(AA = Administrative Appointee; GA = Governor Appointee; LA = Legislative Appointee)

Ex-Officio Members

Staff

Bob Beal	Mark Robson
Toni Kerns	Kate Taylor

Guests

Jack Travelstead, CCA	Stewart Michels, DE DFW
Derek Orner, NOAA	David Pierce, MA DMF
Steve Meyers, NOAA	

The ISFMP Policy Board of the Atlantic States Marine Fisheries Commission convened in the Grand Ballroom of The Mystic Hilton, Mystic, Connecticut, October 30, 2014, and was called to order at 2:55 o'clock p.m. by Chairman Louis B. Daniel, III.

CALL TO ORDER

CHAIRMAN LOUIS B. DANIEL, III: I would like to call the meeting of the ISFMP Policy Board to order.

APPROVAL OF AGENDA AND AUGUST 2014 PROCEEDINGS

Everyone should have their meeting materials as well as their agenda and our proceedings from our August 2014 meeting. If you would give me the license to move some things around on the agenda to accommodate travel schedules and plans, I would appreciate it.

I am adding two items to the agenda; an issue from Mark Gibson on the Winter Flounder Board and then an update from Toni on the Herring Section. With objection or correction, is everybody comfortable with the minutes and the agenda? By consensus, approved. The first item of business is Mark Gibson with a motion from the Winter Flounder Board.

WINTER FLOUNDER BOARD REPORT

MR. MARK GIBSON: Mr. Chairman, I guess I have just transitioned from dogfish to winter flounder. We have a committee motion from the Winter Flounder Board. The motion relates to inconsistencies and difficulties we're having with ASMFC and federal management of winter flounder.

The board passed this motion and I will read it for you: On behalf of the Winter Flounder Board move the commission send a letter to the New England Fishery Management Council and NOAA Fisheries urging a reduction in the Southern New England/Mid-Atlantic winter flounder possession limit to bycatch limits only for federal vessels based on sea-sampling data for trips targeting other species. Motion by Mr. Gibson.

That is a committee motion so I don't think we need a second to that. Again, this motion derives from some lack of comfort that the board has with federal management of winter flounder as opposed to the commission's management of the Southern New England stock. It is very restrictive.

For the benefit of the members that aren't on the board, there is a 50-pound commercial possession limit, a limited season and bag limits for recreational fisheries. In contrast starting for groundfish fishing year 2013, the New England Council reallocated winter flounder. It had been closed; a possession ban for four years prior to that; but they reallocated it so that the sectors have a winter flounder ACE in their portfolios and the general category or common pool fishery has a sub-ACL, which is administered by the regional administrator through possession limits.

In some cases those possession limits have been very high, 5,000 pounds I think at the beginning of the first year; again, contrasted with a 50-pound state possession limit. There has been a lot of angst at the Winter Flounder Board and this is a motion that came out of the board. I would suggest at the Policy Board that they take a close look at this. It is very prescriptive. They're asking for something very specific in terms of making major changes as to how the New England Council has proceeded with winter flounder management.

There are some New England Council members here. It looks like the Chair may have left. I'm not sure that this is doable for the council at least not in the short term. We have Framework 53 is going to be voted on at the November council meeting. That does not contemplate changes to the winter flounder management program. There is already an ABC set with a state waters assumption. I think this board might want to consider a softer letter or a different tone that perhaps asks for consultation and closer cooperation with the commission, perhaps reminding them that we have different levels of cooperation.

We have, for example, this winter flounder plan where we have sort of a tagalong, for lack of a better word, but in Atlantic herring we have much closer coordination; and then there is something like summer flounder we're embedded right into a joint plan with the Mid-Atlantic Council; so different levels of cooperation and coordination that the commission has; and it may be a better model for winter flounder.

There is some thinking that the letter might be better served to express those kinds of concepts and opening a dialogue on that as opposed to a very prescriptive action that the New England Council is probably powerless, even if they wanted to do so, to address in the short term. That is my comments to the board on this motion.

MR. DAVID SIMPSON: As I recall, it was my motion, but I appreciate all of Mark's comments about the practical limitations of some of the things we're asking for; and certainly Bob and Toni and the rest of the staff have heard the deep concern the Winter Flounder Board has. I think a letter that simply conveyed that, the tone of this, and perhaps preserve that, but perhaps back off a little, as Mark said, in terms of the specificity, I would certainly be comfortable with that.

I do think we want to urge New England to really engage and try to get that fishing mortality back down on winter flounder given the troubled stock status it has, the challenges with environmental change and the inability for this species to rebound in the face of the 1,600 ton ACL that is set on it now.

DR. DAVID PIERCE: I support the motion. I am a New England Council member. There has been a great deal of discussion about winter flounder across the board. Gulf of Maine winter flounder, of course, that is going to be focused on – Georges Bank and Gulf of Maine winter flounder focused on at our upcoming November council meeting.

We're going to get some information from the SSC regarding specifications for that stock.

There will be a lot of discussion about winter flounder; and Southern New England/Mid-Atlantic winter flounder discussion I am assuming will still continue. This particular request is very timely. It also is timely in that the New England Council appears at this point in time to actually be considering for May 1, 2015, having Gulf of Maine cod as a bycatch fishery only.

It will stimulate more discussion, certainly, and this motion will stimulate more discussion about the benefits from the pros and the cons of having this sort of a restriction applying to winter flounder as well as Gulf of Maine cod.

CHAIRMAN DANIEL: Anything else on the motion; any further questions? Seeing none; is there any objection to this motion? If this motion is approved; we will have Mark and David work with Bob to craft the letter in the way that you deem it most appropriate. Everybody is comfortable with that? Is there any objection to the motion? **Seeing none; the motion carries unanimously.**

FISH PASSAGE WORKING GROUP REPORT

CHAIRMAN DANIEL: The Fish Passage Working Group met back in February and Steve Gephard is going to give us report on the Fish Passage Working Group.

MR. STEVE GEPHARD: The Fish Passage Working Group did meet on February 11th and 12th of this year; and most of us promptly got stranded in Raleigh while it experienced it first worse snowstorm in memory. The objective of the meeting was to make progress on four of the eight tasks assigned to the group.

The first, Task 2, is to prioritize fish passage projects on a coast-wide basis and developing a prioritization system has been a long-standing and elusive objective. In the light of recent developments, the working group considered two protocol options for developing an inventory of barriers. One is a state-specific approach using existing prioritization approaches or the use of regional aquatic

connectivity tools that are being developed to prioritize barriers.

Several states have begun to prioritize their projects within their states using expert knowledge; but alternatively the Nature Conservancy working with many partners has developed a habitat-driven approach that ranked about 13,000 dams in the northeastern states. These ranking reflected the benefit derived to anadromous species if the dam was made passable either through fish passage or removal.

It most reflected the amount of habitat that would be reconnected. This Northeast Aquatic Connectivity Project was completed in 2011; and a similar project was completed by TNC soon thereafter for the Chesapeake Bay area. A Southeast Aquatic Connectivity Project is scheduled for completion in December of this year.

The working group received a report from TNC on this last project. Slight differences were noted between these three regional barrier databases used in the projects; and consequently slightly different metrics were used for prioritizing barriers. Consultation after the meeting suggested the differences would have minimal effects on the prioritization.

The completion of the Southeast Project would allow us to use coastwide to rank potential passage sites into priorities. Therefore, the working group decided that the regional connectivity tools provided the more standardized approach to prioritizing fish passage projects and finalized the protocol for guidance in developing a coast-wide inventory.

Regional connectivity tools provide data-based repeatable methods. Following the completion of the Southeast Project, the group members will develop a prioritized list that will be compiled into a coast-wide priority inventory. The inventory will allow comparison of passage projects across states and serve as support for regional or coast-wide funding opportunities. We're making progress on that task; a little more work needs to be done.

The next task, Task 4, is to recommend targets for increasing fish passage in each state. Our goal here is to provide guidance and challenges to agencies to restore more diadromous fish runs of managed species to their state. There was much discussion on what types of targets to use. The two main approaches considered were, one, species; so an example of that would be let's say each state needs to add 200,000 American shad to their waters over some given time.

The second approach is habitat. An example of this would be each state would open up 200 miles of habitat in their state for the specified species. The working group agreed on the habitat approach. It was reasoned that individual watershed plans, many of which are already developed, could help develop these targets.

The group agreed that the current fish passage monitoring abilities are not adequate for tracking progress toward targets. The group discussed that resources providing fish passage vary considerably among states; and therefore a state-specific target should be developed. Each representative on the group was asked to consider what target challenges and time frames would be reasonable for their states for future discussions.

Task 6; develop guidance for navigating the FERC Dam Relicensing Project. Of course, this is hydroelectricity relicensing. While most states engage in this process, it is often the Inland Fish Divisions and often the Marine Fisheries Divisions that are represented here in ASMFC and our managing diadromous fish species have not been engaged.

The purpose of this task is to encourage involvement by ASMFC parties; but the FERC process is not easily understood for the uninitiated; so a subcommittee of the Fish Passage Working Group is developing a users' guide to help state staff understand how and when to intervene on behalf of the agency, working to protect and restore managed diadromous species.

Subcommittee members from the U.S. Fish and Wildlife Service and NOAA have taken the lead on developing this document and will be providing a draft to members and FERC staff for their review. The people who are working on this are people who have quite a bit of experience in the FERC process; and so their involvement in this has been just critical to developing this document.

We're waiting on one more section to be contributed from a member and then this draft will be compiled and sent out for review. I can't say exactly when a final would be available, but we're working toward that goal.

Finally, the last task is Task 5, initiate an East Coast Passage Plan. We are deliberately kicking this can down the road. This task really must wait until Task 2 and 4 are completed. We want to be able to prioritize the fish passage projects on a coast-wide basis; and we want to be able to have some recommendation for targets within the states.

There is one more report to discuss that indirectly is going to support this task. Dr. Alex Harris of the U.S. Geological Survey at the County Lab in Massachusetts is working on establishing an East Coast Fishway Database and is working with our on this. The group discussed the merits of this database for improving regional connectivity tools and contributing to the development of an East Coast Passage Plan.

These regional connectivity tools that I talked about earlier that Nature Conservancy and others have been working on; they don't include comprehensive fishway data. We list the dams but we don't necessarily know which of those dams currently have fish passage at them. The group decided that including dam removals in the database would also be a beneficial addition for tracking connectivity; so not only tell us where the fishways are but where the dam used to be and have been removed.

The database was redeveloped as an Excel format as opposed to an access format to increase participation and instructions were

developed for updating the database. The Fish Passage Working Group is currently wrapping up edits and refinements to this database before going online for data population this winter.

I know that Jeff Kipp has very recently had a discussion with Alex on this and we're hoping to get this database up on an FTP site soon so that all of the states can start populating it with data from their individual states. This will be an ongoing project, but the working group will continue to work with the various project principal investigators after initial data collection this winter to link the fish passage database with the barrier database for prioritization, which will give us a much more complete picture. That is my presentation.

CHAIRMAN DANIEL: Thank you, Steve. Questions for Steve? Leroy.

MR. LEROY YOUNG: I'm just curious. In the work that you guys have been doing; are you taking into consideration expansion populations of invasive species? That is something we've been wrestling with a little bit in Pennsylvania of late.

MR. GEPHART: I understand your question. No, the answer is we are not; and I understand the concerns. I mean with invasive species coming up; I know people are thinking if we start removing dams, is this just going to spread species out. We're sort of working at cross-purposes. Obviously, we want to increase connectivity for native species, but we don't want to spread these invasives.

Our working group has not grappled with this thorny issue; and I think every state is going to have to do that. Right now we're just focusing on really – especially with the prioritization, that may be an extra parameter that people are going to have to consider; but so much of this prioritization work is being done for funding purposes.

Therefore, if a state or its regional partners don't want to connect the habitat because of catfish issues, they wouldn't be looking for funding so they would sort of withdraw that from the list.

But for right now we think the best use of these databases is to be inclusive, have everything in there so at least we know what is there.

CHAIRMAN DANIEL: Anything else for Steve? Seeing none; thank you very much for your report. Melissa, are you ready?

HABITAT COMMITTEE REPORT

MS. MELISSA YUEN: I will be providing an update on the Habitat Committee. The Habitat Committee held its second in-meeting earlier this week. To start off the meeting, we had a series of presenters; three speakers, two from the universities and one from Environmental Protection Agency, to share their research in habitat-related issues.

The purpose was to bring in outside expertise and perspectives that can enhance the work of Habitat Committee members. We followed with a discussion of the Ocean Acidification Task Force and then reviewed the 2014 and 2015 work plans. The first speaker we had was Troy Hartley from the Virginia Institute of Marine Sciences. He is a research associate professor.

He did a study on fisheries and land-use discourse. This was a two-part study. Commission staff had advised Mr. Hartley and his research associates earlier this year on the fisheries' aspect of his study. First he conducted a network communications analysis of all land-use planners. The second part of the study he conducted a discourse analysis to compare the language between fishery management plans and comprehensive land-use plans.

Here is a very abbreviated summary of his presentation. What he found was that fisheries and land-use managers are not communicating often enough so they're not building the trust that is necessary when they're trying to implement things such as fish passage on people's property. The second was that they're not using similar words.

There is complex jargon associated with each of the disciplines; and so there is not understanding developed between land-use managers and

fisheries managers. Some of the take-away message that he provided to the Habitat Committee was that it would be helpful to recognize individuals that serve critical roles in making these networks function.

Regular communication between regional fisheries and science and management and local land-use planning committees would allow for more effective implementation of these restoration projects; and also to understand the layers of professional networks at the local level. So again frequency of communication will lead to mutual understanding, trust, interests and concerns.

The second presenter we had was Phil Colarusso from the EPA. He provided a talk on blue carbon, which even some of the Habitat Committee members had not heard of. Blue carbon is carbon associated with salt marshes, seagrass and mangroves. Green carbon is what is associated with trees and their ability to absorb carbon dioxide. Blue carbon is what is in the ocean.

Blue carbon is actually more effective than tropical forests at absorbing carbon dioxide from emissions. The Commission for Environment Cooperation formed a working group which consists of NOAA, EPA, the USGS, NASA and even government officials from Canada and Mexico. They have over a million dollars in funding to estimate blue carbon in North America or the potential of these habitats to absorb carbon dioxide.

The policy implications for blue carbon is development of the carbon trading markets. This would create more incentive and potentially provide more money for large-scale restoration of these habitats. Naturally, this would lead to economic evaluation of seagrass, salt marsh and mangrove habitats. Also, blue carbon is a potential bridge between the Clean Water Act and the Clean Air Act.

The last presenter we had was Peter Auster from the University of Connecticut. He shared his research on habitats, populations and ecosystem-based fisheries management. In the interest of

time, I won't go through all the points he made; but he wanted to press that fisheries science and habitat managers need to connect the dots in order to more realistically parameterize spatially explicit single species, multispecies and ecosystem models inclusive of habitat-mediated processes and to then use this information to advise managers. Specifically stock assessments should, whenever possible, include considerations for habitat.

The next topic we discussed was the Ocean Acidification Task Force. States such as Maine and Maryland have created task forces to study the effects and potential risks of ocean acidification in their state waters. Since we didn't have a Maine representative, the representative from Maryland provided experiences and some of the results from the task force so far. Then we moved on to the 2014 Work Plan.

We are currently developing the Habitat Hotline Atlantic 2014 Issue, which is on climate change impacts to fish habitats. Also, this includes updates on activities by state and federal agencies to address climate change. We are hoping to publish this by the end of this year. For our Habitat Management Series, we are working a Nearshore and Estuarine Aquaculture and Fish Habitat Publication. This would hopefully be a useful reference for managers and also people that are interested in aquaculture.

We continuing working on developing the Sciaenid Habitat Source Document. This would be similar to the Diadromous Fish Habitat Document that we produced in 2009. The commission had hired a contractor to do a lot of the literature review for this; so this is just moving along. We also are working on a Living Shoreline Erosion Controls Document; actually an update of the 2010 edition that we produced.

After events such as Hurricane Sandy, there is more and more interest in living shorelines as a strategy for erosion control. This is a natural way of mitigating climate change effects rather than like bulkheads and things that are not as natural; and this would offer more opportunities for fish habitats to be developed.

Now moving to the 2015 Work Plan, some of these things will be carrying over to our activities next year. We will also be continuing on the Habitat Bottlenecks White Paper. This is to address species that may not be rebuilding in response to management; but there is a habitat component that is limiting the ability of these species to rebuild. We are providing some more case studies to this Habitat Bottlenecks White Paper and hopefully it will be used to increase considerations in stock assessments as well for certain species.

Following the land-use discourse presentation, the Habitat Committee is interested in developing a toolbox, so we will pull together references that we can share with land-use planners to hopefully increase communication and understanding of what fisheries managers need in terms of things like fish passage and other restoration projects.

The Habitat Committee is interested in filling in some of the vacant and inactive seats. For example, we currently don't have a Maine representative. We feel that it would be a valuable addition to the committee. We also looking to recruit a new Army Corps of Engineers representative. That concludes my presentation.

CHAIRMAN DANIEL: Questions for Melissa? Dr. Pierce.

DR. PIERCE: Melissa, you described the action plan for 2015; did that action plan have anything in it regarding what the committee would do regarding continued discussions on the concepts you highlighted, which is blue carbon? I hadn't heard that term before, "blue carbon trading". It is kind of interesting. It sounds to me like industry could pump more CO₂ into the atmosphere provided it would somehow promote proliferation of seagrass and mangrove swamps to take the carbon dioxide out the water. Is the committee going to address that concept in any way?

MS. YUEN: This was actually the first time the topic came up to the Habitat Committee; so we have not thought of any activities to address this

issue. If you have suggestions, we will be happy to listen.

MR. LOREN W. LUSTIG: Thank you very much for that report. I'm especially interested in the Living Shoreline Initiatives that you discussed, erosion control strategies, and in particular how that might have an interface with our educational institutions. For example, I'm personally familiar with a program called "Grasses in Classes" that helped kids to actually participate in such activities, hands-on activities. Has there been an effort to reach out to educational institutions, whether it be elementary or perhaps high school programs to develop such a component to this program?

MS. YUEN: Yes, that was actually something that we discussed in addition to this publication was to increase the educational aspect of living shorelines, because there is an increasing amount of interest among landowners; but there is still a distrust on like how the designs would be built and what would happen to their property. There is definitely is interest in creating more outreach tools for this; not necessarily children but their parents who own the property.

CHAIRMAN DANIEL: Anything else for Melissa? Thank you, Melissa. You are up, Lisa.

ATLANTIC COASTAL FISH HABITAT PARTNERSHIP REPORT

DR. LISA HAVEL: For those of you who don't know me, I am new here. I'm the ACFHP coordinator, taking Emily Greene's place. I'm going to give a brief report on the Atlantic Coastal Fish Habitat Partnership meeting with the steering committee that we had on Monday. First, we had some discussion on science and data initiatives that were going on.

We talked about a decision support tool to assess aquatic habitats and threats in the North Atlantic watersheds and estuaries. We're working on a North Atlantic Landscape Conservation Cooperative-Funded Project. It is being carried out by Downstream Strategies. ACFHP is the lead on the coastal component of this project.

We are currently in the process of finalizing the Winter Flounder Model that is taking place in Narragansett Bay; and we're working to move on to river herring next as a diadromous fish component. We've been working for the past couple of years on the Species Habitat Matrix; and we finally were able to submit the manuscript to Science last week. We're waiting to hear back on reviews for that.

Also, we are working on a National Fish and Wildlife Foundation funded River Herring Habitat Restoration Strategies Assessment. That is working to identify priority threats to five different watersheds on the Atlantic Coast. This will be useful for identifying key on-the-ground projects in the future for both ACFHP and also NFWF.

Next we spent a great deal of time talking about our implementation plan. We evaluated the status of every action item in the implementation plan and identified areas that need attention before the spring meeting. The majority of the tasks have been completed or are underway; so that's a good thing.

We also talked about the Conservation Strategic Plan as well, which is coming to conclusion in 2016. We also talked about Fish Habitat Partnerships updates at the national, coastal and regional level. As far as the national is concerned, we received a multi-state conservation grant back last month for \$50,000 for ACFHP, which is great. We also talked about the 501C status of the National Fish Habitat Partnership; and we have been granted this status and we are now working on the tax exemption.

We are currently working on rebranding and marketing at the National Fish Habitat Partnership level as well. All this will be discussed further on Sunday at our National Fish Habitat Partnership Workshop in Washington, D.C. At the coastal level we will be presenting at Restore America's Estuaries Meeting next week in Washington, D.C. and working on collaborations for both the panel discussion and giving presentations.

Then in the regional level we talked about our White Water to Blue Water Initiative. We are working on moving our focus to more on-the-ground projects and away from outreach. We currently working on a Fish Passage Barrier Brochure Template that can be modified by various non-profits and conservation groups to reach target audiences. That is our current project for White Water to Blue Water.

We also accepted a new member into the partnership. The International Federation of Fly Fishers came up here and gave a presentation on their organization. They're an international organization of 13,000 members. They approached us to join the partnerships so we are very excited to them on board. This is our first conservation group to join.

Also, we think it is a great addition because they have a lot of non-traditional background; so most of them are not scientists, which will add a nice perspective to the partnership. Last, we discussed the applications for proposals from various groups. We requested project applications back on August 20th, and this was to restore and conserve habitats necessary to support coastal, estuarine-dependent and diadromous fish species.

We were asking for on-the-ground habitat conservation and improvement projects with a maximum amount available for requesting of \$50,000. The deadline was October 3rd. After that, we received three proposals; and a subcommittee on ACFHP got together and ranked the proposals. We discussed this with the entire steering committee on Monday.

The steering committee decided to recommend two projects for funding. One was a dam-removal project in Massachusetts and the second was a fishway installation project in Maine. We will be contacting U.S. Fish and Wildlife to recommend those projects. With that, I will take any questions.

DR. PIERCE: Lisa, you said in your presentation that something was submitted to the Journal of Science for publication; what was that?

DR. HAVEL: It was the Species Habitat Matrix that ACFHP has been working on over the last couple of years. Once this gets accepted into a journal, we will be able to post more about it online, but there is a review of the matrix. It talks about all the different priority habitats along the Atlantic Coast broken down into four different sub-regions. It prioritized habitats through the life cycle for the fish that we're most interested in.

CHAIRMAN DANIEL: I haven't gotten anything in Science; do you? That's pretty cool! Welcome, Lisa, and thank you for your report. Mark.

LAW ENFORCEMENT COMMITTEE REPORT

MR. MARK ROBSON: The Law Enforcement Committee had a very busy and productive meeting this time around. We had standing room only for a good part of the day; and we had a lot of outside participants from different enforcement jurisdictions come and visit with us throughout the day. I have submitted a written summary of the meeting for the ASMFC Policy Board.

I will just go through a couple of quick highlights. We did talk about a number of different species issues that ASMFC is dealing with. We did hear a presentation from enforcement folks in Maine regarding something they're exploring dealing with the possible transferability of lobster trap tags from trap to trap.

This is not something that is being actively considered by the commission at this time, but it is they're interested in and they wanted to get some early input from the Law Enforcement Committee. We heard that presentation and we discussed a number of possible enforcement issues that might be a concern there as a response to that.

The folks in Maine are going to give us more specific language and some details in writing that we can take a look at as a body and consider whether it is necessary at some point down the road to comment on that proposal. As you

probably know within the ASMFC Action Plan, we have a number of tasks that are specifically assigned, if you will, to your Law Enforcement Committee.

We try to make sure that we cover those every year. One of those for the current 2014 Action Plan that we really needed to get working on was a review and possible update of the Enforcement Guidelines that we've referenced every now and then in commenting to you. There original guidelines were completed in 2009; so it is a five-year review process.

We had a good bit of discussion during our meeting, going through the document and looking at specific edits and changes and updates that we want to make. We've also incorporated some of the formatting and the approach that has been taken in similar document that was prepared by NOAA and the U.S. Coast Guard for federal use.

We're hoping to combine the best features of those two documents; and we want to have that done before the end of the year. It is our commitment. Once we do that, we will certainly be presenting it to the ASMFC Policy Board. In some early discussions with Bob, hopefully we can do this.

The LEC members expressed real interest in bringing that new document to you in kind of a more formal way and maybe even having an opportunity to sit down with a few of the members from the LEC, go through it, explain some of these basic law enforcement precepts that we really want to keep hammering at and familiarize you with this enforceability guidelines' document that we're working on.

In other issues, we also heard a presentation concerning possible enforcement issues with American lobster particularly in federal waters, offshore waters, where enforcement challenges increased significantly. We discussed some of the problems if limited capability in terms of offshore vessels and gear for hauling traps and inspecting traps to make sure that they're being properly deployed and used. We talked a little bit about some ways to start thinking of getting

additional funding or resources to enhance our enforcement efforts particularly in Area 3 for the lobster management areas.

We had a similar conversation earlier in the day or later in the day regarding VMS, which happened to be a discussion that was also part of our action plan commitment. As it turns out, of course, this issue of offshore enforcement in the American Lobster Management Area 3 is an area where possibly use of VMS for that fleet would be helpful. There are some things that tied in there.

Then at the end of the day we had a very personal sendoff for our friend and colleague Joe Fessenden. As you all know, this was his last meeting; so as a member of the Law Enforcement Committee we kind of gave him a special sendoff. It was a very fitting tribute; and, of course, he will be greatly missed. We also welcome – Maine has a new representative to the LEC, John Cornish, so hopefully we won't miss any strides. That concludes my report, Mr. Chairman.

CHAIRMAN DANIEL: Questions for Mark on the Law Enforcement Report? Seeing none, nicely done; thank you, sir. Cherie for the Management and Science Committee Report.

MANAGEMENT AND SCIENCE COMMITTEE REPORT

MS. CHERIE PATTERSON: The Management and Science Committee met to discuss a number of issues and had presentations on various topics. The committee heard updates from ASMFC staff regarding progress on stock assessments currently underway. We saw presentations from the Science Center for Marine Fisheries regarding collaborative industry, agency and academic research; the NMFS Climate Change Stock Vulnerability Analysis; the NOAA Fisheries FishSmart Program, including the latest in barotrauma reduction tools; and the Research Set-Aside Program and plans to improve the Mid-Atlantic Research Set-Aside in the future.

The committee heard updates on the ASMFC

and Mid-Atlantic Fishery Management Council Observer Programs and deliberated over future plans for the program. Then we revisited the role of the committee and stock assessment peer-review planning; and finally the MSC was updated on the current status of the Atlantic Coastal Fish Habitat Partnership; the Cooperative Winter Tagging Cruise, SEAMAP, NEAMAP and coast-wide aging activities.

One of the tasks that the MSC addressed was to provide input to this Policy Board in proposing changes to the technical committee guidelines on consensus and voting on recommendations or decisions coming from the technical committees. The MSC has prepared a number of recommendations and explanations for these recommendations.

However, the MSC would like to recommend having more time and having members of the MSC and the Assessment Science Committee work together to draft some language that would change the meeting policies and procedures for technical committees that would remove the language about voting entirely; add an option for technical committees to prepare minority reports if a unanimous decision cannot be made; allow ASMFC staff to participate in the decision-making process; and define the term “consensus”.

Currently it is a bit nebulous in meaning either unanimous or a majority. Through the MSC discussion, it was felt that if a unanimous recommendation was not achieved, then allowing a minority report would provide unbiased technical advice without bringing politics to the technical committee table. An example would be technical committee members may feel pressure to support their agency or state position and may feel conflicted if science supports an opposition position without first consulting with their agency or state.

Voting may lead to uninformed scientific products. Examples may be technical committee members have less expertise on certain issues may feel pressured to vote without being fully informed where they may normally refrain from voting or technical committee members may

simply abstain from voting entirely, decreasing overall participation in the actual process.

Voting does not give the reasoning behind a technical committee that cannot come up with consensus. Typically when the technical committee or stock assessment scientists cannot come to a consensus, they need more time to further explore all options. Multiple Management and Science Committee members that have been on technical committees in the past express that they did vote in the past. At times it was very contentious.

Rules of Order were really not understood and it became a little wild. They felt that they were doing a disservice to board. The consensus initiative came out of past voting forays on the technical committees. Voting may break the level of trust between members, which is important so that members feel important to express ideas openly during discussions.

While ASMFC staff currently are not technical committee members; they conduct much of the technical committee’s technical work and has a thorough understanding of the scientific issues. Without a change to the policy, they will need to remain mute during some of these important decisions and discussions of which they may add a lot of clarity to some of this confusion. The MSC is asking of the Policy Board that you provide us with a little bit more time to continue to discuss this and come back with a more thorough recommendation. Thank you.

CHAIRMAN DANIEL: Thank you, Cherie; and just for clarification, if you’ll recall, we had run into some issues where we weren’t getting technical committee advice because they couldn’t come to a consensus on the science. As a result, we requested that they go back to voting on issues that come in front of the technical committees when a consensus couldn’t be reached.

This is the response from the Management and Science Committee on our direction to the technical; committees to provide a vote. It is not that we necessarily asked for their opinion; I’m glad they felt comfortable enough to provide us

with their opinion. There may be options that we want to consider similar to what the Management and Science Committee has presented here today.

The one thing I would say – and I guess to some degree speaking unilaterally – is I would be very concerned about having our staff be put in the position to vote on any issues at the technical committee level. I think that could create a tremendous amount of trouble for our staff and conflicts there. Just as background to the issue, that is why this issue is on the table. So with that if there are any questions for Cherie on any of her report, I'll be happy to – Brandon.

MR. BRANDON MUFFLEY: Just for clarification, then depending on the answer, maybe I have a comment. Has the technical committee got in its document – has it been changed to indicate they will vote or are we discussing whether or not we should change the Technical Committee Guidance Document to ask them to vote?

MS. TONI KERNS: Brandon, the Policy Board made that – you all voted to change the procedures. Currently, yes, you have told the technical committees to vote. I have language to present to you today as a reflection of that vote at the last August Policy Board meeting for you all to review and accept for the guidance document itself.

From August to now, if a technical committee has met and had to make a recommendation or a decision to bring back to the board, we have given them the instructions that if they cannot reach consensus, then they would need to vote on the issue.

For everything that has come back to us for this meeting, no votes have needed to be taken. The next presentation is that language change that staff put together prior to the MSC putting together their report.

MR. DOUGLAS E. GROUT: I appreciate the technical committee providing their input on this because from someone who was at one point part of the technical committees that did vote, it

appears that the culture has changed. There were many of us that when the board implemented this were very concerned about not being able to vote because now the new standard was consensus.

Sometimes instead to try and help move the technical committee forward in the task that they had been charged with, we had to possibly give in to some of things that we felt fairly strongly about from a technical standpoint. In other words, oftentimes, as with any science discourse, there are differences of opinion that both may be very well founded.

But at that time I remember some of the technical committee were very concerned that we could not sit there and say this is what we believe and we're going to vote on it in this way; and clearly if we lost the vote, there was a minority report that you could request, but the majority opinion would also be put forward, but at least you could stand by what you believed in as a scientist.

Now, clearly, also in our guidance document, there is clear instructions to the technical committee that you should not be representing your state's policy but to give your best technical input – unbiased technical input on this. At least at that time, when we had that guidance, some of us felt that we had to stray what our opinions were to try and move the process forward.

I noticed we're going to be discussing this; and I think ultimately I still agree that the number one priority should be consensus. Absolutely, we want to try and develop consensus; but if there isn't, the desire was to have a vote because we didn't want to have a minority and majority opinion if the minority opinion was one person on, say, twelve or thirteen person board.

I can understand where a minority/majority opinion when you had, say, a seven to six difference of opinion where we'd really want to have that difference. It is interesting to hear how obviously we have a new crop of technical committee people that have grown up under consensus; and now they're concerned about

voting because they're afraid that they may be forced to – because their vote is going to be known to not be able to give what their true opinion is.

CHAIRMAN DANIEL: With that lead-in, I think we can go to Toni and let her move on to the next – unless there is more for Cherie on other items of the MSC Report. Seeing none; thank you, Cherie.

**REVISIONS TO ASMFC
COMMITTEE GUIDANCE AND
ASSESSMENT PROCESS DOCUMENT**

MS. KERNS: I think the lead-in has taken care of; so I'm just going to go through the language that we changed in the technical committee and stock assessment guidance document to reflect the board motion last August. Doug, just to reassure you; that guidance is still in the document about representing the best scientific information and not the political, and it is in bold.

MR. GROUT: I saw that.

MS. KERNS: There two things that we addressed. The first is committee tasking. The Policy Board gave specific guidance on committee tasking; that the Board Chair will communicate all committee tasks to the groups. The new language is on Page 7 of the document. It was on the CD. It is highlighted in yellow; but species-specific technical tasks should be directed to the appropriate ISFMP technical support group in writing by the board, section or chair.

This can be communicated via the ISFMP staff. Board and sections will develop specific and clear guidance in writing whenever tasking committees for advice. The board or section will develop that charge. Any charge developed by a board or section to a technical committee would be initially forwarded by the chair or ISFMP staff to the technical committee for their review and input. That is the first set of guidance. Are there any questions on that language?

Okay, that's a pretty simple one and we were already basically doing that and we just had to tweak the language a little bit. For committee deliberation, the Policy Board changed the technical committee deliberation procedures. The previous method was a consensus-based decision. The new guidance was to reach consensus if you can; but when you cannot, then the decision should be made via vote.

This is on both Page 11 and 19 of the document; 11 has a little bit more detail; 19 is pared down. The committee chair is also responsible for clarifying the majority and/or minority opinions where possible. The overall goal of the technical support groups is to develop recommendations through consensus.

The chair is responsible for facilitating committee discussion towards reaching a consensus recommendation for board or section consideration. If a consensus cannot be reached, the committee shall vote on the issue. The majority opinion shall be presented to the board or section as the recommendation, defined as a simple majority, including to be presented to the board or section as the recommendation, defined as a simple majority, including in the record number of votes in favor and against.

The committee will also present the minority opinion, prepared by a committee member that voted in the minority, to the board or section. Voting should only be used as the last resort when full consensus cannot be reached. This is that second set of language. If the Policy Board has a different opinion from what they did last August based on the MSC's concerns; then we can either rewrite the language – we can try to tweak that language now or we can come back to the group in February.

MR. DAVID V. BORDEN: Toni, in regards to voting procedures; is it the intent to identify the individual committee members who are in the majority and those that are in the minority? If not, I think that would be useful for commissioners to know how individual technical people had voted. In other words, do exactly what you're proposing; just identify the individuals that are in each group.

MS. KERNS: It was not our intent to associate names with votes; only the number of votes; to try to keep the voting a little bit anonymous so that pressure that Cherie was talking about, they didn't feel that peer pressure about the political versus the scientific and what would happen if it got out. It is not that the vote would be anonymous in the sense that, yes, the meetings are all open to the public and if you voted, you're raising your hand in one way or another; and if someone is there, they see, but that wouldn't be the record that was recorded unless that is the desire of the Policy Board, and then we can write that into the guidance.

MR. BORDEN: The only reason I'm suggesting that is if I were reading minutes and I came across a minority opinion and I had some idea who the individuals were in the minority and I needed a further explanation; then you have somebody to go to. You can actually contact them, but maybe the confidentiality issue is more important than what I'm talking about.

MR. GROUT: Well, a couple of points, but to your point, David, in the past when we did minority reports, the person who wanted to craft that minority report clearly wanted people to know who they were. From my personal standpoint, it is not important to me to know who voted for what; because I'm looking at the overall technical committee opinion.

There is two reasons that I feel fairly strongly that there needs to at least be this option on a vote was one because of what was mentioned before. We had a situation here where the technical committee could not come to a consensus; so essentially the management process stopped. This was in striped bass. We obviously weren't going to get a document out because they couldn't come to a consensus on something. To me that is unacceptable.

The other reason that I am concerned about just having a minority and majority report presented without any kind of votes on it is because if you do have that scenario that I mentioned before where you have eight people in favor and one against; that gives the one against equal weight with the other people on the technical committee

that felt just as strongly in favor of the majority; as opposed if we had the vote, we'd know, yes, we understand that one person feels very strongly enough to create a minority report, but here is what the majority of the technical committee opinion was. Clearly, consensus should always be the number one priority here; but sometimes that doesn't occur; and that is a good thing.

MR. MUFFLEY: To Dave's point, I would not advocate for assigning names or state representatives to a particular vote. I don't support necessarily voting at the technical committee level; but if the Policy Board, which I must have slept through or must have been outvoted on at that particular time, I don't remember that discussion.

I came through the technical committees when we had consensus requirements – it was not a voting system – and to me it seemed to be okay. I guess my comment would be in terms that might help a little bit might be to define what consensus means. Does that mean it is a hundred percent of the people need to agree on an issue or is it a majority in terms of what consensus might be?

I do agree that the technical committees need to continue to provide advice to the board even when they can't reach a consensus. Their opinion has to still reach the board in terms of how they feel on things; but maybe adding what consensus means or a definition to that might help in terms of getting them to reach what consensus is.

CHAIRMAN DANIEL: Generally consensus from our definition usually means that you can live with the result and it doesn't compromise your scientific integrity to have that recommendation go forward from the technical committee. I came up through the voting technical committees; and it wasn't political.

It was just the battles that would rage into the late night hours at BWI trying to get a position for the technical committee. I know back in the old days of weakfish if we would have had to operate by consensus, we'd still be working on

weakfish. I have real concerns, as does Doug, with not having a recommendation. These folks work for us around this table.

I'm assuming that you know the positions of your staff. It would make me nervous to find out if I had one that was going off on a tangent or something or disrupting things. I would hope that staff would let us know if they were having difficulties with one of our technical representatives. I don't particularly have a concern in regards to listing down the number.

I think we used to do that, though. It used to say everybody in favor; Louis against most of the time. One option to think about – and maybe this is splitting the difference a little bit – and it kind of gets to Doug's suggestion about having one person being able to generate a minority report; is that perhaps if they cannot come to consensus, then their opinion has to be a super majority of the technical committee.

That way there has got to be at least nine people or however many people are on the technical committee; and you have at least three people in the minority that could then file a minority report. As long as there is more than that negative super majority, then you could have a minority report. The other option is to keep it the way we had it or to go back to just consensus. Those are the three options I can come up with; and there may be a fourth, a fifth, a sixth. Roy.

MR. ROY MILLER: Mr. Chairman, as someone who first served on technical committees with this organization dating back to 1978, I think I've had a little experience in this regard. Like some of the others in the room, I've seen the procedures run the gamut. What I've heard today is I like that approach of a majority report if they're unable to reach consensus and a minority report.

Now, whether it is a nine vote minimum for that majority report of super majority, I think you referred to it, versus a three-person report, I'm not so sure I feel strongly one way or the other; but I like the general suggestion of the report. I like the general direction that it is going with in

the event of a non-consensus; then I think it would be useful to have a majority report and a minority report. I don't think it is necessary to identify individuals.

I think if you're truly interested in checking with a person that may have been instrumental in issuing a minority report, you can always check with the chairman of the technical committee rather than have that information made generally available to the public. That is my suggestion; thank you.

MR. GROUT: Just a question with the option that you were talking about that you'd need a super majority or you'd have to have at least a minimum number for a minority report; what would happen if you do have something – well, I guess the way I'd see – okay, originally I was thinking what would happen if you had something that was seven to six; but clearly you'd still have a majority and a minority report. Clearly, in your example, anything less than that two-thirds, they'd still have to be voting on it; but anything less than that two-thirds, all you'd be presenting was the majority report.

CHAIRMAN DANIEL: Correct.

MR. GROUT: That way we'd be moving forward and we'd have an idea of – you know, I'm certainly comfortable with that. I still like the simple thing of what Toni has written here because it still encourages consensus as the primary document; but I certainly could live with your suggestion.

MR. JOHN CLARK: Mr. Chair, I just think that unless there is a logistical problem with producing a minority report, even if it is just one person, I don't see that being a problem. If the one person wants to hold out and do this report, just to know what they're thinking, having worked with somebody for many years, recently retired, that would be that one person, it sometimes helps just to know what they're problem is with the majority opinion. Thank you.

CHAIRMAN DANIEL: Any other comments, thoughts, suggestions? Bob.

MR. BALLOU: I'm generally comfortable with the way this is going; but the only concern I have is if this were to start to develop into a regular pattern of every time it comes to our technical committee reports we hear from the majority and then – well, we hear the majority report and then we hear the minority report.

In other words, if it becomes a common occurrence, to me it just doesn't feel right. I agree with the benefit of knowing what others on the committee think, and that would be reflected in the minority report; but given how challenged how we are right now with our processes to now think that we're going to be hearing perhaps on a regular basis – and that is my point; how often might this happen, both a majority and minority report?

Now the discussion goes into the back and forth of how the majority felt versus how the minority – I'm just wondering out loud how it might affect the logistics of our process. I'm trying to think this through; and I don't have a good suggestion other than I like the general direction this is going in. I like the idea of making sure we get a recommendation, which I think is what started all of this. I like the idea of working toward consensus and only as a last resort doing a vote. It is just that last part, that minority report, that I'm struggling with. I'll just leave it at that. Thank you.

CHAIRMAN DANIEL: Well, from my recollection back in the day, we would often – some of us would actually get together and write a minority report unsolicited; and then our state directors would carry those into the meeting or whatever. I think this actually gives everybody a little more of a heads-up of what is coming by actually having a minority and a majority report. If you've got some strong technical committee members and some very interested directors on specific issues; they're going to take that information and run with it at the board level. Dave.

MR. SIMPSON: Toni mentioned it and I thought it was interesting and maybe informative that we implemented this in August and there has been at least a few different

technical committees that have gotten together and you haven't even needed to go to the vote yet. That is kind of encouraging in terms of frequency of minority reports and so forth. Roughly how many technical committees have met in the last few months; three or four or do you think more than that?

MS. KERNS: Where they actually had a decision on the table; maybe three; maybe four.

CHAIRMAN DANIEL: So I'm sensitive to their request; but it doesn't sound like there is a lot of interest in granting that request. I think we can soften it some by keeping all the language that Toni has in the document. I'm going to throw out a recommendation here just from what I've heard around the table is maybe just simply require at least two, preferably three, dissenting voices to jumpstart a minority report, to require a minority report. I know somebody said one is cool; I think it was John. I'm sure if it is your guy, you'll want that minority report or we can we just keep it at the dissenting vote even if it is just one gives a minority report. There would be no requirement for a minority report.

MS. KERNS: The language that we pulled together since the committee will also present the minority opinion prepared by that committee member or members that voted in the minority; so do you want me to change that language to say "the committee may also present" instead of "will"?

CHAIRMAN DANIEL: Thoughts of "may" or "will"; Dave.

MR. SIMPSON: I like the idea of "may". Then the burden is on the folks that dissented; do they feel strongly enough to put that work in. Otherwise, it may be just a comfort level; so I like that.

CHAIRMAN DANIEL: Does anybody object to using "may"? Bob.

EXECUTIVE DIRECTOR ROBERT E. BEAL: I'm not objecting. I think the way Toni just read that, it said that the technical committee may present a minority report. I would think it would

be the individuals in the minority have the opportunity to draft a minority report and bring that forward to the board; so the minority report is not a product of the technical committee; it is a product of the individuals that are dissenting.

CHAIRMAN DANIEL: Good suggestion; yes, I like that. Is everybody comfortable? Pat.

MR. PATRICK CAMPFIELD: The Management and Science Committee also raised the other topic about having staff participate; and then if it goes forward, vote on the technical committees. I just want to provide some background on that; that it could be limited to the stock assessment staff; with the explanation being for non-assessment technical committee work that staff person is heavily involved in, if not leading the work, they would have the expertise and be informed to vote on that subject; whereas, if they did not participate, that would be one less informed person participating in the vote and the outcome of advice brought to the board.

CHAIRMAN DANIEL: You may have been out of the room; but I said I did not support that at all. I don't believe that the staff should be put in that position. I think they need to be unbiased facilitators and information sharers and gatherers. To have them vote puts them in that political arena potentially; that it would really worry me for them to get in. If anybody feels differently about that, that is my strong sense as the chair. Dave.

MR. SIMPSON: I'm hearing a distinction maybe between a technical committee meeting and a plan coordinator who really I think needs to serve a facilitator role and maybe a stock assessment committee that is doing the number crunching; and in that case I certainly would want to hear from the folks we hired specifically to development assessment advice.

CHAIRMAN DANIEL: I definitely want to hear from them, but do we want them voting?

MR. SIMPSON: I think in that context in the stock assessment committee, yes, I would like their input in the formal way, yes.

MR. GROUT: You used a term that bothered me "in the political arena". This is the scientific arena and we're asking our technical committees and our stock assessment committees the best unbiased technical advice. I would see that a stock assessment biologist is in the past we didn't have these ASMFC stock assessment biologists; but I could see where the stock assessment biologist that has helped develop this stock assessment, as has the other state stock assessment biologists and federal stock assessment biologists, if they feel that this is something they like, I wouldn't have an objective to it.

I agree totally that the plan development team coordinator; there is no way a PDT coordinator should be voting on a technical committee input. In fact, a plan coordinator shouldn't voting on the technical committee. That is the way I understood it and I, like Dave, in that very specific instance someone providing their best technical unbiased advice, I would not be uncomfortable with allowing them to vote.

MR. KERNS: And the distinction I think where Pat was going is that commission staff are members of stock assessment subcommittees. Katie Drew was on the Striped Bass Stock Assessment Subcommittee. Katie is not a member of the Striped Bass Technical Committee nor I or Mike isn't a technical committee member; and so that is where the two distinctions are.

There are times when commission staff do provide analysis or input for technical tasks; and so the question is would they be voting with the technical committee when they are working on those tasks because they are committee members. The guidance that we have here would say, no, they would not be voting because they are not committee members. Only the committee members would be voting. If you want something out of this, then we would need to change the language.

MR. ROBERT H. BOYLES, JR.: Mr. Chairman, I made comments like this back in August, but I think for the record I want to go on and say it again. I'm comfortable with where

we're going. I do believe we will be revisiting this very soon. I just think it is important for us to recognize – I would like to at least state my concerns about this is as we get into more and more difficult discussions where we're seeking more technical certainty; I'm afraid the direction we're going is that the discussions are going to be encapsulated in a vote with numbers.

Well, this was eight to three or seven to three or whatever the number may be; and I just think it is very, very important that when we leave this room here this week, we own a striped bass decision, we own an eel decision, we'll own other decisions later; and I think it is important that we keep in mind that the strength of the commission is in our group and in the collective decision-making that we've had for 73 years.

I get concerned when we talk about, well, I just want to make sure that my voice is heard from technical advice and that voice is going to be shorthanded with simply a vote coming out of the technical committee. I've got no alternative here; but I think it is important that we should recognize that. I think consensus still is a very, very powerful tool for a group as diverse as we are. With interests as varied as ours, I think consensus is very, very powerful. Thank you.

MS. KELLY DENIT: I was on vacation in Alaska in August so I guess I've got a legitimate excuse for why I don't remember this conversation the last time. I can certainly appreciate that the striped bass conversation is very fresh in all of our minds from the discussion this week. But from what I heard from Toni's response to Dave's question, it certainly sounds like that situation is relatively isolated and it is seemingly not happening consistently.

It just raises the question to me of going down this path and whether we really need to do that or if we're just having a specific reaction to a specific something that has happened most recently. I'm not suggesting stopping moving forward if that is what the board wants to do but something that sort of caught my eye as we're having this conversation.

CHAIRMAN DANIEL: It kind of caught mine, too. Spud.

MR. SPUD WOODWARD: I guess in follow-up to what Robert said is what concerns me is that we are plagued by uncertainty; and if we end up giving our technical advisors a tool to vote, then what I'm afraid will happen is their votes will become the proxy measurement of uncertainty. If we end up with a seven to four or a six to four or whatever, in our minds we're going to have a hard time saying, well, that is not the strength of the uncertainty that is being represented here. That is a slippery slope that I'm afraid we go down.

MR. JAMES J. GILMORE, JR.: I'll add my voice to the choir. I think if we start going down there, we're going to get to what I think was out of control yesterday when someone asked for roll call votes on that. The next thing you know we're going to have what we had yesterday. I'll just make that comment I think got a little out of control.

We used to not have a lot of roll votes and now we're doing them like for everything. I would feel more comfortable leaving it with the consensus. I think Kelly is right; we shouldn't – it is what we all do in government; it is like we get one little problem and the majority is working pretty well and then we come up with a new procedure to fix that one little problem. I think I'd prefer to let it ride for the time being until we really do have a problem.

CHAIRMAN DANIEL: Right now our charge to the committee is to vote if they can't meet consensus and strongly urge consensus; but in the absence of consensus, they vote. That is what we directed them to do last August; so if we want to change that, we need to change that. I think the issue of staff voting on stock assessment subcommittees is a lot bigger issue than one I want to tackle today.

I'd really like to have the chance to talk internally, particularly with Bob and Doug, about that issue, because that raises some red flags that I might miss my flight; and I don't want to miss my flight. If that is okay with you

to handle it that way, I'd rather handle that issue that way; but we need to resolve the direction to the technical committees on voting and whether or not we want to continue directing them to vote in the case of no consensus or not. Dave.

MR. SIMPSON: I think we made a decision in August; we've had a little bit of experience with it. Let's give it to the February meeting where there will be more technical committees getting together and more experience with it. I think a lot of the issue can be personality driven; and I think we might be in probably a better calmer waters as far as that goes presently. While I'm a consensus person, like Jim and Robert, we made a decision in August and let's give it a little more experience and encourage the plan coordinators to really work toward that consensus and use the vote as the last resort.

CHAIRMAN DANIEL: Yes; that would be the direction I would like to see us go in; and also that gives us an opportunity to talk to our technical committee folks as well. Again, they work for us, most of them; so having our opportunity to find out what the real angst is there – I wish I would have known about that discussion at the meeting. I would like to have attended to hear the discussions from the MSC. Is there anything else that we need to do on this issue at this time?

MR. YOUNG: Just a thought; it seems to me that, yes, you want to work towards consensus, but all the commissioners should know just how much the likelihood is of error or what the sensitivity is around these issues. I would think the technical committee could work towards consensus but also make sure to include in that report some of the concerns that are – you know, to make them clear that a commissioner is aware of that.

Yesterday we didn't go with the technical committee recommendation; but we looked at all the considerations and made a decision not to go with that. I would want to know if there was a significant concern on behalf of a technical committee member, at least to know what that is. I would think you could include that in a

consensus report but just include that information in some way.

CHAIRMAN DANIEL: Good suggestion. Anything else on this topic? I think, as Robert said, we'll be talking about this again, for sure. It is a sensitive issue, I recognize. Mike.

PROGRESS REPORT ON ATLANTIC MENHADEN STOCK ASSESSMENT

MR. MICHAEL WAINE: Mr. Chairman, I will make this extremely brief. I just wanted to update the board that everything is on schedule for the results of the 2015 benchmark stock assessment for Atlantic menhaden. We have a SEDAR review in December. That will be an independent peer review of that assessment.

We have a technical committee meeting next week, actually, to make a final review of the assessment document and prepare that to be submitted to the peer review for December. The stock assessment subcommittee has worked incredibly hard over the last two years to prepare this assessment and has really just completely reinvigorated the assessment model, looking through all existing and new datasets and really has done a nice job putting together the most comprehensive assessment they could for this very important species of ours.

Compliments to them; I've worked very closely with our stock assessment subcommittee and technical committee on this. Anyway, the other part of the assessment is remember that we have these interim reference points until we can develop the ecosystem-based reference points; and that is part of initial review of this assessment.

Our Biological/Ecological Working Group has put together some preliminary things on the development of those ecosystem-based reference points. That will be part of the peer review process; so we should get some initial feedback on the development of those. That will be the term reference for our assessment; so we will also be presenting that in February. With that, I will end and take any questions.

CHAIRMAN DANIEL: Questions for Mike on the progress of the menhaden assessment? All right, no questions on the menhaden issue. Congratulations!

ATLANTIC HERRING SECTION REPORT

CHAIRMAN DANIEL: I think the last item is the Herring Section.

MR. GROUT: I am making this motion on behalf of the Herring Section since the chair is not able to attend the Policy Board Meeting. I'll make the motion and give you a very brief description of what led to this. **On behalf of the Herring Section move to recommend the commission send a letter to NOAA Fisheries recommending a modification in the Herring Closure Notice to reflect ASMFC no landing days and timing of the state notifications to directors.**

Mr. Chairman, what happened last week was there was notice from NOAA Fisheries that the Herring 1-A Fishery was projected to attain 92 percent of the TAC. Per the ASMFC management plan, this meant the fishery should close as well as the federal waters would close as of 12:01 on the 26th.

The states Massachusetts and New Hampshire were able to close; but because of a need on the part of Maine to have a three-period to try and get a formal notice in a newspaper, they were unable to close and so herring vessels went out, fished and came to port on Saturday and then waited to offload until the landing period on Sunday, which was at 6:00 o'clock.

This was because of the way the notice was written by the National Marine Fisheries Service that it didn't have any mention of the ASMFC no landing days and also in the past the state directors have always been given a heads-up that this quota was going to be attained so that we could get our notices to be triggered at the same time.

This did not happen this year probably because there was a changeover in the administration at GARFO; and so they didn't realize the past

practices. These were two of the three ways that we have agreed at the Section in between the states of Maine, New Hampshire and Massachusetts to try and prevent this situation from going again.

We felt that we needed to send a letter because we are a Section and there is no National Marine Fisheries representation on the Section; so just to complete the communication cycle, we'd like to have the commission send this letter to GARFO. They already know it is coming.

CHAIRMAN DANIEL: Any questions for Doug? Is there any objection to this motion from the Herring Section? **Seeing none; the motion carries.** That brings us to the end of our agenda. Is there any business? Jim.

MR. GILMORE: Louis, just very quickly – and I don't want any policy change on this; but just I mentioned before, I'm glad we have roll call votes. We're doing those and I agree with them for final actions and all those things; but quite frankly, I think everyone yesterday was a little excessive and was kind of slowing us down.

I just would suggest to the commissioners that they use a little discretion on that; because I think it is important for big issues, but when we're doing routine stuff, we do not need roll call votes and it just slows the process down. Thanks.

CHAIRMAN DANIEL: You'll need to say that again when the primary person that was asking for roll call votes on everything is in the room.

MR. GILMORE: Well, actually, there was a couple of them.

ADJOURNMENT

CHAIRMAN DANIEL: All right, anything else to come before the Policy Board? Seeing none; we're adjourned.

(Whereupon, the meeting was adjourned at 4:30 o'clock p.m. October 30, 2014.)

taken by the activity as a whole will have no more than a negligible impact on the affected species or stock of marine mammal(s).

§ 218.18 Renewal of Letters of Authorization.

(a) A Letter of Authorization issued under §§ 216.106 of this chapter and 218.17 for the activity identified in § 218.10(c) will be renewed based upon:

(1) Notification to NMFS that the activity described in the application submitted under § 218.18 will be undertaken and that there will not be a substantial modification to the described work, mitigation, or monitoring undertaken during the upcoming period of validity;

(2) Timely receipt (by the dates indicated in these regulations) of the monitoring reports required under § 218.15(b); and

(3) A determination by the NMFS that the mitigation, monitoring, and reporting measures required under § 218.14 and the LOA issued under § 216.106 of this chapter and 218.17, were undertaken and will be undertaken during the upcoming period of validity of a renewed Letter of Authorization.

(b) If a request for a renewal of an LOA issued under this § 216.106 of this chapter and § 218.17 indicates that a substantial modification, as determined by NMFS, to the described work, mitigation or monitoring undertaken during the upcoming season will occur, NMFS will provide the public a period of 30 days for review and comment on the request. Review and comment on renewals of LOAs are restricted to:

(1) New cited information and data indicating that the determinations made in this document are in need of reconsideration; and

(2) Proposed changes to the mitigation and monitoring requirements contained in these regulations or in the current LOA.

(c) A notice of issuance or denial of an LOA renewal will be published in the **Federal Register**.

(d) NMFS, in response to new information and in consultation with the Navy, may modify the mitigation or monitoring measures in subsequent LOAs if doing so creates a reasonable likelihood of more effectively accomplishing the goals of mitigation and monitoring. Below are some of the possible sources of new data that could contribute to the decision to modify the mitigation or monitoring measures:

(1) Results from the Navy's monitoring from the previous year (either from the JLOTS training areas or other locations).

(2) Compiled results of Navy-funded research and development (R&D) studies (presented pursuant to the ICMP (§ 218.15(d))).

(3) Results from specific stranding investigations (either from the JLOTS training areas or other locations, and involving coincident mid- or high-frequency active sonar or explosives training or not involving coincident use).

(4) Results from the Long Term Prospective Study.

(5) Results from general marine mammal and sound research (funded by the Navy (or otherwise)).

§ 218.19 Modifications to Letters of Authorization.

(a) Except as provided in paragraph (b) of this section, no substantive modification (including withdrawal or suspension) to the LOA by NMFS, issued pursuant to §§ 216.106 of this chapter and 218.17 and subject to the provisions of this subpart shall be made until after notification and an opportunity for public comment has been provided. For purposes of this paragraph, a renewal of an LOA under § 218.18, without modification (except for the period of validity), is not considered a substantive modification.

(b) If the Assistant Administrator determines that an emergency exists that poses a significant risk to the well-being of the species or stocks of marine mammals specified in § 218.12(c), an LOA issued pursuant to §§ 216.106 of this chapter and 218.17 may be substantively modified without prior notification and an opportunity for public comment. Notification will be published in the **Federal Register** within 30 days subsequent to the action.

[FR Doc. 2015-00558 Filed 1-16-15; 8:45 am]

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DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

50 CFR Part 635

[Docket No. 100825390-5012-02]

RIN 0648-BA17

Atlantic Highly Migratory Species; Large Coastal and Small Coastal Atlantic Shark Management Measures

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Proposed rule; request for comments.

SUMMARY: This proposed rule would implement Draft Amendment 6 to the 2006 Consolidated Highly Migratory Species (HMS) Fishery Management Plan (FMP). Management measures in this proposed rulemaking are designed to respond to the problems facing Atlantic commercial shark fisheries, such as commercial landings that exceed the quotas, declining numbers of fishing permits since limited access was implemented, complex regulations, derby fishing conditions due to small quotas and short seasons, increasing numbers of regulatory discards, and declining market prices. The primary goal of Amendment 6 to the 2006 Consolidated HMS FMP (Amendment 6) is to implement management measures for the Atlantic shark fisheries that will achieve the objectives of increasing management flexibility to adapt to the changing needs of the Atlantic shark fisheries, and achieve optimum yield while rebuilding overfished shark stocks and ending overfishing. Specifically, this action proposes: Adjusting the large coastal sharks (LCS) retention limit for shark directed Limited Access Permit (LAP) holders; creating sub-regional quotas in the Atlantic and Gulf of Mexico regions for LCS and small coastal sharks (SCS); modifying the LCS and SCS quota linkages; establishing total allowable catches (TACs) and adjusting quotas for non-blacknose SCS in the Atlantic and Gulf of Mexico regions based on the results of the 2013 stock assessments for Atlantic sharpnose and bonnethead sharks; and modifying upgrading restrictions for shark permit holders. The proposed measures could affect commercial shark fishermen fishing in the Atlantic Ocean including the Gulf of Mexico and Caribbean Sea.

DATES: Written comments must be received on or before April 3, 2015. NMFS will hold 4 public hearings on Draft Amendment 6 and this implementing proposed rule on February 17, February 18, February 23, and February 26, 2015. NMFS will also hold an operator-assisted public hearing via conference call and webinar for this proposed rule on March 25, 2015, from 2 p.m. to 4 p.m. For specific locations, dates and times see the **SUPPLEMENTARY INFORMATION** section of this document.

ADDRESSES: You may submit comments on this document, identified by NOAA-NMFS-2010-0188, by any one of the following methods:

- **Electronic Submission:** Submit all electronic public comments via the Federal e-Rulemaking Portal. Go to www.regulations.gov/#/docketDetail;D=NOAA-NMFS-2010-

0188, click the "Comment Now" icon, complete the required fields, and enter or attach your comments.

• *Mail:* Submit written comments to Margo Schulze-Haugen, NMFS/SF1, 1315 East West Highway, National Marine Fisheries Service, SSMC3, Silver Spring, MD 20910.

Instructions: Please include the identifier NOAA–NMFS–2010–0188 when submitting comments. Comments sent by any other method, to any other address or individual, or received after the close of the comment period, may not be considered by NMFS. All comments received are a part of the public record and generally will be posted for public viewing on www.regulations.gov without change. All personal identifying information (e.g., name, address), confidential business information, or otherwise sensitive information submitted voluntarily by the sender will be publicly accessible. NMFS will accept anonymous comments (enter "N/A" in the required fields if you wish to remain anonymous). Attachments to electronic comments will be accepted in Microsoft Word, Excel, or Adobe PDF file formats only.

NMFS will hold 4 public hearings and 1 conference call on this proposed rule. NMFS will hold public hearings in St. Petersburg, FL; Melbourne, FL; Belle Chasse, FL; and Manteo, NC; and via a public conference call. For specific locations, dates and times see the **SUPPLEMENTARY INFORMATION** section of this document.

Copies of the supporting documents, including the draft Environmental Assessment (EA), Regulatory Impact Review (RIR), Initial Regulatory Flexibility Analysis (IRFA), and the 2006 Consolidated Atlantic HMS FMP are available from the HMS Web site at <http://www.nmfs.noaa.gov/sfa/hms/> or by contacting LeAnn Hogan at 301–427–8503.

FOR FURTHER INFORMATION CONTACT: LeAnn Hogan, Guý DuBeck, Alexis Jackson or Karyl Brewster-Geisz by phone: 301–427–8503, or by fax: 301–713–1917.

SUPPLEMENTARY INFORMATION: Atlantic sharks are managed under the authority of the Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act), and the authority to issue regulations has been delegated from the Secretary to the Assistant Administrator (AA) for Fisheries, NOAA. On October 2, 2006, NMFS published in the **Federal Register** (71 FR 58058) final regulations, effective November 1, 2006, implementing the 2006 Consolidated HMS FMP, which

details management measures for Atlantic HMS fisheries. The implementing regulations for the 2006 Consolidated HMS FMP and its amendments are at 50 CFR part 635. This proposed rule addresses implementation of Amendment 6.

NMFS began considering management measures for Amendment 6 in 2010 with the publication of an Advanced Notice of Proposed Rulemaking (ANPR) (75 FR 57235; September 10, 2010). The 2010 ANPR solicited public comments on potential adjustments to regulations governing the Atlantic shark fisheries to address several specific issues affecting the management of those fisheries. In the ANPR, NMFS discussed that since management of sharks began in 1993, there have been many changes to the regulations and major rules, either through FMP amendments or regulatory amendments, to respond to results of stock assessments, changes in stock status, and other fishery fluctuations. Despite modifications to the regulations and Amendments to the 2006 Consolidated HMS FMP to respond to these issues, the Atlantic shark fisheries continue to be faced with problems, such as commercial landings that exceed the quotas, declining numbers of fishing permits since limited access was implemented, complex regulations, derby fishing conditions due to small quotas and short seasons, increasing numbers of regulatory discards, and declining market prices. Rather than continuing to react to these issues every year with a new regulation, or every other year with a new FMP amendment, NMFS stated that it wanted the regulations to be more proactive in management and explore methods to establish more flexible regulations that would consider the changing needs of the fisheries. More specifically, the ANPR explored management ideas related to quota structure, permit structure, and catch shares. NMFS held several public meetings regarding the ANPR and received many comments.

Based on the comments received on the ANPR, on September 16, 2011, NMFS published a Notice of Intent (NOI) (76 FR 57709) to prepare an FMP Amendment that would consider catch shares for the Atlantic shark fisheries. The NOI also established a control date for eligibility to participate in a catch share program and announced the availability of a white paper that explored potential design elements of a shark catch share program. NMFS held several public meetings and received many comments regarding the NOI.

In addition to the changes in Federal regulations, while NMFS has been considering comments on the ANPR and

the NOI, there have also been changes in state shark management. Since 2010, several states have passed legislation banning the possession, sale, trade, and distribution of shark fins. In addition, the Atlantic States Marine Fisheries Commission (ASMFC) recently made changes to the Atlantic state shark management measures. The ASMFC Coastal Shark Board made the decision to amend the Interstate Coastal Shark FMP to be consistent with NMFS' recent changes in Amendment 5a, and they have expressed their preference for NMFS to open the LCS management group in the Atlantic region after July 1 each year. The Shark Board also approved measures for each Atlantic state to implement a 12 percent fin-to-carcass ratio for smooth dogfish, consistent with the 12 percent fin-to-carcass ratio specified in the smooth dogfish-specific provisions of the Shark Conservation Act of 2010 (P.L. 111–348) (the SCA).

In addition to these state measures, there have been international efforts to prohibit shark finning at sea, as well as campaigns targeted at the shark fin soup markets. All of these efforts, including the U.S. state shark fin possession bans, have impacted the market and demand for shark fins. In addition, NMFS has seen a steady decline in ex-vessel prices for shark fins in all regions since 2010.

In April 2014, NMFS released a Predraft for Amendment 6, providing NMFS with the opportunity to obtain additional information and input from HMS Advisory Panel (AP) members and HMS Consulting Parties (Atlantic, Gulf, and Caribbean Fishery Management Councils, Marine Fisheries Commissions, U.S. Coast Guard, and other State and Federal Agency representatives) on potential alternatives prior to development of the formal FMP Amendment and proposed rule. The Predraft explored potential management options for the future management of the Atlantic shark fisheries, taking into consideration comments received on the ANPR and NOI.

Since issuing the ANPR, NOI, and Predraft, and after reviewing the comments received, NMFS has continued to consider various ways to address recurring issues and provide managers and fishermen with increased flexibility, while maintaining conservation measures. Additionally, there have continued to be changes in Federal and state management of the Atlantic shark fisheries that have affected the fishery and its communities. On May, 27 2014, NMFS published another NOI announcing (1) its intent to prepare an Environmental

Assessment (EA) instead of an Environmental Impact Statement, and (2) that the agency is moving away from the catch share concept for this particular Amendment. Thus, the public should largely be aware of the change in approach. Most recently, NMFS published a proposed rule (79 FR 46217; August 7, 2014) to implement draft Amendment 9 to the 2006 Consolidated HMS FMP (Amendment 9), which considers management measures in the smoothhound and shark fisheries. Regulations proposed in this action would overlap and modify some regulations proposed in Amendment 9.

Atlantic Sharpnose and Bonnethead Sharks Stock Assessment

Atlantic sharpnose and bonnethead sharks were both previously assessed in 2007 as part of the Southeast Data, Assessment, and Review (SEDAR) process. At that time, the statuses of both species were determined to be not overfished, with no overfishing occurring. These species were assessed again in 2013 using “standard” assessments as part of SEDAR 34. Standard assessments generally update previous benchmark assessments with additional years of data and do not allow for major changes; standard assessments typically can be completed in approximately a year. On the first day of the face-to-face assessment workshop meeting held for both species, the scientists determined that the genetic information clearly indicated both species should be split into a Gulf of Mexico stock and an Atlantic stock. However, because the assessments had been scheduled as standard assessments as opposed to benchmark assessments, the assessment process and timing would not allow the scientists to make this change. Making such a change would have required four benchmark assessments rather than two standard assessments. It would have also required additional changes to the format and structure of the data that had not been anticipated and allowed for in the overall SEDAR schedule. Based on a request from fishery managers to continue with the standard assessments at that time, given that the previous assessments were over 5 years old and updated scientific advice was needed, the scientists agreed to continue with the standard assessment of both species as single stocks in order to provide management advice on the potential status of the stocks.

Based on the results of SEDAR 34, NMFS decided to split the Atlantic sharpnose shark species into two stocks—an Atlantic stock and a Gulf of Mexico stock—and determined, based

on the overall data for the species as a whole, that the status of both stocks is not overfished and no overfishing is occurring (79 FR 53024; September 5, 2014). With regards to bonnethead sharks, NMFS also decided to split this stock into an Atlantic stock and a Gulf of Mexico stock, and determined, based on the overall data for the species as a whole, that the status of both bonnethead stocks is unknown (Id.). In this rulemaking, NMFS considers implementing total allowable catches (TAC) and commercial quotas for non-blacknose SCS (which is the management group that both Atlantic sharpnose and bonnethead sharks are managed in) in the Atlantic and Gulf of Mexico regions based on the results of the SEDAR 34 assessment and while considering the results of the 2007 finetooth stock assessment.

NMFS prepared a draft EA, RIR, and IRFA to present and analyze anticipated environmental, social, and economic impacts of each alternative contained in this proposed rule. A summary of the alternatives considered and related analyses are provided below. The complete list of alternatives and related analyses are provided in the draft EA/RIR/IRFA. A copy of the draft EA/RIR/IRFA prepared for this proposed rule is available from NMFS (see ADDRESSES).

Permit Stacking for Shark Directed LAP Holders

NMFS considered permit stacking in the 2010 ANPR and requested public comments on this potential change to the shark permit structure. A permit stacking system would allow commercial fishermen with multiple shark LAPs to use them concurrently on one vessel, resulting in aggregated, and thus higher, retention limits.

After analyzing the ecological and socioeconomic impacts of the permit stacking alternatives in the shark fishery, NMFS currently prefers the No Action alternative (Alternative A1) in this proposed rule. The No Action alternative would maintain the current shark directed LAP structure and would not implement permit stacking for these permit holders. Under this preferred alternative, NMFS would continue to allow only one directed LAP per vessel and thus one retention limit. In the short- and long-term, this preferred alternative is expected to have neutral direct ecological impacts on LCS stocks. Shark fishermen would continue to be limited by the current retention limit of 36 LCS per trip. By leaving the current permit structure in place under this alternative, and because the LCS quotas are not being modified in this action, it is likely that the No Action alternative

would have neutral short- and long-term ecological impacts to the LCS stocks. With regards to socioeconomic impacts, the preferred alternative would result in potential trip revenues of \$1,166 (1,224 lb of meat, 61 lb of fins) per vessel, assuming an ex-vessel price of \$0.65 for meat and \$6.05 for fins. Because current LCS quotas are being maintained, NMFS anticipates neutral direct socioeconomic impacts in the short-term and possibly minor adverse socioeconomic impacts in the long-term, because if fishermen are unable to retain an increased number of LCS per trip by stacking permits, the profitability of each trip could decline over time, due to declining prices for shark products and increasing prices for gas, bait and other associated costs. NMFS believes that while permit stacking may have beneficial socioeconomic impacts for those fishermen that already have multiple directed shark LAPs or that could afford to buy additional permits, permit stacking could possibly disadvantage those fishermen that are unable to buy additional permits. Because the majority of fishermen in the shark fishery have only one permit (in the Atlantic region, 130 of the 136 shark directed permits have different owners; in the Gulf of Mexico region, 73 of the 83 shark directed permits have different owners), permit stacking would not benefit most shark fishermen in the short-term, and it could possibly lead to inequity among directed shark LAP holders. NMFS believes that an increase in LCS retention limits for all directed LAP holders, as described in the Commercial Retention Limits section below, would have greater socioeconomic benefits across the entire shark fishery as a whole. Therefore, after considering the impacts of the permit stacking alternatives, NMFS prefers the No Action alternative to continue to allow only one directed LAP per vessel and thus one retention limit in this proposed rulemaking.

NMFS also analyzed two other permit stacking alternatives in the Draft EA. The first, Alternative A2, would allow fishermen to use a maximum of 2 shark directed LAPs concurrently on one vessel, which would result in aggregated, and thus higher, retention limits. Under the current LCS retention limit of 36 LCS, this would mean that a vessel with 2 stacked permits would have a LCS retention limit of 72 LCS per trip. Alternative A3 considers allowing fishermen to use a maximum of 3 shark directed LAPs concurrently on one vessel, which would result in aggregated, and thus higher, retention limits. Under the current LCS retention

limit of 36 LCS, this would mean that a vessel with 3 stacked LAPs would have a LCS retention limit of 108 LCS per trip. While these alternatives could result in increased annual revenues for shark directed LAP holders who currently own or could buy multiple LAPs, they are not preferred at this time because they could possibly lead to inequity among directed shark LAP holders. These alternatives would have beneficial socioeconomic impacts only for those shark fishermen that can afford to buy multiple shark permits, and thus would benefit from a higher retention limit and higher revenues, whereas those shark fishermen that cannot afford to buy a second or third directed shark permit would be at a disadvantage, unable to economically benefit from the higher retention limits. Given the way directed LAPs are currently held within the shark fishery, NMFS believes that an increase in LCS retention limits for all directed LAP holders, as described in the Commercial Retention Limits section below, would have greater socioeconomic benefits across the entire directed shark fishery as a whole. Therefore, after considering the impacts of the permit stacking alternatives, NMFS prefers the No Action alternative to continue to allow only one directed LAP per vessel and thus one retention limit in this proposed rulemaking.

Adjusting Commercial Retention Limits for Atlantic Shark Fisheries

The current retention limit of 36 LCS other than sandbar sharks was established in Amendment 2 as part of the rebuilding plan for sandbar sharks. As described in Amendment 2, the retention limit was established by considering, among other things, how many sandbar sharks would be discarded dead from the number of shark trips that were expected to interact with sandbar sharks. Over the past few years, the shark research fishery, which is the only part of the shark fisheries that can land and sell sandbar sharks, has not been catching the full sandbar research fishery quota. During the Predraft stage, NMFS received extensive comments from commercial fishermen and Atlantic HMS Advisory Panel members to consider adjusting the retention limits instead of allowing commercial fishermen to land sandbar sharks outside of the Atlantic shark research fishery. Thus, NMFS is considering adjusting the commercial LCS retention limit for shark directed LAP holders based on public comment.

The preferred alternative (Alternative B2) would increase the retention limit for LCS in the Atlantic and Gulf of

Mexico regions from 36 to a maximum of 55 LCS other than sandbar sharks per trip and reduce the sandbar shark research fishery quota to 75.7 mt dw (166,826 lb dw). To determine the impacts of this alternative, NMFS used the same methodology used in Amendment 2 to calculate how many sandbar sharks could potentially be discarded dead by vessels harvesting the 55 LCS other than sandbar shark retention limit. Because harvesting additional LCS per trip could result in additional sandbar sharks being discarded dead, this additional mortality would be counted against the unharvested sandbar shark research fishery quota, and NMFS would reduce the sandbar shark research fishery quota accordingly. Thus overall, NMFS does not expect the mortality of sandbar sharks to increase as a result of the increased retention limit under this alternative. Since the sandbar shark research fishery quota was previously analyzed in Amendment 2, and would be reduced from 116.6 to 75.7 mt dw in order to account for increased discards under a retention limit of 55 LCS per trip, this alternative would have short- and long-term neutral ecological impacts on sandbar sharks. In addition, the retention limit increase under this preferred alternative would result in neutral direct and indirect ecological impacts to the different LCS management groups and species, because the quotas for the different LCS management groups and species are not being modified in this rulemaking and fishermen would continue to be limited by the total amount of LCS that could be harvested, as well as by seasonal closures once 80 percent of the quota is reached.

With regards to socioeconomic impacts, this new retention limit would result in potential total trip revenues of \$1,781 (1,870 lb of meat, 94 lb of fins), assuming an ex-vessel price of \$0.65 for meat and \$6.05 for fins. The preferred alternative would have short- and long-term direct and indirect minor beneficial socioeconomic impacts since shark directed permit holders could land more sharks per trip when compared to the current retention limit of 36 LCS per trip. The higher retention limit is likely to make each trip more profitable for fishermen, as well as more efficient, if they decide to take fewer trips, and in turn save money on fuel, bait, and other associated costs.

NMFS also analyzed three other retention limit alternatives that are not preferred at this time. The No Action alternative (Alternative B1) would maintain the current commercial LCS retention limit for directed permit

holders. While this would have short- and long-term neutral ecological impacts on LCS fisheries, this option denies commercial shark fishermen additional opportunities to harvest LCS within their current quotas. Due to limited resources available to fund observed trips, the sandbar quota in the research fishery has not been fully harvested in recent years (e.g., 35 percent of the available sandbar shark quota was landed in 2012). As such, NMFS believes that it is appropriate to reconsider the LCS retention limit to ensure commercial fishermen have an opportunity to harvest the available various LCS management group quotas in an efficient manner. Another alternative, Alternative B3, would increase the LCS retention limit to a maximum of 72 LCS other than sandbar sharks per trip and reduce the Atlantic shark research fishery quota to 63.0 mt dw (138,937 lb dw) for sandbar sharks. The increased retention limit to 72 LCS other than sandbar sharks per trip could result in 2,448 lb dw of LCS per trip. While increasing the retention limit could result in more efficient and profitable shark directed trips, this increased retention limit is closer to the historical retention limit of 4,000 lb dw and could cause fishermen to re-enter the fishery because of the higher retention limit. If this occurs, these fishermen may not have fished under the non-sandbar LCS regulations and might not be able to avoid catching sandbar sharks while fishing for the other LCS species, which could lead to increased discards and potential adverse impacts to sandbar sharks. Also, if fishermen increase the number of hooks per set substantially in order to catch the increased retention limit, they may discard additional dead sharks as a result. This is more likely under this alternative than under Alternative B2, given the larger difference in retention limits, but, as would also be the case for Alternative B2, it would likely only happen in the short term as fishermen modify their fishing practices to the adjusted retention limit. Under Alternative B3, the new sandbar shark quota could result in average annual lost revenue of \$112,508 for those fishermen participating in the shark research fishery, but the income could be recouped by the increased retention limit outside the shark research fishery. Finally, the last alternative B4, considered increasing the LCS retention limit to a maximum of 108 LCS other than sandbar sharks per trip and reducing the Atlantic shark research fishery quota to 36.2 mt dw (79,878 lb dw) for sandbar sharks. This alternative

would allow shark directed permit holders to retain three times as many LCS per trip as the current retention limit. This retention limit would result in potential trip revenues of \$3,498 (3,672 lb of meat, 184 lb of fins) per vessel, assuming an ex-vessel price of \$0.65 for meat and \$6.05 for fins, which is an increase of \$2,332 per vessel per trip compared to the status quo alternative. While a retention limit of 108 LCS per trip would make each trip more profitable and potentially require fishermen to take fewer trips per year, this large increase in the retention limit could cause a lot more permit holders to become active, as described above. Thus, the profit of individual vessels could decrease because LCS quotas could be caught at a faster rate, and the fishing season could be shortened. Additionally, in order to increase the retention limit to 108 LCS per trip, the sandbar shark research quota would need to be reduced to an amount below what is currently being landed in the shark research fishery, thereby reducing the ability to carry out research for stock assessments and having adverse impacts on fishermen in the shark research fishery, who would lose quota, and thus revenue. As such, NMFS does not prefer this alternative.

Atlantic Regional and Sub-Regional Quotas

Currently, NMFS manages several shark species and management group quotas on a regional basis with quota linkages in the Atlantic region. NMFS is proposing to implement sub-regional quotas for aggregated LCS, hammerhead sharks, blacknose sharks, and non-blacknose SCS management groups in the Atlantic region. Implementing sub-regional quotas would help alleviate some of the tensions between fishermen in certain states due to varying preferences for season opening dates and differences in regional shark availability. Additionally, sub-regional quotas could facilitate greater fishing accountability for these shark management groups within sub-regions, and also provide for extended fishing seasons in some sub-regions. In order to implement sub-regional quotas in the Atlantic region, NMFS is considering a number of measures, such as apportioning landings to sub-regions based on historical landings, adjusting linkages between certain management groups within sub-regions, and establishing commercial quotas and TACs for non-blacknose SCS based on results of the recent stock assessment, SEDAR 34.

NMFS considered several factors when calculating sub-regional quotas. It

is important to consider the potential impact of early seasonal closures on historical landings by region over time. For example, the non-blacknose SCS and blacknose fisheries closed on November 2, 2010, September 30, 2013, and July 28, 2014, thereby reducing fishing opportunities for fishermen in the northern Atlantic area in those years, because sharks tend to be more available later in the year in the northern Atlantic area, whereas they tend to be available year-round in the southern Atlantic area. Conversely, in years where NMFS established opening dates later in the year (e.g., July 15 opening date for Aggregated LCS in 2010 through 2012), fishermen in the southern Atlantic area may have reduced fishing opportunities. During the Predraft stage and at the September 2014 HMS AP meeting, some constituents also expressed concerns about how regional differences in how shark carcasses are dressed may impact the magnitude of shark landings reported in the Atlantic Coastal Cooperative Statistics Program (ACCSP), and thus the amount of quota that may be allocated to each sub-region. ACCSP dealer reports indicate differences in how fishermen land sharks. Dealers in some states report dressed sharks with carcass gutted, head on, and tail on, while others report dressed sharks with carcass gutted, head off, and tails off (i.e., shark cores). However, observer data and port agents indicate that sharks are landed with their heads off regardless of region. Additionally, dealers cannot indicate "heads on" in electronic dealer reporting forms. Because observer observations suggest that sharks are landed with "heads off," and since all types of dressed shark carcasses are included in landings that are counted towards the commercial quotas, NMFS has not adjusted landings estimates to account for differences in dressed weight for the sub-regional quota calculations. Finally, at the September 2014 HMS AP meeting, AP members expressed concern about using latitude and longitude lines associated with the federal fishing catch areas to define sub-regions in the Atlantic and Gulf of Mexico, instead of the state line between North Carolina and South Carolina in the Atlantic and the state line between Mississippi and Alabama in the Gulf of Mexico because fishermen in each state wanted to ensure that all their historical landings would ultimately contribute to their allotted sub-regional quota. However, after taking into consideration the HMS AP's comments, NMFS is considering using the latitude and longitude lines

associated with fishing catch areas rather than state lines. Using the fishing catch area lines (i.e., latitude and longitude lines) would provide for more effective monitoring of quotas and more accurate reporting, as fishermen are currently required to report landings by catch area. NMFS has also determined that there would be minimal differences (0–1.9%) in the allocation of quota to each sub-region whether using state lines versus latitude and longitude lines.

Due to the variability in the aggregated LCS and hammerhead shark fisheries between 2008 and 2013, and various impacts of seasonal closures and changes to regulations and fishery management groups that did not impact one region more than another, NMFS calculated the sub-regional quotas based on total landings during this time period.

Unlike the calculations for aggregated LCS and hammerhead sharks, the data used to calculate non-blacknose SCS and blacknose shark quotas would start after 2010 because SCS fisheries management changed in 2010 under Amendment 3 to the 2006 Consolidated HMS FMP, in which NMFS created a separate blacknose shark quota and linked the quota to the non-blacknose SCS quota. NMFS used ACCSP landings data from 2011 and 2012 to calculate SCS sub-regional quotas in Alternatives C2, C3 and C4. These years were used because they are years where the SCS fisheries were open year-round and sub-regional allocations would not be impacted by early closures; this approach was supported by some members of the HMS AP at the September 2014 meeting.

The two preferred alternatives are Alternatives C4 and C6. Alternative C4 would apportion the base annual quotas for the Atlantic LCS and SCS management groups into northern and southern sub-regional quotas, with the boundary between the northern and southern Atlantic sub-regions drawn along 34°00' N. Latitude, based on historical landings percentages. The preferred alternative would also maintain the non-blacknose SCS and blacknose quota linkages in the southern Atlantic sub-region, eliminate the linkage between blacknose and non-blacknose SCS in the northern Atlantic sub-region, and prohibit the harvest and landings of blacknose sharks in the northern Atlantic sub-region. The preferred alternatives do not consider removing linkages between all remaining species and management groups for several reasons. Removing linkages between these management groups would require an adjustment in

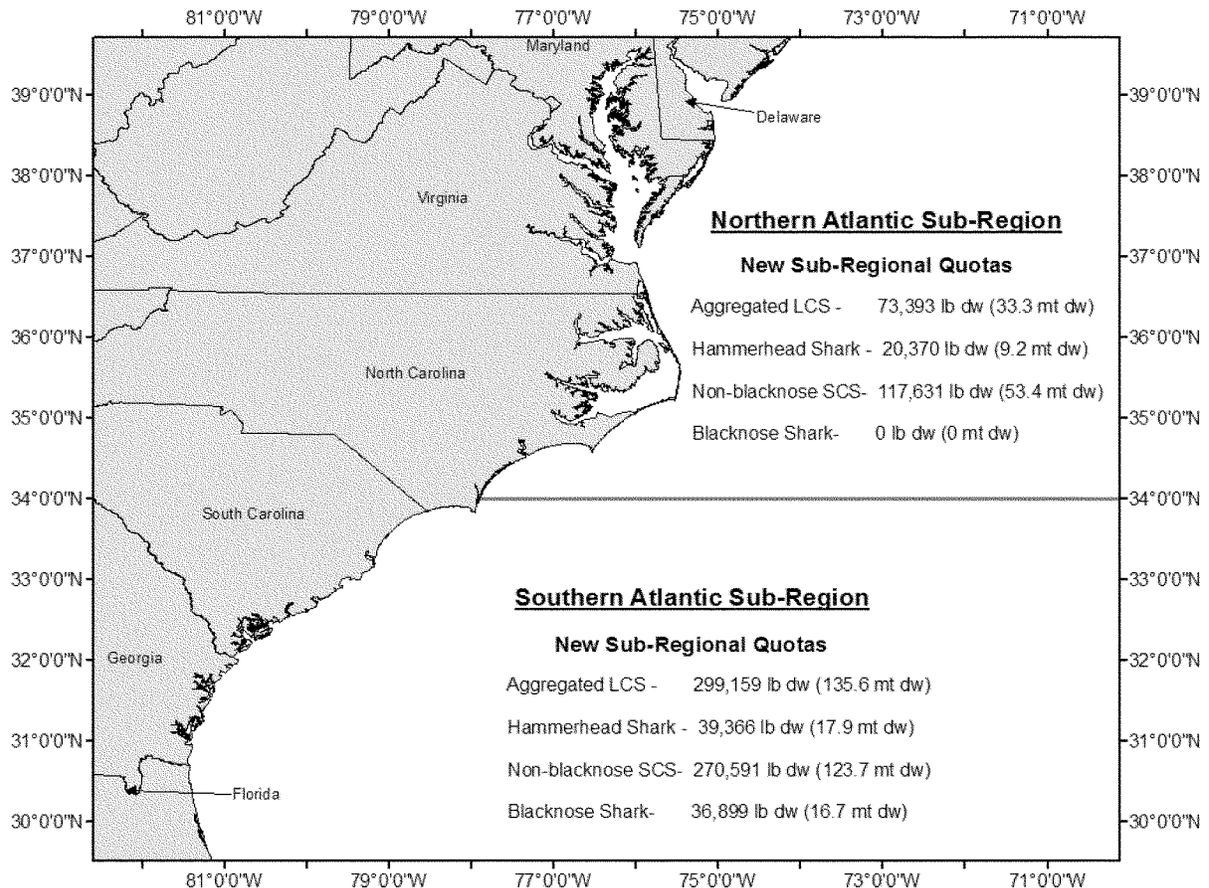
quotas in order to account for potential interactions and mortalities, and could result in an increase in regulatory discards. Additionally, there are specific reasons for maintaining linkages, as described in the FMP amendments that established them. For example, as described in Amendment 5a, the link between the aggregated LCS and hammerhead shark management groups was established to end overfishing and rebuild overfished stocks. To date, the closure of these management groups in the Atlantic region has been the result of harvesting the aggregated LCS quota. As described in Amendment 3 and 5a for the link between non-blacknose SCS and blacknose sharks, the linking of quotas of species that are often caught together on the same set or trip can prevent incidental catch of sharks in a closed fishery as bycatch in other directed shark fisheries, possibly resulting in mortality and negating some of the conservation benefit of quota closures. The non-blacknose SCS quota preferred under this alternative would

be split into northern and southern sub-regional quotas based on landings percentages, as described under Alternative C4 in the Draft EA. Sub-regional quotas for the preferred alternatives, based on percentages of landings apportioned to each sub-region, are outlined for Atlantic LCS and SCS in Figure 1. In addition, any overharvest of the overall regional base quota would be accounted for in the next fishing season and would affect the sub-region(s) that caused the overharvest. For example, if a northern sub-region quota was overharvested and that caused the overall regional base quota to be exceeded, then the amount overharvested by the northern sub-region would be deducted from the northern sub-region's base quota and not the southern sub-region's base quota, the following fishing season. However, if a sub-region's quota is overharvested but the overall regional quota is not exceeded, then no overharvest would be deducted from either sub-region the following fishing

season. In regards to underharvest of the overall regional base quota, if the species or all species in a management group is not declared to be overfished, to have overfishing occurring, or to have an unknown status, NMFS may increase the following year's base annual quota, including regional quota, by an equivalent amount of the underharvest up to 50 percent above the base annual quota. For example, if the northern sub-region's base quota is underharvested and the southern sub-region's base quota is fully harvested, in the following year the amount underharvested by the northern sub-region would be equally distributed between the sub-regions and added to the northern and southern sub-region's base quotas. If there is underharvest of the overall regional base quota and a species' status is unknown, overfished, or overfishing is occurring, NMFS would not carry over the underharvest to the following year's base annual quota.

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Figure 1: Map of Proposed Atlantic Regional and Sub-Regional Quotas



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Preferred Alternative C4 would likely result in direct and indirect short- and

long-term neutral ecological impacts across the Atlantic region. The preferred

sub-regional quotas would have no impact on the current level of fishing pressure, catch rates or distribution of fishing effort, but instead represent an administrative change in how quotas are monitored throughout the Atlantic region. Because sub-regional quotas are estimated from historical landings, and thus based on typical fishing activity within sub-regions, there would be no expected ecological differences in how fishermen from the various Atlantic states interact with LCS and SCS. Differences between sub-regions in whether linkages were maintained, however, would have varying ecological impacts. In the northern Atlantic sub-region, due to difficulties associated with managing a small quota of 0.8 mt dw, harvest of blacknose sharks would be prohibited. Prohibiting harvest of blacknose in the northern Atlantic sub-region, would reduce the likelihood of overharvesting blacknose sharks by quickly exceeding the quota, and eliminate the need to monitor a small quota. However, in the southern Atlantic sub-region, no changes would be made in the existing quota linkages between blacknose and non-blacknose SCS, so, neutral ecological impacts on SCS would be expected, since current conditions would be maintained.

Across the entire Atlantic region, preferred alternative C4 would likely result in both direct short- and long-term moderate beneficial socioeconomic impacts. Removing quota linkages in the northern Atlantic region, in combination with apportioning the Atlantic regional quota at 34°00' N. Lat., would allow fishermen to maximize their fishing effort, and thereby maximize revenue, during periods when sharks migrate into local waters or when regional time/area closures are not in place. Removing quota linkages within the northern Atlantic sub-region would have beneficial impacts, as increased revenues from increased landings would continue to accrue with each fishing year. Active fishermen in the northern Atlantic sub-region would be able to continue fishing for non-blacknose SCS without the fishing activities in the southern Atlantic sub-region, where the majority of blacknose sharks are landed, impacting the timing of the non-blacknose SCS fishery closure. Economic advantages associated with removing quota linkages, allowing the northern Atlantic sub-region to land a larger number of non-blacknose SCS, would outweigh the income lost from prohibiting landings of blacknose sharks (\$1,750).

The other preferred alternative, Alternative C6, would establish an Atlantic non-blacknose SCS TAC of

401.3 mt dw and maintain the 2014 base annual commercial quota of 176.1 mt dw (388,222 lb dw). For this alternative, NMFS used the current Atlantic non-blacknose SCS commercial base annual quota of 176.1 mt dw to determine the new Atlantic TAC for this management group. The proposed TAC is calculated by summing the sources of mortality for Atlantic sharpnose, bonnethead, and finetooth sharks (recreational landings, commercial discards, which includes estimates of shrimp trawl discards, and research set-aside mortality) from the Atlantic region and adding the current commercial base annual quota (176.1 mt dw). The proposed Atlantic non-blacknose SCS TAC and commercial quota takes into account all sources of mortality for Atlantic sharpnose, bonnethead, and finetooth sharks and maintains the 2014 commercial base annual quota. In addition, no underharvest of the non-blacknose SCS quota in the Atlantic region would be carried forward to the next fishing season because the status of the bonnethead shark stock within the non-blacknose SCS management group is "unknown". Thus, because this non-blacknose SCS TAC and commercial quota takes into account all sources of mortality for both species, keeps fishing mortality capped at current levels, does not increase interactions with blacknose sharks, and accounts for the unknown status of Atlantic bonnethead sharks, NMFS believes that Alternative C6 would have direct and indirect short- and long-term neutral ecological impacts to the Atlantic non-blacknose SCS.

With regards to socioeconomic impacts of preferred Alternative C6, because this alternative would maintain the non-blacknose SCS commercial quota, it is likely to have short-term neutral socioeconomic impacts. Recent non-blacknose SCS landings have been below 176.1, thus, this commercial quota could allow for increased landings and additional revenue if the entire quota is caught, which could have beneficial socioeconomic impacts. However, since the proposed commercial quota of 176.1 mt dw would not be adjusted for underharvests due to the unknown status of bonnethead sharks, the fishermen participating in this fishery would be capped at a lower quota than is possible in the current non-blacknose SCS fisheries if there is underharvest, potentially leading to long-term minor adverse socioeconomic impacts. NMFS does not expect fishing effort to dramatically increase for non-blacknose SCS in the southern region of the Atlantic, since this fishery would

continue to be limited by blacknose shark landings and the linkage between these two groups. Preferred Alternative C6 would maintain fishing mortality at current levels and would not have unnecessary adverse socioeconomic impacts.

Cumulatively, Alternatives C4 and C6 would have positive impacts on the current state of shark fisheries in the Atlantic Region. Implementing the northern and southern sub-regional quotas proposed in Alternative C4 would allow fishermen to maximize their fishing effort during periods when sharks migrate into local waters or when regional time/area closures are not in effect. Additionally, Alternative C4 would provide increased flexibility in the application of shark management measures throughout the Atlantic region, without having any adverse economic or ecological consequences. The non-blacknose SCS commercial quota under preferred Alternative C6 would continue to allow fishermen to land these species at current levels, while maintaining the Atlantic sharpnose and bonnethead stocks at sustainable levels. It more accurately reflects the status of Atlantic sharpnose and bonnethead sharks and considers the sources of mortality for all three non-blacknose SCS. Therefore, because of the neutral ecological impacts expected to shark species as well as non-target, incidental species and bycatch, and the moderately beneficial socioeconomic impacts expected by these combined measures, NMFS prefers these alternatives at this time.

NMFS also analyzed five other alternatives related to Atlantic sub-regional quotas that are not preferred at this time. Alternative C1, the No Action alternative, would not change the current commercial quota management in the Atlantic shark fisheries. Alternative C2 would apportion the Atlantic regional quotas for LCS and SCS along 33°00' N. Latitude (approximately at Myrtle Beach, South Carolina) into northern and southern sub-regional quotas, while maintaining all current quota linkages. Alternative C3 would apportion the Atlantic regional quotas for LCS and SCS along 34°00' N. Latitude (approximately at Wilmington, North Carolina) into northern and southern sub-regional quotas, while maintaining all current quota linkages. Alternative C5 would establish a non-blacknose SCS TAC of 177.3 mt dw and reduce the non-blacknose SCS commercial quota to 128 mt dw (282,238 lb dw), based on the results of the 2013 assessment for bonnethead sharks. Alternative C7 would establish a non-blacknose SCS

TAC of 489.3 mt dw and increase the commercial quota to 264.1 mt dw (582,333 lb dw), which is equal to the 2014 adjusted non-blacknose SCS quota. While some of these alternatives share some similar components with the preferred alternatives, NMFS does not prefer the remaining alternatives at this time for a variety of reasons. Alternative C1, the status quo alternative, does not address some of the issues facing the Atlantic shark fisheries and the current purpose of Amendment 6 to increase flexibility for shark fishermen. While neutral ecological impacts on Atlantic shark species and non-target species are anticipated from Alternatives C2 and C3, they do not take into consideration quota linkages between non-blacknose SCS and blacknose sharks. Under Alternative C5, the non-blacknose SCS TAC and commercial quota are limited by the results of the bonnethead shark stock assessment and do not take the results of the Atlantic sharpnose stock assessment or the status of finetooth sharks into account. Finally, Alternative C7 would cap the non-blacknose SCS commercial quota at a higher level than Alternative C6 and does not account for the uncertainties in the SEDAR 34 bonnethead stock assessment.

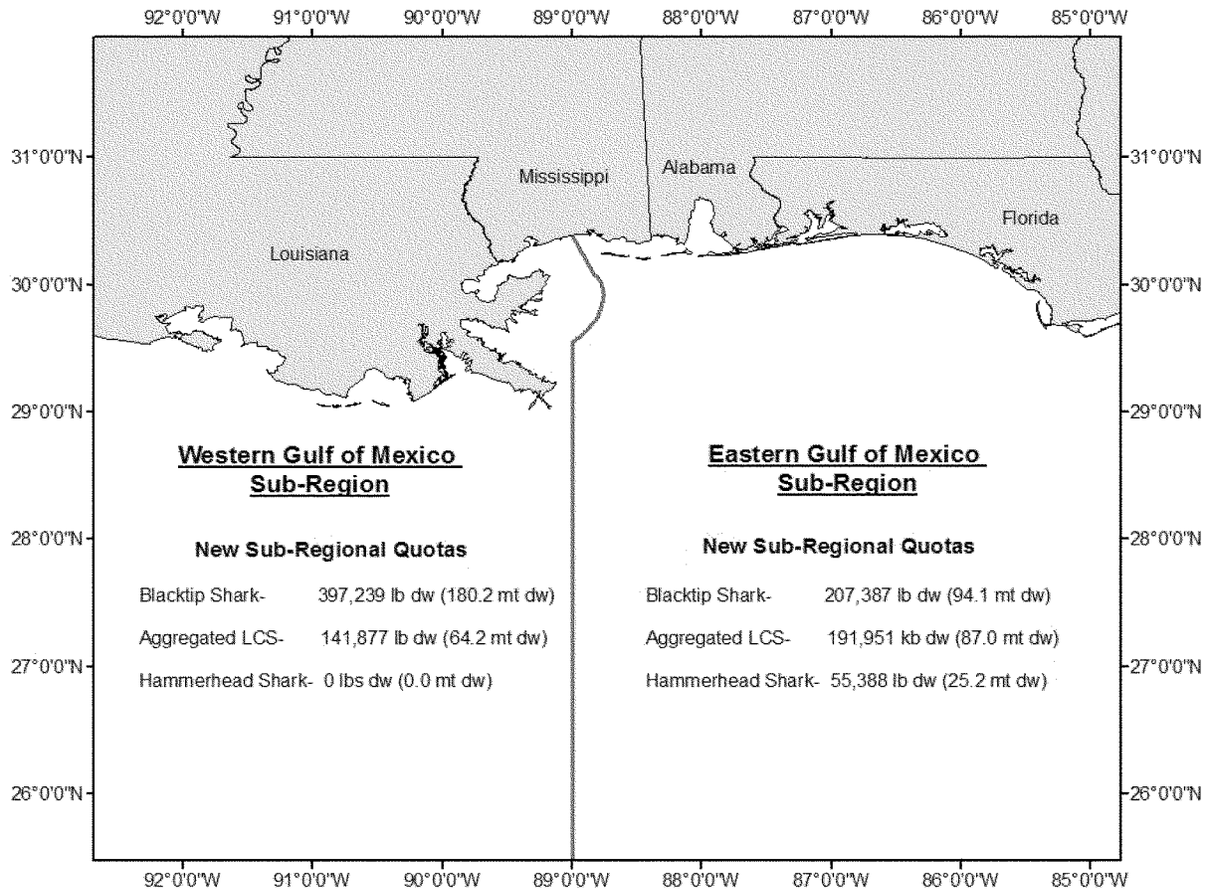
Gulf of Mexico Regional and Sub-Regional Quotas

Similar to management measures considered in the Atlantic region, NMFS is also considering implementing sub-regional quotas for shark management groups in the Gulf of Mexico region. The two preferred alternatives are Alternative D4 and D6. Alternative D4 would apportion the base annual commercial quotas for the Gulf of Mexico LCS management groups into eastern and western sub-regional quotas along 89°00' W Longitude, based on historical landings percentages (see Discussion in section 2.4 of Draft EA). It would also maintain the linkage between aggregated LCS and hammerhead sharks in the eastern Gulf of Mexico sub-region, eliminate the linkage between aggregated LCS and hammerhead sharks in the western Gulf of Mexico sub-region, and prohibit the harvest and landings of hammerhead sharks in the western Gulf of Mexico sub-region. NMFS would maintain linkages between the remaining management groups. Removing linkages between the additional management groups would require an adjustment in quotas in order to account for potential

interactions and mortalities, and could result in an increase in regulatory discards. The western sub-regional quota for hammerhead sharks would be 0 mt dw. Sub-regional quotas for LCS, based on percentages of landings apportioned to each sub-region, are outlined for the Gulf of Mexico LCS in Figure 2. As described above in the Atlantic regional and sub-regional quotas section, any overharvest of the overall regional base quota would be deducted from the sub-region(s) that caused the overharvest. However, if a sub-region's quota is overharvested but the overall regional quota is not exceeded, then no overharvest would be deducted from either sub-region the following fishing season. In addition, in cases where carry over is allowed, any underharvest of the overall regional base quota would be equally distributed to both sub-regions in the next fishing season, unless the status of the species or one of the species in the management group is unknown, overfished, or overfishing is occurring, in which case, NMFS would not carry over the underharvest to the following year's base annual quota.

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Figure 2: Map of Proposed Gulf of Mexico Regional and Sub-Regional Quotas

**BILLING CODE 3510-22-C**

Preferred Alternative D4 would likely result in both direct and indirect short- and long-term neutral ecological impacts on LCS within the western and eastern Gulf of Mexico sub-regions. The preferred sub-regional LCS quotas would have no impact on the current level of fishing pressure, catch rates or distribution of fishing effort since current LCS quotas are being maintained, but instead represents an administrative change in how quotas are monitored throughout the Gulf of Mexico region. In the eastern Gulf of Mexico sub-region, no changes would be made in the existing quota linkages between aggregated LCS and hammerhead sharks, which would likely result in neutral ecological impacts, since current conditions would be maintained. In contrast, in the western Gulf of Mexico sub-region, quota linkages would be removed between aggregated LCS and hammerhead sharks. While quota linkages mitigate incidental mortality of species caught together, only 0.6 percent of hammerhead shark landings in the Gulf of Mexico region can be attributed

to fishing activities in the western Gulf of Mexico sub-region. In the western Gulf of Mexico region, due to the difficulties associated with managing a small quota of 0.1 mt dw, harvest of hammerhead sharks would be prohibited. Prohibiting harvest of hammerhead sharks in the western Gulf of Mexico would reduce the likelihood of overharvesting the hammerhead shark quota by quickly exceeding a small quota, and eliminate the need to monitor a small quota. Because landings of hammerhead in the western Gulf of Mexico are minimal, Alternative D4 would still likely result in neutral ecological impacts on LCS within the western Gulf of Mexico sub-region.

Alternative D4 would likely result in both direct and indirect short- and long-term neutral socioeconomic impacts across the entire Gulf of Mexico region, as increased revenues associated with increased flexibility with season opening dates as a result of implementing sub-regional quotas would be countered by potential losses from prohibiting landings of hammerhead sharks in the western Gulf of Mexico. Removing quota linkages

within the western Gulf of Mexico sub-region would have beneficial socioeconomic impacts, as fishermen active in this region would be able to continue fishing for aggregated LCS without fishing activities in the eastern Gulf of Mexico sub-region determining the timing of the aggregated LCS fishery closure. Economic advantages associated with removing quota linkages, allowing the western Gulf of Mexico sub-region to continue to land a larger number of aggregated LCS, would offset any potential lost income from prohibiting landings of hammerhead shark. In the eastern Gulf of Mexico sub-region, no socioeconomic impacts are expected by maintaining the quota linkages already in place for LCS.

The other preferred alternative, Alternative D6, would establish a Gulf of Mexico non-blacknose SCS TAC of 954.7 mt dw and increase the commercial quota in the Gulf of Mexico region to the 2014 adjusted annual quota of 68.3 mt dw (150,476 lb dw). This TAC is calculated by summing the sources of mortality for Atlantic sharpnose, bonnethead, and finetooth sharks in the Gulf of Mexico region

(recreational landings, commercial discards, and research set-aside mortality) and adding the 2014 adjusted annual quota of 68.3 mt dw. This non-blacknose SCS TAC and commercial quota takes into account all sources of mortality for Atlantic sharpnose, bonnethead, and finetooth sharks and maintains current quota levels, due to uncertainty with the SEDAR 34 stock assessment and comments from the stock assessment peer reviewers, who expressed concern that bonnethead sharks were not split into two different stocks and analyzed in a manner that is similar to what was done with Atlantic sharpnose sharks. In addition, there is uncertainty about the data and life history information for finetooth sharks, so NMFS would prefer to take a relatively conservative approach with finetooth sharks and not increase landings substantially until a new stock assessment is complete. The commercial quota under Alternative D6 reflects the current fishing effort and pressure in the Gulf of Mexico for non-blacknose SCS. Under Alternative D6, the commercial quota and TAC would not result in any changes in current fishing effort or catch rates of non-blacknose SCS in the Gulf of Mexico. With anticipated fishing activities remaining the same, no increases in potential bycatch or increased interactions with non-target, incidentally caught species are expected. Thus, the preferred Alternative D6, would likely result in short- and long-term minor beneficial ecological impacts on non-blacknose SCS in the Gulf of Mexico region because the alternative maintains the quota at the present level, which is below the quota projected in the stock assessment, and interactions with blacknose sharks would remain the same.

Alternative D6 would result in both direct and indirect short- and long-term neutral to minor adverse socioeconomic impacts because it would increase the commercial quota above the current base non-blacknose SCS quota, providing fishermen with additional opportunities to profit from landing non-blacknose SCS in the Gulf of Mexico region, while keeping interactions with blacknose sharks at current levels, as quota linkages would be maintained. Given current financial difficulties faced by fishermen, associated with declining ex-vessel prices and restrictions on the sale of shark fins, the beneficial socioeconomic impacts of increasing the annual quota by 12.8 mt dw from the current base quota would likely be minimal. In addition, the proposed commercial

quota of 68.3 mt dw could have minor adverse impacts since 2013 non-blacknose SCS landings exceeded this commercial quota. However, due to the uncertainties in SEDAR 34 and given the unknown stock status of bonnethead sharks in the Gulf of Mexico region and uncertainty about the data and life history information for finetooth sharks, NMFS believes that the proposed commercial quota would continue to provide fishermen with sufficient opportunity to harvest non-blacknose SCS, while maintaining the species at sustainable levels.

Cumulatively, Alternatives D4 and D6 would have positive impacts on the current state of shark fisheries in the Gulf of Mexico region. Implementing the eastern and western sub-regional quotas in Alternative D4 would allow fishermen to maximize their fishing effort during periods when sharks migrate into local waters or periods when sales of shark meat are increased, as well as providing increased revenue associated with potentially landing a larger portion of their sub-regional quota. Additionally, Alternative D4 would provide increased flexibility in the application of shark management measures throughout the Gulf of Mexico region, without having any adverse economic or ecological consequences. Alternative D6 would allow for non-blacknose SCS landings to be capped at the 2014 adjusted quota, and be conservative based on uncertainties associated with the SEDAR 34 stock assessment for bonnethead sharks and the SEDAR 13 stock assessment for finetooth sharks. Because of the neutral ecological impacts expected to shark species as well as non-target, incidental species and bycatch, and the moderately beneficial economic impact expected by these combined measures, NMFS prefers these alternatives at this time.

NMFS also analyzed five other alternatives related to Gulf of Mexico sub-regional quotas that are not preferred at this time. Alternative D1, the No Action alternative, would not change the current quota management of the shark fisheries in the Gulf of Mexico. Alternative D2 would apportion the Gulf of Mexico regional quotas for LCS along 89°00' W Longitude into eastern and western sub-regional quotas, while maintaining current linkages. Alternative D3 would apportion the Gulf of Mexico regional quotas for LCS along 88°00' W Longitude into eastern and western sub-regional quotas, while maintaining current linkages. Alternative D5 would establish a non-blacknose SCS TAC of 931.9 mt dw, based on current levels of catch, and maintain the current commercial base

annual non-blacknose SCS quota of 45.5 mt dw (100,317 lb dw). Alternative D7 would establish a non-blacknose SCS TAC of 1,064.9 mt dw and increase the commercial quota to twice the 2013 landings, which is 178.5 mt dw (393,566 lb dw). While some of these alternatives share some similar components with the preferred alternatives, NMFS does not prefer the remaining alternatives at this time for a variety of reasons. Alternative D1, the status quo alternative, does not address some of the issues facing the Atlantic shark fisheries and the current purpose of Amendment 6 is to increase flexibility for shark fishermen. Alternative D2 does not take into consideration quota linkages between aggregated LCS and hammerhead sharks. While Alternative D3 would have neutral ecological impacts on Gulf of Mexico shark species and non-target species and have beneficial economic impacts, the alternative is not preferred because the split in Alternatives D2 and D4 may reflect the distribution of fishing constituents better. The quota under Alternative D5 would not address the financial difficulties faced by shark fishermen throughout the Gulf of Mexico or improve the current state of the Gulf of Mexico shark fisheries. Finally, the increased quota under Alternative D7 could likely negatively impact blacknose sharks, which have an unknown status, and would have an unknown impact on finetooth sharks.

Upgrading Restrictions

NMFS is considering removing the upgrading restrictions for shark LAP holders in order to reduce restrictions for fishermen to buy and sell shark permits. The current preferred alternative, Alternative E2, would remove current upgrading restrictions for shark directed LAP holders. Eliminating these restrictions would have short- and long-term minor beneficial socioeconomic impacts, since it would allow fishermen to buy, sell, or transfer shark directed permits without worrying about the increase in horsepower of more than 20 percent or an increase of more than 10 percent in length overall, gross registered tonnage, or net tonnage from the vessel baseline specifications. In addition, the upgrade restriction for shark permit holders was implemented in part to match the upgrading restrictions for the Northeast multispecies permits. NMFS is currently considering removing the upgrading restrictions for the Northeast multispecies permits, and if those are removed, then removing the upgrading restrictions for shark directed LAP holders could aid in maintaining consistency for fishermen who hold

multiple permits. Removing the upgrading restrictions would not affect the number of sharks being landed by vessels, as the amount of sharks landed is determined by the retention limit and quotas, not the size of the vessel. Thus, this preferred alternative would have short- and long-term neutral ecological impacts since removing restrictions on shark directed LAPs related to vessel specifications would have no impacts on the biological status of Atlantic sharks. NMFS prefers this alternative at this time because it would provide more flexibility for current shark LAP holders by eliminating the upgrading restrictions for shark directed permit holders, without having any negative ecological effects, and potentially could maintain consistency with the Northeast multispecies fisheries permit requirements, if those requirements also are removed.

NMFS also analyzed the No Action alternative that would have maintained the current upgrading restrictions related to horsepower, length overall, gross registered tonnage and net tonnage. This alternative would have neutral ecological and socioeconomic impacts, since it would maintain the status quo. However, the No Action alternative limits fishermen's ability to update vessels or engines to more fuel-efficient ones and would provide less flexibility for fishermen when buying, selling, or transferring LAPs than the preferred alternative.

Public Hearings

Comments on this proposed rule may be submitted via <http://www.regulations.gov>, mail, or fax and comments may also be submitted at a public hearing. NMFS solicits comments on this proposed rule by

April 3, 2015. During the comment period, NMFS will hold 4 public hearings and 1 conference call for this proposed rule. The hearing locations will be physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be directed to LeAnn Hogan or Guý DuBeck at 301-427-8503, at least 7 days prior to the meeting. NMFS has also asked to present information on the proposed rule and draft Amendment 6 to the Caribbean, Gulf of Mexico, South Atlantic, Mid-Atlantic, and New England Fishery Management Councils and the Atlantic and Gulf States Marine Fisheries Commissions at their meetings during the public comment period. Please see their meeting notices for dates, times, and locations.

TABLE 1—DATES, TIMES, AND LOCATIONS OF UPCOMING PUBLIC HEARINGS AND CONFERENCE CALL

Venue	Date/time	Meeting locations	Location contact information
Public Hearing	February 17, 2015, 5 p.m.–8 p.m.	St. Petersburg, FL	National Marine Fisheries Service, Southeast Regional Office, 263 13th Avenue South, Saint Petersburg, FL 33701.
Public Hearing	February 18, 2015, 5 p.m.–8 p.m.	Melbourne, FL	Melbourne Public Library, 540 E. Fee Ave, Melbourne, FL 32901.
Public Hearing	February 23, 2015, 5 p.m.–8 p.m.	Belle Chasse, LA	Belle Chasse Branch Library, 8442 Louisiana 23, Belle Chasse, LA 70037.
Public Hearing	February 26, 2015, 5 p.m.–8 p.m.	Manteo, NC	Commissioners Meeting Room, Dare County Administration Building, 954 Marshall C. Collins Dr., Manteo, NC 27954.
Conference call	March 25, 2015, 2 p.m.–4 p.m.	To participate in conference call, call: (877) 918-1344 Passcode: 7371832. To participate in webinar, RSVP at: https://noaaevents2.webex.com/noaaevents2/onstage/g.php?d=998580989&t=a . A confirmation email with webinar log-in information will be sent after RSVP is registered.

The public is reminded that NMFS expects participants at the public hearings to conduct themselves appropriately. At the beginning of each public hearing, a representative of NMFS will explain the ground rules (e.g., alcohol is prohibited from the hearing room; attendees will be called to give their comments in the order in which they registered to speak; each attendee will have an equal amount of time to speak; and attendees should not interrupt one another). At the beginning of the conference call, the moderator will explain how the conference call will be conducted and how and when attendees can provide comments. The NMFS representative will attempt to structure the meeting so that all attending members of the public will be able to comment, if they so choose, regardless of the controversial nature of the subject(s). Attendees are expected to

respect the ground rules, and, if they do not, they may be asked to leave the hearing or may not be allowed to speak during the conference call.

Classification

Pursuant to the Magnuson-Stevens Act, the NMFS Assistant Administrator has determined that the proposed rule is consistent with the 2006 Consolidated HMS FMP and its amendments, other provisions of the Magnuson-Stevens Act, and other applicable law, subject to further consideration after public comment.

NMFS prepared a draft EA for Draft Amendment 6 that discusses the impact on the environment that would occur as a result of this proposed action. In this proposed action, NMFS is considering both adjusting current management measures affecting the Atlantic shark fisheries, as well as creating new

measures that provide managers and fishermen with operational and implementation flexibility. A copy of the EA is available from NMFS (see ADDRESSES).

This proposed rule has been determined to be not significant for purposes of Executive Order 12866.

An initial regulatory flexibility analysis (IRFA) was prepared, as required by section 603 of the Regulatory Flexibility Act (RFA). The IRFA describes the economic impact this proposed rule would have on small entities if adopted. A description of the action, why it is being considered, and the legal basis for this action are contained at the beginning of this section in the preamble and in the SUMMARY section of the preamble. A summary of the analysis follows. A copy of this analysis is available from NMFS (see ADDRESSES).

Section 603(b)(1) requires Agencies to describe the reasons why the action is being considered. This proposed action is being considered to implement management measures for the Atlantic shark fisheries that will achieve the objectives of increasing management flexibility to adapt to the changing needs of the Atlantic shark fisheries, and achieve optimum yield while rebuilding overfished shark stocks and ending overfishing. In September 2010, NMFS published an ANPR to request public comment on potential adjustments to the regulations governing the Atlantic shark fisheries to address specific issues currently affecting management of the shark fisheries and to identify specific goals for management of these fisheries in the future. Based on the comments received on the ANPR, in September 2011, NMFS published a NOI to prepare an FMP Amendment that would consider catch shares for the Atlantic shark fisheries. Since the publication of the NOI, there have been a few major changes in the Federal management of the Atlantic shark fisheries, including the publication of Amendment 5a. In addition to the changes in Federal regulations, there have also been changes in state shark management, such as the shark fin possession prohibitions. In considering comments received on the ANPR and NOI, in April 2014, NMFS released a Predraft for Amendment 6 that included management options for changes to regional quota and permit structures. On May, 27 2014, NMFS published another NOI announcing its intent to prepare an Environmental Assessment (EA) instead of an Environmental Impact Statement and that the agency is moving away from the catch share concept for this particular Amendment. Since the publication of these documents, and reviewing the comments received, NMFS has continued to consider various ways to move forward to address recurring issues through regulations that provide managers and fishermen with increased management and implementation flexibility, while maintaining conservation measures for the commercial shark fisheries.

Section 603(b)(2) requires Agencies to describe the objectives of the proposed rule. The management goals and objectives of this action are to implement management measures for the Atlantic shark fisheries that will achieve the objectives of increasing management flexibility to adapt to the changing needs of the Atlantic shark fisheries, and achieve optimum yield while rebuilding overfished shark stocks

and ending overfishing. To achieve this purpose and need, and to comply with existing statutes such as the Magnuson-Stevens Act and its objectives, NMFS has identified the following objectives with regard to this proposed action:

- Increasing the efficiency in the LCS and SCS fisheries;
- Maintaining or increasing equity across all shark fishermen and regions;
- Promoting economic viability for the shark fishery participants;
- Obtaining optimum yield from the LCS and SCS fisheries;
- Maintaining or increasing management flexibility for the shark fisheries;
- Decreasing dead discards of sharks;
- Continuing to rebuild overfished shark stocks; and
- Preventing overfishing of shark stocks.

Section 603(b)(3) requires Agencies to provide an estimate of the number of small entities to which the rule would apply. On June 12, 2014, the Small Business Administration (SBA) issued an interim final rule revising the small business size standards for several industries effective July 14, 2014 (79 FR 33467). The rule increased the size standard from \$19.0 to \$20.5 million for finfish fishing, from \$5 to \$5.5 million for shellfish fishing, and from \$7.0 million to \$7.5 million for other marine fishing, for-hire businesses, and marinas. *Id.* at 33656, 33660, 33666.

NMFS has reviewed the analyses prepared for this action in light of the new size standards. Under the former, lower size standards, all entities subject to this action were considered small entities, thus they all would continue to be considered small under the new standards. NMFS does not think that the new size standards affect analyses prepared for this action and solicits public comment on the analyses in light of the new size standards. Under these standards, NMFS considers all Atlantic HMS permit holders subject to this rulemaking to be small entities.

As discussed in Section 3.6.2 of the Draft EA for Amendment 6, the proposed rule would apply to the 473 commercial shark permit holders in the Atlantic shark fishery, based on an analysis of permit holders as of September 2014. Of these permit holders, 214 have directed shark permits and 259 hold incidental shark permits. Not all permit holders are active in the fishery in any given year. Active directed permit holders are defined as those with valid permits that landed one shark based on HMS electronic dealer reports. Based on 2013 HMS electronic dealer data, 68 shark directed permit holders were active in

the Atlantic and 22 shark directed permit holders were active in the Gulf of Mexico. NMFS has determined that the proposed rule would not likely affect any small governmental jurisdictions. More information regarding the description of the fisheries affected and the categories and number of permit holders can be found in Chapter 3 of the Draft EA for Amendment 6.

Section 603(b)(4) of the Regulatory Flexibility Act requires Agencies to describe any new reporting, recordkeeping, and other compliance requirements. The action does not contain any new collection of information, reporting, recordkeeping, or other compliance requirements.

Under section 603(b)(5) of the RFA, agencies must identify, to the extent practicable, relevant Federal rules which duplicate, overlap, or conflict with the proposed rule. Fishermen, dealers, and managers in these fisheries must comply with a number of international agreements, domestic laws, and other FMPs. These include the Magnuson-Stevens Act, the Atlantic Tunas Convention Act (ATCA), the High Seas Fishing Compliance Act, the Marine Mammal Protection Act, the Endangered Species Act (ESA), the National Environmental Policy Act, the Paperwork Reduction Act, and the Coastal Zone Management Act. This proposed rule has been determined not to duplicate, overlap, or conflict with any Federal rules.

On July 3, 2014, NMFS published a final rule that, among other things, listed as threatened under the ESA a Central and Southwest Atlantic Distinct Population Segment (DPS) of scalloped hammerhead sharks (79 FR 38214). This DPS occurs within the boundary of Atlantic HMS commercial and recreational fisheries, which are managed by NMFS. On August 27, 2014, NMFS published a final rule that, among other things, listed as threatened, or determined that threatened status was still warranted for, seven species of corals that occur within the boundary of Atlantic HMS fisheries.

On October 30, 2014, based on the new listings, NMFS requested reinitiation of ESA section 7 consultation on the continued operation and use of HMS gear types (bandit gear, bottom longline, buoy gear, handline, and rod and reel) and associated fisheries management actions in the 2006 Consolidated Atlantic HMS FMP and its amendments. NMFS also submitted a biological evaluation to support this request for reinitiation of consultation and to provide supplemental information for an

ongoing consultation for the pelagic longline fishery. Pending completion of consultation, NMFS has determined that the ongoing operation of the fisheries is consistent with existing biological opinions and is not likely to jeopardize the continued existence or result in an irreversible or irretrievable commitment of resources which would foreclose formulation or implementation of any reasonable and prudent alternative measures on the threatened Central and Southwest DPS of scalloped hammerhead sharks or threatened coral species.

One of the requirements of an IRFA is to describe any alternatives to the proposed rule which accomplish the stated objectives and which minimize any significant economic impacts. These impacts are discussed below. Additionally, the RFA (5 U.S.C. 603(c)(1)–(4)) lists four general categories of “significant” alternatives that would assist an agency in the development of significant alternatives. These categories of alternatives are: (1) Establishment of differing compliance or reporting requirements or timetables that take into account the resources available to small entities; (2) clarification, consolidation, or simplification of compliance and reporting requirements under the rule for such small entities; (3) use of performance rather than design standards; and (4) exemptions from coverage of the rule, or any part thereof, for small entities.

In order to meet the objectives of this proposed rule, consistent with the Magnuson-Stevens Act, ATCA, and the ESA, NMFS cannot establish differing compliance requirements for small entities or exempt small entities from compliance requirements. Thus, there are no alternatives discussed that fall under the first and fourth categories described above. NMFS does not know of any performance or design standards that would satisfy the objectives of this rulemaking while, concurrently, complying with the Magnuson-Stevens Act. As described below, NMFS analyzed several different alternatives in this proposed rulemaking and provides rationales for identifying the preferred alternatives to achieve the desired objectives.

The alternatives considered and analyzed are described below. The IRFA assumes that each vessel will have similar catch and gross revenues to show the relative impact of the proposed action on vessels. In this rulemaking, we considered 6 different categories of management measures to address current issues facing LCS and SCS shark fisheries. These categories are

permit stacking (A1–A3), commercial retention limits (B1–B4), Atlantic sub-regional quotas (C1–C7), Gulf of Mexico sub-regional quotas (D1–D7), and upgrading restrictions (E1 and E2).

Permit Stacking

Under Alternative A1, the preferred alternative, NMFS would not implement permit stacking for the shark directed limited access permit holders. NMFS would continue to allow only one directed limited access permit per vessel and thus one retention limit. The current retention limit of 36 LCS per trip would result in potential trip revenues of \$1,166 (1,224 lb of meat, 61 lb of fins) per vessel, assuming an ex-vessel price of \$0.65 for meat and \$6.05 for fins. It is likely that this alternative could possibly have minor adverse socioeconomic impacts in the long term, because if fishermen are unable to retain an increased number of LCS per trip by stacking permits, the profitability of each trip could decline over time, due to declining prices for shark products and increasing prices for gas, bait, and other associated costs. The No Action alternative could also have neutral indirect impacts to those supporting the commercial shark fisheries, since the retention limits, and thus current fishing efforts, would not change under this alternative.

Under Alternative A2, NMFS would allow fishermen to concurrently use a maximum of two shark directed permits on one vessel, which would result in aggregated, and thus higher, trip limits. Under the current LCS retention limit of 36 LCS, this would allow a vessel with two stacked permits to have a LCS retention limit of 72 LCS per trip. This new retention limit would result in potential trip revenues of \$2,332 (2,448 lb of meat, 124 lb of fins) per vessel, assuming an ex-vessel price of \$0.65 for meat and \$6.05 for fins, which is an increase of \$1,166 per trip compared to the status quo alternative. For fishermen that currently have two directed limited access permits, this alternative would have short-term minor beneficial socioeconomic impacts because these fishermen would be able to stack their permits and avail themselves of the retention limit of 72 LCS per trip. The higher retention limit is likely to make each trip more profitable for fishermen, as well as more efficient, if they decide to take fewer trips and in turn save money on gas, bait, and other associated costs. This alternative could also have indirect, minor beneficial socioeconomic impacts to entities supporting the commercial shark fisheries, such as fishing tackle manufacturers and suppliers, bait

suppliers, fuel providers, and shark dealers, because the increased efficiency and profitability in the fisheries could also lead to increases in potential employment, personal income, and sales for the entities supporting the fisheries. However, the current number of directed permits in the Atlantic region is 136, and 130 of those permits have different owners. In the Gulf of Mexico, of the 83 directed shark permits, 73 have different owners. Therefore, it is unlikely that many of the current directed shark permit holders would be able to benefit from this alternative in the short-term. In addition, the cost of one directed shark permit can run anywhere between \$2,000 and \$5,000, which could be difficult for many shark fishermen to afford. For fishermen that do not currently have more than one directed shark permit, this alternative could have long-term minor beneficial impacts if these fishermen are able to acquire an additional permit and offset the cost of the additional permit by taking advantage of the potential economic benefits of the higher retention limits. Nevertheless, this alternative is unlikely to have beneficial socioeconomic impacts for the shark fishery as a whole because only shark fishermen that could afford to buy multiple shark permits would benefit from the higher retention limit and higher revenues whereas those shark fishermen that cannot afford to buy a second directed shark permit would be at a disadvantage, unable to economically benefit from the higher retention limits. Given the current make-up of the shark fishery, which primarily consists of small business fishermen with only one permit, and the cost of the additional permit, this could potentially lead to inequity and unfairness among the directed shark permit holders if those fishermen that currently have multiple directed permits or that could afford to buy an additional directed permit gain an economic advantage.

Under Alternative A3, NMFS would allow fishermen to concurrently use a maximum of three shark directed permits on one vessel, which would result in aggregated, and thus higher, trip limits. Under the current LCS retention limit of 36 LCS, this would mean that a vessel with three stacked permits would have a LCS retention limit of 108 LCS per trip. This alternative would allow shark directed permit holders to retain three times as many LCS per trip than the current retention limit. This new retention limit would result in potential trip revenues of \$3,498 (3,672 lb of meat, 184 lb of

fins) per vessel, assuming an ex-vessel price of \$0.65 for meat and \$6.05 for fins, which is an increase of \$2,332 per trip compared to the status quo alternative. The higher retention limit is likely to make each trip more profitable for fishermen, as well as more efficient, if they decide to take fewer trips and in turn save money on gas, bait, and other associated costs. Similar to Alternative A2, this alternative would have short-term minor beneficial socioeconomic impacts for fishermen that currently have three shark directed limited access permits, because these fishermen would be able to stack their permits and avail themselves of the retention limit of 108 LCS per trip. As mentioned above, the current number of shark directed permit holders is 219, with 93 percent having different owners. Therefore, it is unlikely that many of the current directed shark permit holders currently hold three directed shark permits and would be able to benefit from this alternative in the short-term. For fishermen who do not currently have more than one directed shark permit, this alternative could have larger long-term beneficial socioeconomic impacts than Alternative 2, if these fishermen are able to acquire two additional permits and offset the cost of the additional permits by taking advantage of the potential economic benefits of retaining up to 108 LCS per trip. However, for the same reasons discussed for Alternative A2, this alternative is unlikely to have socioeconomic benefits for those shark fishermen that cannot afford to buy two additional directed permits, and thus would be unable to economically benefit from a higher retention limit. Thus, given the current make-up of the shark fishery, Alternative A3 could potentially lead to more inequity and unfairness among the directed shark permit holders than Alternative A2, especially if those fishermen that currently have multiple directed permits or that could afford to buy additional directed permits gain an economic advantage under this alternative.

Commercial Retention Limits

Alternative B1 would not change the current commercial LCS retention limit for shark directed permit holders. The retention limit would remain at 36 LCS other than sandbar sharks per trip for directed permit holders. This retention limit would result in potential trip revenues of \$1,166 (1,224 lb of meat, 61 lb of fins) per vessel assuming an ex-vessel price of \$0.65 for meat and \$6.05 for fins. It is likely that this alternative would have short-term neutral

socioeconomic impacts, since the retention limits would not change under this alternative. However, not adjusting the retention limit would have long-term minor adverse socioeconomic impacts, due to the expected continuing decline in prices for shark products and increase in gas, bait, and other associated costs, which would lead to declining profitability of individual trips. In recent years, there have been changes in federal and state regulations, including the implementation of Amendment 5a and state bans on the possession, sale, and trade of shark fins, which have impacted shark fishermen. In addition to federal and state regulations, there have also been many international efforts to prohibit shark finning at sea, as well as campaigns targeted at the shark fin soup markets. All of these efforts have impacted the market and demand for shark fins. In addition, NMFS has seen a steady decline in ex-vessel prices for shark fins in all regions since 2010 (NMFS 2013).

Alternative B2, the preferred alternative, would increase the LCS retention limit to a maximum of 55 LCS other than sandbar sharks per trip for shark directed permit holders and reduce the sandbar shark research fishery quota to 75.7 mt dw (166,826 lb dw). This alternative would allow shark directed permit holders to retain 19 more LCS per trip than the current retention limit. This new retention limit would result in potential trip revenues of \$1,781 (1,870 lb of meat, 94 lb of fins), assuming an ex-vessel price of \$0.65 for meat and \$6.05 for fins. This alternative would have short- and long-term direct minor beneficial socioeconomic impacts, since shark directed permit holders could land more sharks per trip when compared to the current retention limit of 36 LCS per trip. The higher retention limit is likely to make each trip more profitable for fishermen, as well as more efficient, if they decide to take fewer trips, and in turn save money on fuel, bait, and other associated costs. Regarding the shark research fishery, this alternative could cause an average annual loss of \$85,944, since the sandbar research fishery quota would be reduced by 90,230 lb dw. This potential lost income for the research fishery could be positive for commercial fishermen, since the increased retention limit could make trips more profitable. NMFS estimates that this reduction in the sandbar research fishery quota would have neutral socioeconomic impacts, based on current limited resources available to fund observed trips in the fishery and the current harvest level of the sandbar research

fishery quota. In 2013, the vessels participating in the Atlantic shark research fishery only landed 37.0 mt dw (81,628 lb dw), or 32 percent, of the available sandbar shark quota. Under the new sandbar shark quota with the Atlantic shark research fishery, the 2013 landings would result in 49 percent of the new sandbar shark quota being landed. If available resources increase in the future for more observed trips in the fishery, then this alternative could have minor adverse socioeconomic impacts if the full quota is caught and the fishery has to close earlier in the year.

Alternative B3 would increase the LCS retention limit to a maximum of 72 LCS other than sandbar sharks per trip for shark directed permit holders and reduce the sandbar shark research fishery quota to 63.0 mt dw (138,937 lb dw). This alternative would double the current retention limit. This new retention limit would result in potential trip revenues of \$2,332 (2,448 lb of meat, 124 lb of fins), assuming an ex-vessel price of \$0.65 for meat and \$6.05 for fins. This alternative would have short- and long-term minor beneficial socioeconomic impacts, since shark directed permit holders could land twice as many LCS per trip. Shark directed trips would become more profitable, but more permit holders could become active in order to avail themselves of this higher trip limit. Before Amendment 2, there were 143 active directed shark permit holders, and the number of active directed shark permit holders has declined to 90, due to the current retention limit and declines in shark product prices. The increased retention limit could cause some fishermen to become active again, potentially causing a derby fishery and bringing the price of shark products even lower. Thus, NMFS needs to balance providing the flexibility of increasing the efficiency of trips and the associated socioeconomic benefits with the negative socioeconomic impacts of derby fishing and lower profits. This alternative could have neutral impacts for fishermen participating in the Atlantic shark research fishery, since the 2013 landings (37.0 mt dw; 81,628 lb dw) would result in 59 percent of the new sandbar shark quota being landed. Under Alternative B3, the new sandbar shark quota could result in average annual loss revenue of \$112,508 for those fishermen participating in the shark research fishery, but the income could be recouped by the increased retention limit outside the shark research fishery. If available resources increase in the future for more observed trips in the fishery, then this alternative

still would have neutral socioeconomic impacts, since the observed trips would be distributed throughout the year to ensure the research fishery remains open and obtains biological and catch data all year round.

Alternative B4 would increase the LCS retention limit to a maximum of 108 LCS other than sandbar sharks per trip for shark directed permit holders and reduce the sandbar shark research fishery quota to 36.2 mt dw (79,878 lb dw). This alternative would allow shark directed permit holders to retain three times as many LCS per trip as the current retention limit. This new retention limit would result in potential trip revenues of \$3,498 (3,672 lb of meat, 184 lb of fins), assuming an ex-vessel price of \$0.65 for meat and \$6.05 for fins. This alternative could have short- and long-term moderate beneficial socioeconomic impacts, since shark directed permit holders could land three times the current LCS retention limit. This increased retention limit could result in 3,672 lb dw of LCS per trip, which could bring the fishery almost back to historical levels of 4,000 lb dw LCS per trip. While a retention limit of 108 LCS per trip would make each trip more profitable and potentially require fishermen to take fewer trips per year, this large increase in the retention limit could cause a lot more permit holders to become active. Thus, the profit of individual vessels could decrease, because LCS quotas could be caught at a faster rate, and the fishing season could be shortened.

Additionally, in order to increase the retention limit to 108 LCS per trip, the sandbar shark research quota would need to be reduced to an amount below what is currently being landed in the shark research fishery, which would have adverse impacts on fishermen in the shark research fishery, who would lose quota, and thus revenue.

Atlantic Regional and Sub-Regional Quotas

Alternative C1, the No Action alternative, would not change the current management of the Atlantic shark fisheries. This alternative would likely result in short-term, direct neutral socioeconomic impacts as fisheries would continue to operate under current conditions, with shark fishermen continuing to fish at current rates. Based on the 2013 ex-vessel prices, the annual gross revenues for the entire fleet from aggregated LCS and hammerhead shark meat in the Atlantic region would be \$339,998, while the shark fins would be \$76,299. Thus, total average annual gross revenues for aggregated LCS and hammerhead shark

landings in the Atlantic region would be \$416,297 (\$339,998 + \$76,299), which is 9 percent of the entire revenue for the shark fishery. For the non-blacknose SCS and blacknose shark landings, the annual gross revenues for the entire fleet from the meat would be \$304,747, while the shark fins would be \$75,537. The total average annual gross revenues for non-blacknose SCS and blacknose shark landings in the Atlantic region would be \$380,284 (\$304,747 + \$75,537), which is 8 percent of the entire revenue for the shark fishery. However, this alternative would likely result in long-term minor adverse socioeconomic impacts. Negative impacts would be partly due to the continued negative effects of federal and state regulations related to shark finning and sale of shark fins, which have resulted in declining ex-vessel prices of fins since 2010, as well as continued changes in shark fishery management measures. Additionally, under the current regulations, fishermen operating in the south of the Atlantic region drastically impact the availability of quota remaining for fishermen operating in the north of the Atlantic region. If fishermen in the south fish early in the year, they have the ability to land a large proportion of the quota before fishermen in the north have the opportunity to fish, due to time/area closures and seasonal migrations of LCS and SCS. Indirect short-term socioeconomic impacts resulting from any of the actions in Alternative C1 would likely be neutral because the measures would maintain the status quo with respect to shark landings and fishing effort. However, this alternative would likely result in indirect long-term minor adverse socioeconomic impacts. Negative socioeconomic impacts and decreased revenues associated with financial difficulties experienced by fishermen within Atlantic shark fisheries would carry over to the dealers and supporting businesses they regularly interact with.

Alternative C2 would apportion the Atlantic regional quotas for LCS and SCS along 33°00' N. Lat. (approximately at Myrtle Beach, South Carolina) into northern and southern sub-regional quotas and potentially adjust the non-blacknose SCS quota based on the results of the 2013 assessments for Atlantic sharpnose and bonnethead sharks. Establishing sub-regional quotas could allow for flexibility in seasonal openings within the Atlantic region. Different seasonal openings within sub-regions would allow fishermen to maximize their fishing effort during periods when sharks migrate into local waters or when regional time/area

closures are not in effect. This would benefit the economic interests of North Carolina and Florida fishermen, the primary constituents impacted by the timing of seasonal openings for LCS and SCS in the Atlantic, by placing them in separate sub-regions with separate sub-regional quotas. Under this alternative, the northern Atlantic sub-region would receive 24.5 percent of the total aggregated LCS quota (41.4 mt dw; 91,275 lb dw) and 34.1 percent of the total hammerhead shark quota (9.2 mt dw; 20,370 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for aggregated LCS and hammerhead shark meat in the northern Atlantic sub-region would be \$86,970, while the shark fins would be \$19,705. Thus, total average annual gross revenues for aggregated LCS and hammerhead shark landings in the northern Atlantic sub-region would be \$106,675 (\$86,970 + \$19,705). There are approximately 61 directed shark permit holders in the northern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$1,749 per vessel. When compared to the other alternatives, the northern Atlantic sub-region would have minor beneficial socioeconomic impacts under Alternative C2, because this alternative would result in the highest total average annual gross revenues for aggregated LCS and hammerhead sharks. In the southern Atlantic sub-region, fishermen would receive 75.5 percent of the total aggregated LCS quota (127.5 mt dw; 281,277 lb dw) and 65.9 percent of the total hammerhead shark quota (17.9 mt dw; 39,366 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for aggregated LCS and hammerhead shark meat in the southern Atlantic sub-region would be \$253,029, while the shark fins would be \$56,593. The total average annual gross revenues for aggregated LCS and hammerhead shark landings in the southern Atlantic sub-region would be \$309,622 (\$253,029 + \$56,593). When compared to the other alternatives, the southern Atlantic sub-region would have minor adverse socioeconomic impacts under Alternative C2, because this alternative would result in lower total average annual gross revenues for aggregated LCS and hammerhead sharks.

Under Alternative C2, NMFS would determine the blacknose shark quota for each sub-region using the percentage of landings associated with blacknose sharks within each sub-region and the new non-blacknose SCS quotas in conjunction with Alternatives C5, C6,

and C7. The northern Atlantic sub-region would receive 32.3 percent of the total non-blacknose SCS quota, while the southern Atlantic sub-region would receive 67.7 percent of the total non-blacknose SCS quota in this alternative. For the blacknose sharks, the northern Atlantic sub-region would receive 4.5 percent of the total blacknose shark quota (0.8 mt dw; 1,739 lb dw), while the southern Atlantic sub-region would receive 95.5 percent of the total blacknose shark quota (16.7 mt dw; 36,899 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for blacknose shark meat in the northern Atlantic sub-region would be \$1,443, while the shark fins would be \$307. Thus, total average annual gross revenues for blacknose shark landings in the northern Atlantic sub-region would be \$1,750 (\$1,443 + \$307). Based on the 2013 ex-vessel prices, the annual gross revenues for blacknose shark meat in the southern Atlantic sub-region would be \$30,626, while the shark fins would be \$6,513. The total average annual gross revenues for blacknose shark landings in the southern Atlantic sub-region would be \$37,139 (\$30,626 + \$6,513).

This alternative would have minor beneficial socioeconomic impacts for the northern Atlantic sub-region fishermen when compared to Alternative C3, because fishermen in the northern Atlantic sub-region would receive a higher quota under Alternative C2. Alternative C2 would have minor adverse economic impacts for the southern Atlantic sub-region fishermen when compared to other alternatives, because fishermen in the southern Atlantic sub-region would receive a lower quota under Alternative C2. The slight increase in some of the sub-regional quotas within the northern Atlantic sub-region would result in direct short-term minor beneficial impacts, and ultimately direct long-term moderate beneficial impacts. Beneficial economic impacts are based on increased average annual gross revenues associated with increased aggregated LCS, hammerhead, and non-blacknose SCS sub-regional quotas in the northern Atlantic region seen in this alternative. While Alternative C2 would allow fishermen flexibility to maximize landings of LCS and SCS within their associated sub-regions, it does not take into consideration the SEDAR 34 stock assessment results or the quota linkages between non-blacknose SCS and blacknose sharks, and therefore, NMFS does not prefer this alternative at this time.

Alternative C3 would apportion the Atlantic regional quotas for LCS and

SCS along 34°00' N. Lat. (approximately at Wilmington, North Carolina) into northern and southern sub-regional quotas and potentially adjust the non-blacknose SCS quota based on the results of the 2013 assessments for Atlantic sharpnose and bonnethead sharks. This alternative would likely result in direct short-term minor beneficial impacts, and ultimately direct long-term moderate beneficial impacts. However, drawing the regional boundary between the northern and southern Atlantic sub-regions along 34°00' N. Lat. would result in more equitable sub-regional quotas, in comparison to the boundary considered in Alternative C2. Under this alternative, the northern Atlantic sub-region would receive 19.7 percent of the total aggregated LCS quota (33.3 mt dw; 73,393 lb dw) and 34.1 percent of the total hammerhead shark quota (9.2 mt dw; 20,370 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for aggregated LCS and hammerhead shark meat in the northern Atlantic sub-region would be \$72,485, while the shark fins would be \$16,549. Thus, total average annual gross revenues for aggregated LCS and hammerhead shark landings in the northern Atlantic sub-region would be \$89,034 (\$72,485 + \$16,549). There are approximately 61 directed shark permit holders in the northern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$1,460 per vessel. When compared to Alternative C2, the northern Atlantic sub-region would have minor adverse economic impacts under this alternative. In the southern Atlantic sub-region, fishermen would receive 80.3 percent of the total aggregated LCS quota (135.6 mt dw; 299,159 lb dw) and 65.9 percent of the total hammerhead shark quota (17.9 mt dw; 39,366 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for aggregated LCS and hammerhead shark meat in the southern Atlantic sub-region would be \$267,513, while the shark fins would be \$59,750. The total average annual gross revenues for aggregated LCS and hammerhead shark landings in the southern Atlantic sub-region would be \$327,263 (\$267,513 + \$59,750). There are approximately 64 directed shark permit holders in the southern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$5,113 per vessel. This alternative would have minor beneficial economic

impacts for the southern Atlantic sub-region fishermen when compared to Alternative C2.

As in Alternative C2, NMFS would determine the blacknose shark quota for each sub-region using the percentage of landings associated with blacknose sharks within each sub-region in Alternative C3 and the new non-blacknose SCS quotas in conjunction in Alternatives C5, C6, and C7. Under Alternative C3, the northern Atlantic sub-region would receive 30.3 percent of the total non-blacknose SCS quota, while the southern Atlantic sub-region would receive 69.7 percent of the total non-blacknose SCS quota. For the blacknose sharks, the northern Atlantic sub-region would receive 4.5 percent of the total blacknose shark quota (0.8 mt dw; 1,732 lb dw), while the southern Atlantic sub-region would receive 95.5 percent of the total blacknose shark quota (16.7 mt dw; 36,899 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for blacknose shark meat in the northern Atlantic sub-region would be \$1,443, while the shark fins would be \$307. Thus, total average annual gross revenues for blacknose shark landings in the northern Atlantic sub-region would be \$1,750 (\$1,443 + \$307). Based on the 2013 ex-vessel prices, the annual gross revenues for blacknose shark meat in the southern Atlantic sub-region would be \$30,626, while the shark fins would be \$6,513. The total average annual gross revenues for blacknose shark landings in the southern Atlantic sub-region would be \$37,139 (\$30,626 + \$6,513). This alternative would have neutral socioeconomic impacts for the northern Atlantic sub-region fishermen when compared to Alternative C2, and would have beneficial socioeconomic impacts for the southern Atlantic sub-region fishermen when compared to Alternative C2.

Alternative C4, one of the preferred alternatives, would apportion the Atlantic regional quotas for certain LCS and SCS management groups along 34°00' N. Latitude (approximately at Wilmington, North Carolina) into northern and southern sub-regional quotas, maintain SCS quota linkages in the southern sub-region of the Atlantic region, remove the SCS quota linkages in the northern sub-region of the Atlantic region, and prohibit the harvest and landings of blacknose sharks in the northern Atlantic sub-region. The socioeconomic impacts of apportioning the Atlantic regional quotas for LCS and SCS along 34°00' N. Lat. into northern and southern sub-regional quotas as preferred in this alternative would have the same impacts as described in

alternative C3 above. Removing quota linkages within the northern Atlantic sub-region would have beneficial impacts, as active fishermen in this region would be able to continue fishing for non-blacknose SCS without the fishing activities in the southern Atlantic sub-region, where the majority of blacknose sharks are landed, impacting the timing of the non-blacknose SCS fishery closure. Economic advantages associated with removing quota linkages, allowing the northern Atlantic sub-region to land a larger number of non-blacknose SCS, would outweigh the income lost from prohibiting landings of blacknose sharks (\$1,750), particularly given the minimal landings of blacknose sharks attributed to the northern sub-region. In the southern Atlantic region, no socioeconomic impacts are expected by maintaining the quota linkages already in place for SCS. Thus, by removing quota linkages in the northern Atlantic region, in combination with apportioning the Atlantic regional quota at 34°00' N. Lat. to allow fishermen to maximize their fishing effort, and thereby maximize revenue, during periods when sharks migrate into local waters or when regional time/area closures are not in place, Alternative C4 would result in overall direct and indirect, short- and long-term moderate beneficial socioeconomic impacts.

Alternative C5 would establish a non-blacknose SCS TAC of 353.2 mt dw and reduce the non-blacknose SCS commercial quota to 128 mt dw (282,238 lb dw). When combined with the other alternatives to establish sub-regional non-blacknose SCS quotas, the economic impacts of Alternative C5 would vary based on the alternative. Under Alternative C2, the northern Atlantic sub-region would receive 32.2 percent of the total non-blacknose SCS quota (41.2 mt dw; 90,881 lb dw) and the southern Atlantic sub-region would receive 67.8 percent of the total non-blacknose SCS quota (86.8 mt dw; 191,357 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the northern Atlantic sub-region would be \$63,617, while the shark fins would be \$16,040. Thus, total average annual gross revenues for non-blacknose SCS landings in the northern Atlantic sub-region would be \$79,657 (\$63,617 + \$16,040). There are approximately 61 directed shark permit holders in the northern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$1,306 per vessel.

Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the southern Atlantic sub-region would be \$133,950, while the shark fins would be \$33,775. The total average annual gross revenues for non-blacknose SCS landings in the southern Atlantic sub-region would be \$167,724 (\$133,950 + \$33,775). There are approximately 56 directed shark permit holders in the southern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$2,995 per vessel. Sub-regional quotas under Alternative C2 are about a two percent increase in landings allocated to the northern region for non-blacknose SCS when compared to Alternative C3. This percentage would lead to a slight increase in some of the sub-regional quotas within the northern Atlantic sub-region, as compared to Alternative C3, and would result in short-term minor beneficial impacts, and ultimately long-term moderate beneficial impacts in the northern Atlantic sub-region.

Using the quotas considered under Alternative C5 and the sub-regional split under Alternatives C3 and C4 (preferred alternative), the northern Atlantic sub-region would receive 30.3 percent of the total non-blacknose SCS quota (38.8 mt dw; 85,518 lb dw), while the southern Atlantic sub-region would receive 69.7 percent of the total non-blacknose SCS quota (89.2 mt dw; 196,720 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the northern Atlantic sub-region would be \$59,863, while the shark fins would be \$15,094. The total average annual gross revenues for non-blacknose SCS landings in the northern Atlantic sub-region would be \$74,957 (\$59,863 + \$15,094). There are approximately 53 directed shark permit holders in the northern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$1,414 per vessel. Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the southern Atlantic sub-region would be \$137,704, while the shark fins would be \$34,721. The total average annual gross revenues for non-blacknose SCS landings in the southern Atlantic sub-region would be \$172,425 (\$137,704 + \$34,721). There are approximately 64 directed shark permit holders in the southern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for

the directed permit holders in this sub-region would be \$2,694 per vessel. Overall, the non-blacknose SCS commercial quota considered under this alternative is almost thirty percent less than the current base quota and less than half of the current adjusted quota for this management group. Therefore, NMFS believes this alternative would have short- and long-term minor adverse socioeconomic impacts due to the quota being capped at a lower level than what is currently being landed in the non-blacknose SCS fisheries, leading to a loss in annual revenue for these shark fishermen. In addition, the adverse impacts would be compounded by the unknown stock status of bonnethead, which would prevent NMFS from carrying forward underharvested quota. Thus, the commercial quota of 128 mt dw would not be adjusted and the fishermen would be limited to this amount each year, which could lead to shorter seasons and reduced flexibility, potentially affecting fishermen's decisions to participate.

Under Alternative C6, a preferred alternative, NMFS would establish a non-blacknose SCS TAC and maintain the current base annual quota of 176.1 mt dw (388,222 lb dw). When combined with the other alternatives to establish sub-regional non-blacknose SCS quotas, the economic impacts of Alternative C6 would vary based on the sub-regional quotas. Under Alternatives C2, the northern Atlantic sub-region would receive 32.2 percent of the total non-blacknose SCS quota (56.7 mt dw; 125,007 lb dw) and the southern Atlantic sub-region would receive 67.8 percent of the total non-blacknose SCS quota (119.4 mt dw; 263,215 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the northern Atlantic sub-region would be \$87,505, while the shark fins would be \$22,064. Thus, total average annual gross revenues for non-blacknose SCS landings in the northern Atlantic sub-region would be \$109,569 (\$87,505 + \$22,064). There are approximately 61 directed shark permit holders in the northern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$1,796 per vessel. Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the southern Atlantic sub-region would be \$184,251, while the shark fins would be \$46,457. The total average annual gross revenues for non-blacknose SCS landings in the southern Atlantic sub-region would be \$230,708 (\$184,251 +

\$46,457). There are approximately 56 directed shark permit holders in the southern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$4,119 per vessel. Sub-regional quotas under Alternative C2 would lead to some slightly higher sub-regional quotas within the northern Atlantic sub-region, as compared to Alternative C3, and would result in short-term minor beneficial impacts, and ultimately long-term moderate beneficial impacts in the northern Atlantic sub-region.

Using the quotas considered under Alternative C6 and the sub-regional split considered under Alternatives C3 and C4 (preferred alternative), the northern Atlantic sub-region would receive 30.3 percent of the total non-blacknose SCS quota (53.4 mt dw; 117,631 lb dw), while the southern Atlantic sub-region would receive 69.7 percent of the total non-blacknose SCS quota (123.7 mt dw; 270,591 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the northern Atlantic sub-region would be \$82,342, while the shark fins would be \$20,762. The total average annual gross revenues for non-blacknose SCS landings in the northern Atlantic sub-region would be \$103,104 (\$82,342 + \$20,762). There are approximately 53 directed shark permit holders in the northern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$1,945 per vessel. Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the southern Atlantic sub-region would be \$189,414, while the shark fins would be \$47,759. The total average annual gross revenues for non-blacknose SCS landings in the southern Atlantic sub-region would be \$237,173 (\$189,414 + \$47,759). There are approximately 64 directed shark permit holders in the southern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$3,706 per vessel. Overall, Alternative C6 would lead to a lower quota in the northern Atlantic sub-region, as compared to current landings under the higher base quota. However, NMFS prefers this alternative at this time because it accounts for the status of Atlantic sharpnose and bonnethead sharks and takes into account all sources of mortality for both species and would continue to allow fishermen to

land non-blacknose SCS at current levels.

Under Alternative C7, NMFS would establish a non-blacknose SCS TAC of 489.3 mt dw and increase the quota to the current adjusted base annual quota of 264.1 mt dw (582,333 lb dw). The economic impacts of Alternative C7 would vary when combined with the other alternatives to establish sub-regional non-blacknose SCS quotas. Under Alternative C2, the northern Atlantic sub-region would receive 32.2 percent of the total non-blacknose SCS quota (85.0 mt dw; 187,511 lb dw) and the southern Atlantic sub-region would receive 67.8 percent of the total non-blacknose SCS quota (179.1 mt dw; 394,822 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the northern Atlantic sub-region would be \$131,258, while the shark fins would be \$33,096. Thus, total average annual gross revenues for non-blacknose SCS landings in the northern Atlantic sub-region would be \$164,353 (\$131,258 + \$33,096). There are approximately 61 directed shark permit holders in the northern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$2,694 per vessel. Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the southern Atlantic sub-region would be \$276,375, while the shark fins would be \$69,686. The total average annual gross revenues for non-blacknose SCS landings in the southern Atlantic sub-region would be \$346,061 (\$276,375 + \$69,686). There are approximately 56 directed shark permit holders in the southern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$6,179 per vessel. Sub-regional quotas under Alternatives C2 would lead to some slightly higher sub-regional quotas within the northern Atlantic sub-region, as compared to Alternative C3 and C4, and would result in short-term minor beneficial impacts, and ultimately long-term moderate beneficial impacts in the northern Atlantic sub-region, especially if there is no quota linkage to blacknose sharks in the northern Atlantic sub-region.

Using the quotas considered under Alternative C7 and the sub-regional split considered under Alternatives C3 and C4 (preferred alternative), the northern Atlantic sub-region would receive 30.3 percent of the total non-blacknose SCS quota (80.0 mt dw; 176,447 lb dw), while the southern Atlantic sub-region

would receive 69.7 percent of the total non-blacknose SCS quota (184.1 mt dw; 405,886 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the northern Atlantic sub-region would be \$123,513, while the shark fins would be \$31,143. The total average annual gross revenues for non-blacknose SCS landings in the northern Atlantic sub-region would be \$154,656 (\$123,513 + \$31,143). There are approximately 53 directed shark permit holders in the northern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$2,918 per vessel. Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the southern Atlantic sub-region would be \$284,120, while the shark fins would be \$71,639. The total average annual gross revenues for non-blacknose SCS landings in the southern Atlantic sub-region would be \$355,759 (\$284,120 + \$71,639). There are approximately 64 directed shark permit holders in the southern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$5,559 per vessel. Overall, Alternative C7 would lead to the same quota in the northern Atlantic sub-region, as compared to current landings under the higher base quota. However, NMFS does not prefer this alternative at this time, because it would cap the non-blacknose SCS commercial at a higher level than Alternative C6 and does not account for the uncertainties in the SEDAR 34 bonnethead stock assessment.

Gulf of Mexico Regional and Sub-Regional Quotas

Alternative D1, the No Action alternative, would maintain the current regional quotas and quota linkages in the Gulf of Mexico region and continue to allow harvest of hammerhead sharks throughout the entire Gulf of Mexico region. This alternative would likely result in short-term neutral direct socioeconomic impacts, because shark fishermen would continue to operate under current conditions, with shark fishermen continuing to fish at similar rates. Based on the 2013 ex-vessel prices, the annual gross revenues for the entire fleet from blacktip, aggregated LCS, and hammerhead shark meat in the Gulf of Mexico region would be \$440,365, while the shark fins would be \$554,750. Thus, total average annual gross revenues for blacktip, aggregated LCS, and hammerhead shark landings in

the Gulf of Mexico region would be \$995,115 (\$440,365 + \$554,750), which would be 21 percent of the entire shark fishery. There are approximately 90 directed shark permit holders in the entire Gulf of Mexico, which would result in average annual gross revenues for all LCS species of \$11,057 per vessel. For the non-blacknose SCS and blacknose shark landings, the annual gross revenues for the entire fleet from the meat would be \$35,757, while the shark fins would be \$58,495. The total average annual gross revenues for non-blacknose SCS and blacknose shark landings in the Atlantic region were \$94,252 (\$35,757 + \$58,495), which is 2 percent of the entire revenue for the shark fishery. For the approximately 90 directed shark permit holders in the entire Gulf of Mexico, this which would result in average annual gross revenues for all SCS species of \$1,047 per vessel. However, this alternative would likely result in long-term minor adverse socioeconomic impacts. Negative impacts would be partly due to the continued negative effects of federal and state regulations related to shark finning and sale of shark fins, which have resulted in declining ex-vessel prices of fins since 2010, as well as continued changes in shark fishery management measures. In addition, under the No Action alternative the non-blacknose SCS quota would not be modified. This could potentially lead to negative socioeconomic impacts, since the non-blacknose SCS quotas could be increased based on the most recent stock assessment, as described in alternatives D5–D7 below. Additionally, under the current regulations, differences in regional season opening dates would impact the availability of quota remaining in the Gulf of Mexico. Florida fishermen begin fishing the LCS quotas in the beginning of the year, because sharks are in local waters. This puts Louisiana fishermen at a slight economic disadvantage, as they prefer to delay fishing in order to maximize fishing efforts during the religious holiday Lent when prices for shark meat are higher. Indirect short-term socioeconomic impacts resulting from any of the actions in Alternative D1 would likely be neutral. The measures would maintain the status quo with respect to shark landings and fishing effort. However, this alternative would likely result in indirect long-term minor adverse socioeconomic impacts. Negative socioeconomic impacts and decreased revenues associated with financial hardships experienced by fishermen within the Gulf of Mexico shark fisheries would carry over to the

dealers and supporting businesses they regularly interact with. In addition, this alternative would not achieve the goals of this rulemaking of increasing management flexibility to adapt to the changing needs of the Atlantic shark fisheries.

Alternative D2 would apportion the Gulf of Mexico regional quotas for blacktip, aggregated LCS and hammerhead sharks along 89°00' W Longitude into western and eastern sub-regional quotas. Establishing sub-regional quotas would provide flexibility in seasonal openings within the Gulf of Mexico region. Different seasonal openings within sub-regions would allow fishermen to maximize their fishing effort during periods when sharks migrate into local waters or during periods when sales of shark meat are increased (*e.g.*, in Louisiana, during Lent). Drawing the regional boundary between the eastern and western sub-regions along 89°00' W Long. (between fishing catch areas 11 and 12), would better geographically separate the fishing activities of the major fishing constituents in the Gulf of Mexico region (*i.e.*, Louisiana and Florida), in contrast to the boundary in Alternative D3, as the general range of Louisiana fishermen does not extend beyond this boundary. Under this alternative, the eastern Gulf of Mexico sub-region would receive 94.1 mt dw in blacktip shark, 87.0 mt dw in aggregated LCS, and 25.2 mt dw in hammerhead shark quotas. Based on the 2013 ex-vessel prices, the annual gross revenues for blacktip, aggregated LCS, and hammerhead shark meat in the eastern Gulf of Mexico sub-region would be \$203,868, while the shark fins would be \$80,259. Thus, total average annual gross revenues for blacktip, aggregated LCS, and hammerhead shark landings in the eastern Gulf of Mexico sub-region would be \$284,127 (\$203,868 + \$80,259). There are approximately 66 directed shark permit holders in the eastern Gulf of Mexico sub-region. Based on this number of individual directed permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$4,305 per vessel. When compared to the other alternatives, the eastern Gulf of Mexico sub-region would have minor beneficial socioeconomic impacts under Alternative D2, because this alternative would result in the highest total average annual gross revenues for blacktip, aggregated LCS, and hammerhead sharks.

In the western Gulf of Mexico sub-region under alternative D2, fishermen would receive 65.7 percent of the total blacktip quota (180.2 mt dw; 397,239 lb

dw), 42.5 percent of the total aggregated LCS quota (64.2 mt dw; 141,877 lb dw), and 0.6 percent of the total hammerhead shark quota (0.1 mt dw; 334 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for blacktip, aggregated LCS, and hammerhead shark meat in the eastern Gulf of Mexico sub-region would be \$236,497, while the shark fins would be \$95,213. Thus, total average annual gross revenues for blacktip, aggregated LCS, and hammerhead shark landings in the eastern Gulf of Mexico sub-region would be \$331,710 (\$236,497 + \$95,213). There are approximately 24 directed shark permit holders in the western Gulf of Mexico sub-region. Based on this number of individual directed permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$13,821 per vessel. The slight increase in the blacktip shark sub-regional quota in the eastern Gulf of Mexico sub-region, in comparison to Alternative D3, would result in direct short-term minor beneficial socioeconomic impacts. Over time, increased revenues gained from the additional blacktip shark sub-regional quota, as well as increased revenue associated with fishermen maximizing their fishing effort during periods when sharks migrate into local waters, could ultimately have direct long-term moderate beneficial socioeconomic impacts. Under this alternative the quota for hammerheads sharks in the western sub-region would be 0.1 mt dw, which would be very difficult for NMFS to monitor and control, possibly leading to the quota being overharvested. This small hammerhead quota could lead to the aggregated LCS season being closed very early, and thus fishermen losing revenues if they are not able to land the aggregated LCS species. Therefore, because this alternative does not take into consideration the quota linkages between aggregated LCS and hammerhead sharks, NMFS does not prefer this alternative.

Alternative D3 would apportion the Gulf of Mexico regional quotas for blacktip, aggregated LCS, and hammerhead sharks along 88°00' W Longitude into western and eastern sub-regional quotas. Under this alternative, the eastern Gulf of Mexico sub-region would receive 31.2 percent of the total blacktip quota (85.6 mt dw; 188,643 lb dw), 53.2 percent of the total aggregated LCS quota (80.4 mt dw; 177,596 lb dw), and 99.4 percent of the total hammerhead shark quota (25.2 mt dw; 55,388 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues

for blacktip, aggregated LCS, and hammerhead shark meat in the eastern Gulf of Mexico sub-region would be \$188,961, while the shark fins would be \$74,417. Thus, total average annual gross revenues for blacktip, aggregated LCS, and hammerhead shark landings in the eastern Gulf of Mexico sub-region would be \$263,378 (\$188,961 + \$74,417). There are approximately 66 directed shark permit holders in the eastern Gulf of Mexico sub-region. Based on this number of individual directed permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$3,991 per vessel. When compared to the other alternatives, the eastern Gulf of Mexico sub-region would have minor adverse socioeconomic impacts under Alternative D3, because this alternative would result in lower total average annual gross revenues for blacktip, aggregated LCS, and hammerhead sharks.

In the western Gulf of Mexico sub-region under alternative D3, fishermen would receive 68.8 percent of the total blacktip quota (188.7 mt dw; 415,983 lb dw), 46.8 percent of the total aggregated LCS quota (70.8 mt dw; 156,232 lb dw), and 0.6 percent of the total hammerhead shark quota (0.1 mt dw; 334 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for blacktip, aggregated LCS, and hammerhead shark meat in the western Gulf of Mexico sub-region would be \$251,403, while the shark fins would be \$101,055. Thus, total average annual gross revenues for blacktip, aggregated LCS, and hammerhead shark landings in the western Gulf of Mexico sub-region would be \$352,458 (\$251,403 + \$101,055). There are approximately 24 directed shark permit holders in the western Gulf of Mexico sub-region. Based on this number of individual directed permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$14,686 per vessel. This alternative would have minor beneficial economic impacts for the western Gulf of Mexico sub-region fishermen when compared to other alternatives, because fishermen in the sub-region would receive a higher quota. This alternative would likely result in direct short-term minor beneficial impacts, and ultimately direct long-term moderate beneficial impacts. However, drawing the regional boundary between the eastern and western Gulf of Mexico sub-regions along 88°00' W Long. (*i.e.*, between fishing catch areas 10 and 11) may not reflect geographic differences in the distribution of major fishing

constituents in the region (*i.e.*, Louisiana and Florida) as well as the boundary in Alternative D2, as fishermen from Louisiana would be encouraged to fish in waters farther east than they historically occupied, which could create future user group conflicts within the region. Despite beneficial economic impacts associated with this alternative, NMFS does not prefer this alternative at this time because the split in Alternative D2 may reflect the distribution of fishing constituents better.

Alternative D4, one of the preferred alternatives, would apportion the Gulf of Mexico regional quotas for blacktip, aggregated LCS, and hammerhead sharks along 89°00' W Longitude into western and eastern sub-regional quotas and would maintain LCS quota linkages in the eastern sub-region of the Gulf of Mexico region, remove the LCS quota linkages in the western sub-region of the Gulf of Mexico region, and prohibit the harvest of hammerhead sharks in the western Gulf of Mexico sub-region. Removing quota linkages within the western Gulf of Mexico sub-region would have beneficial socioeconomic impacts, as fishermen active in this region would be able to continue fishing for aggregated LCS sharks without fishing activities in the eastern Gulf of Mexico sub-region dictating the timing of the aggregated LCS fishery closure. Economic advantages associated with removing quota linkages, allowing the western Gulf of Mexico sub-region to land a larger number of aggregated LCS, would outweigh the income lost from prohibiting landings of hammerhead sharks, particularly considering that the estimated hammerhead quota for the western Gulf of Mexico would be 0.1 mt dw. In the eastern Gulf of Mexico sub-region, no socioeconomic impacts are expected by maintaining the quota linkages already in place for LCS. Thus, Alternative D4 would likely result in both direct and indirect short- and long-term neutral socioeconomic impacts across the entire Gulf of Mexico region, as increased revenues associated with increased flexibility with season opening dates as a result of implementing sub-regional quotas would be countered by potential losses from prohibiting landings of hammerhead sharks in the western Gulf of Mexico. Because Alternative D4 would have neutral economic impacts, but still maintain the objective of providing flexibility of implementation of shark management measures through the region, NMFS prefers this alternative at this time.

Under Alternative D5, NMFS would establish a non-blacknose SCS TAC of 931.9 mt dw and maintain the current base annual quota of 45.5 mt dw (100,317 lb dw). This alternative would likely result in moderate adverse socioeconomic impacts, due to the quota being capped at a lower level than what the SEDAR 34 stock assessment indicated was sustainable. Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS and blacknose shark meat in the Gulf of Mexico region would be \$32,101, while the shark fins would be \$55,977. Thus, total average annual gross revenues for non-blacknose SCS landings would be \$88,078 (\$32,101 + \$55,977). There are approximately 90 directed shark permit holders in the entire Gulf of Mexico, which would result in average annual gross revenues for all SCS species of \$979 per vessel. When compared to Alternative D6, the preferred alternative, this alternative would result in \$44,040 (\$132,118 – \$88,078) less in total gross annual revenue, or \$489 less per vessel. In addition, the smaller quota under Alternative D5 could lead to shorter seasons, when compared to 2013 landings. For these reasons, NMFS does not prefer this alternative at this time.

Under Alternative D6, the preferred alternative, NMFS would establish a non-blacknose SCS TAC of 954.7 mt dw and increase the quota to the current adjusted annual quota of 68.3 mt dw (150,476 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the Gulf of Mexico region would be \$48,152, while the shark fins would be \$83,966. Thus, total average annual gross revenues for non-blacknose SCS landings would be \$132,118 (\$48,152 + \$83,966). There are approximately 90 directed shark permit holders in the entire Gulf of Mexico, which would result in average annual gross revenues for all SCS species of \$1,468 per vessel. NMFS prefers this alternative at this time because it would increase the non-blacknose SCS commercial quota above the current base quota and provide fishermen with additional opportunities to profit from landing non-blacknose SCS in the Gulf of Mexico region, compared to the quota considered under Alternative D5, while also taking into account uncertainties in SEDAR 34, as well as the unknown status of bonnethead sharks.

Under Alternative D7, would establish a non-blacknose SCS TAC of 1,064.9 mt dw and increase the quota to 178.5 mt dw (393,566 lb dw). Under this alternative, the commercial quota would be increased to twice the current 2013 landings, which is almost four times the

current base annual quota for non-blacknose SCS. Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the Gulf of Mexico region would be \$125,941, while the shark fins would be \$219,610. Thus, total average annual gross revenues for non-blacknose SCS landings would be \$345,551 (\$125,941 + \$219,610). There are approximately 90 directed shark permit holders in the entire Gulf of Mexico, which would result in average annual gross revenues for all LCS species of \$3,839 per vessel. The quota considered under this alternative would result in an increase of \$213,433 (\$345,551 – \$132,118) in annual revenues or an increase of \$2,371 per vessel, over the quota considered in preferred Alternative D6. However, as mentioned above, NMFS anticipates that it is not likely that fishermen would economically benefit from the non-blacknose SCS quota considered under Alternative D7, since the linkage with the blacknose quota would be maintained, and therefore the non-blacknose SCS fishery would likely be closed based on the blacknose quota before the full non-blacknose SCS quota could be landed. For this reason, and because there are uncertainties associated with the SEDAR 34 stock assessments, NMFS does not prefer this alternative at this time.

Upgrading Restrictions

Under Alternative E1, the No Action alternative, NMFS would maintain the current upgrading restrictions in place for shark limited access permit holders. Thus, shark limited access permit holders would continue to be limited to upgrading a vessel or transferring a permit only if it does not result in an increase in horsepower of more than 20 percent or an increase of more than 10 percent overall, gross registered tonnage, or net tonnage from the vessel baseline specifications. The No Action alternative could result in direct and indirect minor adverse socioeconomic impacts if fishermen continue to be constrained by limits on horsepower and vessel size increases. Fishermen would also be limited by these upgrading restrictions when buying, selling, or transferring shark directed limited access permits. Because the No Action alternative provides fishermen with less operational flexibility, NMFS does not prefer this alternative at this time.

Alternative E2, a preferred alternative, would remove current upgrading restrictions for shark directed permit holders. Eliminating these restrictions would have short- and long-term minor beneficial socioeconomic impacts, since

it would allow fishermen to buy, sell, or transfer shark directed permits without worrying about the increase in horsepower of more than 20 percent or an increase of more than 10 percent in length overall, gross registered tonnage, or net tonnage from the vessel baseline specifications. In addition, the upgrade restriction for shark permit holders was implemented to match the upgrading restrictions for the Northeast multispecies permits. NMFS is currently considering removing the upgrading restrictions for the Northeast multispecies permits, and if those are removed, then removing the upgrading restrictions for shark directed permit holders could aid in maintaining consistency for fishermen who hold multiple permits.

List of Subjects in 50 CFR Part 635

Fisheries, Fishing, Fishing vessels, Penalties, Permits and fees, Commercial retention limits, Quotas.

Dated: January 12, 2015.

Samuel D. Rauch III,

Deputy Assistant Administrator for Regulatory Programs, National Marine Fisheries Service.

For the reasons set out in the preamble, 50 CFR part 635 is proposed to be amended as follows:

PART 635—ATLANTIC HIGHLY MIGRATORY SPECIES

- 1. The authority citation for part 635 continues to read as follows:

Authority: 16 U.S.C. 971 *et seq.*; 16 U.S.C. 1801 *et seq.*

- 2. In § 635.2, the “Management group” definition is added in alphabetical order to read as follows:

§ 635.2 Definitions.

* * * * *

Management group in regard to sharks means a group of shark species that are combined for quota management purposes. A management group may be split by region and sub-region, as defined at § 635.27(b)(1). A fishery for a management group can be opened or closed as a whole or at the regional or sub-regional levels. Sharks have the following management groups: Atlantic aggregated LCS, Gulf of Mexico aggregated LCS, research LCS, hammerhead, Atlantic non-blacknose SCS, Gulf of Mexico non-blacknose SCS, and pelagic sharks other than blue or porbeagle.

* * * * *

- 3. In § 635.4, revise paragraphs (l)(2)(i) and the introductory text of paragraph (l)(2)(ii), and remove paragraph (l)(2)(x) to read as follows:

§ 635.4 Permits and fees.

* * * * *

- (1) * * *
- (2) * * *

(i) Subject to the restrictions on upgrading the harvesting capacity of permitted vessels in paragraph (l)(2)(ii) of this section, as applicable, and to the limitations on ownership of permitted vessels in paragraph (l)(2)(iii) of this section, an owner may transfer a shark or swordfish LAP or an Atlantic Tunas Longline category permit to another vessel that he or she owns or to another person. Directed handgear LAPs for swordfish may be transferred to another vessel or to another person but only for use with handgear and subject to the upgrading restrictions in paragraph (l)(2)(ii) of this section and the limitations on ownership of permitted vessels in paragraph (l)(2)(iii) of this section. Shark directed and incidental LAPs and swordfish incidental LAPs are not subject to the upgrading requirements specified in paragraph (l)(2)(ii) of this section. Shark and swordfish incidental LAPs are not subject to the ownership requirements specified in paragraph (l)(2)(iii) of this section.

(ii) An owner may upgrade a vessel with a swordfish LAP or an Atlantic Tunas Longline category permit, or transfer such permit to another vessel or to another person, and be eligible to retain or renew such permit only if the upgrade or transfer does not result in an increase in horsepower of more than 20 percent or an increase of more than 10 percent in length overall, gross registered tonnage, or net tonnage from the vessel baseline specifications. A vessel owner that concurrently held a directed or incidental swordfish LAP, a directed or incidental shark LAP, and an Atlantic Tunas Longline category permit as of August 6, 2007, is eligible to increase the vessel size or transfer the permits to another vessel as long as any increase in the three specifications of vessel size (length overall, gross registered tonnage, and net tonnage) does not exceed 35 percent of the vessel baseline specifications, as defined in paragraph (l)(2)(ii)(A) of this section; horsepower for those eligible vessels is not limited for purposes of vessel upgrades or permit transfers.

* * * * *

- 4. In § 635.24, paragraphs (a)(2) and (3) are revised and paragraphs (a)(4)(v) and (vi) are added to read as follows:

§ 635.24 Commercial retention limits for sharks, swordfish, and BAYS tunas.

* * * * *

- (a) * * *

(2) Except as noted in paragraphs (a)(4)(iv) through (vi) of this section, a person who owns or operates a vessel that has been issued a directed LAP for sharks and does not have a valid shark research permit, or a person who owns or operates a vessel that has been issued a directed LAP for sharks and that has been issued a shark research permit but does not have a NMFS-approved observer on board, may retain, possess, or land no more than 55 LCS other than sandbar sharks per vessel per trip if the respective LCS management group(s) is open per §§ 635.27 and 635.28. Such persons may not retain, possess, or land sandbar sharks.

(3) Except as noted in paragraphs (a)(4)(iv) through (vi) of this section, a person who owns or operates a vessel that has been issued an incidental LAP for sharks and does not have a valid shark research permit, or a person who owns or operates a vessel that has been issued an incidental LAP for sharks and that has been issued a valid shark research permit but does not have a NMFS-approved observer on board, may retain, possess, or land no more than 3 LCS other than sandbar sharks per vessel per trip if the respective LCS management group(s) is open per §§ 635.27 and 635.28. Such persons may not retain, possess, or land sandbar sharks.

(4) * * *

(v) A person who owns or operates a vessel that has been issued a shark LAP and is operating in the western Gulf of Mexico sub-region, as defined at § 635.27(b)(1)(ii), may not retain, possess, land, or sell any hammerhead sharks.

(vi) A person who owns or operates a vessel that has been issued a shark LAP and is operating in the northern Atlantic sub-region, as defined at § 635.27(b)(1)(i), may not retain, possess, land, or sell any blacknose sharks.

* * * * *

■ 5. In § 635.27:

- a. Paragraph (b)(1) as proposed to be amended at 79 FR 46217, August 7, 2014, is further revised; and
- b. Paragraph (b)(2) introductory text, and paragraphs (b)(2)(i), (b)(2)(ii), (b)(2)(iii) introductory text, and (b)(3) introductory text are revised to read as follows:

§ 635.27 Quotas.

* * * * *

(b) *Sharks*. (1) Commercial quotas. The commercial quotas for sharks specified in this section apply to all sharks harvested from the management unit. Sharks taken and landed commercially from state waters, even by

fishermen without Federal shark permits, must be counted against the appropriate commercial quota. Any of the base quotas listed below, including regional and/or sub-regional base quotas, may be adjusted per paragraph (b)(2) of this section. Any sharks landed commercially as “unclassified” will be counted against the appropriate quota based on the species composition calculated from data collected by observers on non-research trips and/or dealer data. No prohibited sharks, including parts or pieces of prohibited sharks, which are listed under heading D of Table 1 of Appendix A to this part, may be retained except as authorized under § 635.32. For the purposes of this section, the boundary between the Gulf of Mexico region and the Atlantic region is defined as a line beginning on the east coast of Florida at the mainland at 25°20.4' N. lat., proceeding due east. Any water and land to the south and west of that boundary is considered, for the purposes of quota monitoring and setting of quotas, to be within the Gulf of Mexico region. Any water and land to the north and east of that boundary, for the purposes of quota monitoring and setting of quotas, is considered to be within the Atlantic region.

(i) *Commercial quotas that apply only in the Atlantic Region*. The commercial quotas specified in this paragraph (b)(1)(i) apply only to those species of sharks and management groups within the management unit that were harvested in the Atlantic region, as defined in paragraph (b)(1) of this section. The Atlantic region is further split into northern and southern Atlantic sub-regions along 34°00' N. lat., which is near Wilmington, North Carolina. All fish harvested within the Atlantic region in fishing catch areas in waters north of 34°00' N. lat. are considered to be from the northern Atlantic sub-region, and all fish harvested within the Atlantic region in fishing catch areas in waters south of 34°00' N. lat. are considered to be from the southern Atlantic sub-region.

(A) *Atlantic aggregated LCS*. The base annual commercial quota for Atlantic aggregated LCS is 168.9 mt dw. The northern Atlantic sub-region base quota is 33.3 mt dw (19.7% of the Atlantic region base quota) and southern Atlantic sub-region base quota is 135.6 mt dw (80.3% of the Atlantic region base quota).

(B) *Atlantic hammerhead sharks*. The regional base annual commercial quota for hammerhead sharks caught in the Atlantic region is 27.1 mt dw (51.7% of the overall base quota established in paragraph (b)(1)(iii) of this section). The northern Atlantic sub-region base quota

is 9.2 mt dw (34.1% of this regional base quota) and southern Atlantic sub-region base quota is 17.9 mt dw (65.9% of this regional base quota).

(C) *Atlantic non-blacknose SCS*. The base annual commercial quota for Atlantic non-blacknose SCS is 176.1 mt dw. The northern Atlantic sub-region base quota is 53.4 mt dw (30.3% of the Atlantic region base quota) and southern Atlantic sub-region base quota is 123.7 mt dw (69.7% of the Atlantic region base quota).

(D) *Atlantic blacknose sharks*. The base annual commercial quota for Atlantic blacknose sharks is 18 mt dw. The northern Atlantic sub-region base quota is 0.0 mt dw (0.0% of the Atlantic region base quota) and southern Atlantic sub-region base quota is 16.7 mt dw (95.5% of the Atlantic region base quota).

(ii) *Commercial quotas that apply only in the Gulf of Mexico Region*. The commercial quotas specified in this paragraph (b)(1)(ii) apply only to those species of sharks and management groups within the management unit that were harvested in the Gulf of Mexico region, as defined in paragraph (b)(1) of this section. The Gulf of Mexico region is further split into western and eastern Gulf of Mexico sub-regions by a boundary that is drawn along 89°00' W. long., but that circumvents the U.S. Fish and Wildlife Service Breton National Wildlife Refuge at 29°30' N. lat., 89° W. long.; then proceeds to 30°23' N. lat., 89° W. long.; before returning to 89°00' W. long. All fish harvested within the Gulf of Mexico region in fishing catch areas in waters westward of 89°00' W. long. are considered to be from the western Gulf of Mexico sub-region, and all fish harvested within the Gulf of Mexico region in fishing catch areas in waters east of 89°00' W. long., including within the Caribbean Sea, are considered to be from the eastern Gulf of Mexico sub-region.

(A) *Gulf of Mexico aggregated LCS*. The base annual commercial quota for Gulf of Mexico aggregated LCS is 157.3 mt dw. The eastern Gulf of Mexico sub-region base quota is 87.0 mt dw (57.5% of the Gulf of Mexico region base quota) and the western Gulf of Mexico sub-region base quota is 64.2 mt dw (42.5% of the Gulf of Mexico region base quota).

(B) *Gulf of Mexico hammerhead sharks*. The regional base annual commercial quota for hammerhead sharks caught in the Gulf of Mexico region is 25.3 mt dw (48.3% of the overall base quota established in paragraph (b)(1)(iii) of this section). The eastern Gulf of Mexico sub-region base quota is 25.2 mt dw (99.4% of this regional base quota) and western Gulf of

Mexico sub-region base quota is 0.0 mt dw (0.0% of this regional base quota).

(C) *Gulf of Mexico blacktip sharks.* The base annual commercial quota for Gulf of Mexico blacktip sharks is 256.6 mt dw. The eastern Gulf of Mexico sub-region base quota is 180.2 mt dw (34.3% of the Gulf of Mexico region base quota) and the western Gulf of Mexico sub-region base quota is 94.1 mt dw (65.7% of the Gulf of Mexico region base quota).

(D) *Gulf of Mexico non-blacknose SCS.* The base annual commercial quota for Gulf of Mexico non-blacknose SCS is 68.3 mt dw. This base quota is not split between the eastern and western Gulf of Mexico sub-regions.

(E) *Gulf of Mexico blacknose sharks.* The base annual commercial quota for Gulf of Mexico blacknose sharks is 2.0 mt dw. This base quota is not split between the eastern and western Gulf of Mexico sub-regions.

(iii) *Commercial quotas that apply in all regions.* The commercial quotas specified in this section apply to any sharks or management groups within the management unit that were harvested in either the Atlantic or Gulf of Mexico regions.

(A) *Sandbar sharks.* The base annual commercial quota for sandbar sharks is 75.7 mt dw. This quota, as adjusted per paragraph (b)(2) of this section, is available only to the owners of commercial shark vessels that have been issued a valid shark research permit and that have a NMFS-approved observer onboard.

(B) *Research LCS.* The base annual commercial quota for Research LCS is 50 mt dw. This quota, as adjusted per paragraph (b)(2) of this section, is available only to the owners of commercial shark vessels that have been issued a valid shark research permit and that have a NMFS-approved observer onboard.

(C) *Hammerhead sharks.* The overall base annual commercial quota for hammerhead sharks is 52.4 mt dw. This overall base quota is further split for management purposes between the regions defined in paragraphs (b)(1)(i) and (b)(1)(ii) of this section.

(D) *Pelagic sharks.* The base annual commercial quotas for pelagic sharks are 273.0 mt dw for blue sharks, 1.7 mt dw for porbeagle sharks, and 488.0 mt dw for pelagic sharks other than blue sharks or porbeagle sharks.

(E) *Smoothhound sharks.* The base annual commercial quota for smoothhound sharks is 1782.2 mt dw.

(2) *Annual and inseason adjustments of commercial quotas.* NMFS will publish in the **Federal Register** any annual or inseason adjustments to the base annual commercial overall,

regional, or sub-regional quotas. No quota will be available, and the fishery will not open, until any adjustments are published in the **Federal Register** and effective. Within a fishing year or at the start of a fishing year, NMFS may transfer quotas between regions and sub-regions of the same species or management group, as appropriate, based on the criteria in paragraph (b)(2)(iii) of this section.

(i) *Annual overharvest adjustments.*

(A) *Adjustments of annual overall and regional base quotas.* Except as noted in this section, if any of the available commercial base or adjusted overall quotas or regional quotas, as described in this section, is exceeded in any fishing year, NMFS will deduct an amount equivalent to the overharvest(s) from the base overall or regional quota the following fishing year or, depending on the level of overharvest(s), NMFS may deduct from the overall or regional base quota an amount equivalent to the overharvest(s) spread over a number of subsequent fishing years to a maximum of five years. If the blue shark quota is exceeded, NMFS will reduce the annual commercial quota for pelagic sharks by the amount that the blue shark quota is exceeded prior to the start of the next fishing year or, depending on the level of overharvest(s), deduct an amount equivalent to the overharvest(s) spread over a number of subsequent fishing years to a maximum of five years.

(B) *Adjustments to sub-regional quotas.* If a sub-regional quota is exceeded but the regional quota is not, NMFS will not reduce the annual regional base quota the following year and sub-regional quotas will be determined as specified in paragraph (b)(1) of this section. If both a sub-regional quota(s) and the regional quota are exceeded, for each sub-region in which an overharvest occurred, NMFS will deduct an amount equivalent to that sub-region's overharvest from that sub-region's quota the following fishing year or, depending on the level of overharvest, NMFS may deduct from that sub-region's base quota an amount equivalent to the overharvest spread over a number of subsequent fishing years to a maximum of five years.

(C) *Adjustments to quotas when the species or management group is split into regions or sub-regions for management purposes and not as a result of a stock assessment.* If a regional quota for a species that is split into regions for management purposes only is exceeded but the overall quota is not, NMFS will not reduce the overall base quota for that species or management group the following year and the regional quota will be determined as

specified in paragraph (b)(1) of this section. If both a regional quota(s) and the overall quota is exceeded, for each region in which an overharvest occurred, NMFS will deduct an amount equivalent to that region's overharvest from that region's quota the following fishing year or, depending on the level of overharvest(s), NMFS may deduct from that region's base quota an amount equivalent to the overharvest spread over a number of subsequent fishing years to a maximum of five years. If a sub-regional quota of a species or management group that is split into regions for management purposes only is exceeded, NMFS will follow the procedures specified in paragraph (b)(2)(i)(B) of this section.

(ii) *Annual underharvest adjustments.* Except as noted in this paragraph, if any of the annual base or adjusted quotas, including regional quotas, as described in this section is not harvested, NMFS may adjust the annual base quota, including regional quotas, depending on the status of the stock or management group. If a species or a specific species within a management group is declared to be overfished, to have overfishing occurring, or to have an unknown status, NMFS may not adjust the following fishing year's base quota, including regional quota, for any underharvest, and the following fishing year's quota will be equal to the base annual quota. If the species or all species in a management group is not declared to be overfished, to have overfishing occurring, or to have an unknown status, NMFS may increase the following year's base annual quota, including regional quota, by an equivalent amount of the underharvest up to 50 percent above the base annual quota. Except as noted in paragraph (b)(2)(iii) of this section, underharvests are not transferable between regions, species, and/or management groups.

(iii) *Determination criteria for inseason and annual quota transfers between regions and sub-regions.* Inseason or annual quota transfers of quotas between regions or sub-regions may be conducted only for species or management groups where the species are the same between regions or sub-regions and the quota is split between regions or sub-regions for management purposes and not as a result of a stock assessment. Before making any inseason or annual quota transfer between regions or sub-regions, NMFS will consider the following criteria and other relevant factors:

* * * * *

(3) *Opening commercial fishing season criteria.* NMFS will file with the

Office of the Federal Register for publication notification of the opening dates of the overall, regional, and sub-regional shark fisheries for each species and management group. Before making any decisions, NMFS would consider the following criteria and other relevant factors in establishing the opening dates:

* * * * *

■ 6. In § 635.28, paragraph (b) is revised to read as follows:

§ 635.28 Fishery closures.

* * * * *

(b) *Sharks*. (1) A shark fishery that meets any of the following circumstances is closed and subject to the requirements of § 635.28(b)(6):

(i) No overall, regional, and/or sub-regional quota, as applicable, is specified at § 635.27(b)(1);

(ii) The overall, regional, and/or sub-regional quota, as applicable, specified at § 635.27(b)(1) is zero;

(iii) After accounting for overharvests as specified at § 635.27(b)(2), the overall, regional, and/or sub-regional quota, as applicable, is determined to be zero or close to zero and NMFS has closed the fishery by publication of a notice in the **Federal Register**;

(iv) The species is a prohibited species as listed under Table 1 of Appendix A of this part; or

(v) Landings of the species and/or management group meet the requirements specified in § 635.28(b)(2) through (5) and NMFS has closed the fishery by publication of a notice in the **Federal Register**.

(2) Non-linked quotas: If the overall, regional, and/or sub-regional quota of a species or management group is not linked to another species or management group and that overall, regional, and/or sub-regional quota is available as specified by a publication in the **Federal Register**, then that overall, regional, and/or sub-regional commercial fishery for the shark species or management group will open as specified in § 635.27(b). When NMFS calculates that the overall, regional, and/or sub-regional landings for a shark species and/or management group, as specified in § 635.27(b)(1), has reached or is projected to reach 80 percent of the available overall, regional, and/or sub-regional quota as specified in § 635.27(b)(1), NMFS will file for publication with the Office of the Federal Register a notice of an overall, regional, and/or sub-regional closure, as applicable, for that shark species and/or shark management group that will be effective no fewer than 5 days from date of filing. From the effective date and time of the closure until NMFS

announces, via the publication of a notice in the **Federal Register**, that additional overall, regional, and/or sub-regional quota is available and the season is reopened, the overall, regional, and/or sub-regional fisheries for that shark species or management group are closed, even across fishing years.

(3) Linked Quotas: As specified in paragraph (b)(3) of this section, the overall, regional, and/or sub-regional quotas of some shark species and/or management groups are linked to the overall, regional, and/or sub-regional quotas of other shark species and/or management groups. For each pair of linked species and/or management groups, if the overall, regional, and/or sub-regional quota specified in § 635.27(b)(1) is available for both of the linked species and/or management groups as specified by a publication in the **Federal Register**, then the overall, regional, and/or sub-regional commercial fishery for both of the linked species and/or management groups will open as specified in § 635.27(b)(1). When NMFS calculates that the overall, regional, and/or sub-regional landings for any species and/or management group of a linked group has reached or is projected to reach 80 percent of the available overall, regional, and/or sub-regional quota as specified in § 635.27(b)(1), NMFS will file for publication with the Office of the Federal Register a notice of an overall, regional, and/or sub-regional closure for all of the species and/or management groups in that linked group that will be effective no fewer than 5 days from date of filing. From the effective date and time of the closure until NMFS announces, via the publication of a notice in the **Federal Register**, that additional overall, regional, and/or sub-regional quota is available and the season is reopened, the overall, regional, and/or sub-regional fishery for all species and/or management groups in that linked group is closed, even across fishing years.

(4) The quotas of the following species and/or management groups are linked:

(i) Northern Atlantic hammerhead sharks and northern Atlantic aggregated LCS.

(ii) Southern Atlantic hammerhead sharks and southern Atlantic aggregated LCS.

(iii) Eastern Gulf of Mexico hammerhead sharks and eastern Gulf of Mexico aggregated LCS.

(iv) Southern Atlantic blacknose sharks and southern Atlantic non-blacknose SCS.

(v) Gulf of Mexico blacknose sharks and Gulf of Mexico non-blacknose SCS.

(5) NMFS may close the regional or sub-regional Gulf of Mexico blacktip shark management group(s) before landings reach, or are expected to reach, 80 percent of the quota. Before taking any inseason action, NMFS will consider the following criteria and other relevant factors:

(i) Estimated Gulf of Mexico blacktip shark season length based on available sub-regional quotas and average sub-regional weekly catch rates during the current fishing year and from previous years;

(ii) Variations in regional and/or sub-regional seasonal distribution, abundance, or migratory patterns of blacktip sharks, hammerhead sharks, and aggregated LCS based on scientific and fishery information;

(iii) Effects of the adjustment on accomplishing the objectives of the 2006 Consolidated HMS FMP and its amendments;

(iv) The amount of remaining shark quotas in the relevant sub-regions, to date, based on dealer or other reports; and,

(v) The regional and/or sub-regional catch rates of the relevant shark species or management group(s), to date, based on dealer or other reports.

(6) When the overall, regional, and/or sub-regional fishery for a shark species and/or management group is closed, a fishing vessel, issued a Federal Atlantic commercial shark permit pursuant to § 635.4, may not possess, retain, land, or sell a shark of that species and/or management group that was caught within the closed region or sub-region, except under the conditions specified in § 635.22(a) and (c) or if the vessel possesses a valid shark research permit under § 635.32, a NMFS-approved observer is onboard, and the sandbar and/or Research LCS fishery, as applicable, is open. A shark dealer, issued a permit pursuant to § 635.4, may not purchase or receive a shark of that species and/or management group that was caught within the closed region or sub-region from a vessel issued a Federal Atlantic commercial shark permit, except that a permitted shark dealer or processor may possess sharks that were caught in the closed region or sub-region that were harvested, off-loaded, and sold, traded, or bartered, prior to the effective date of the closure and were held in storage. Under a closure for a shark species or management group, a shark dealer, issued a permit pursuant to § 635.4 may, in accordance with State regulations, purchase or receive a shark of that species or management group if the shark was harvested, off-loaded, and sold, traded, or bartered from a vessel

that fishes only in State waters and that has not been issued a Federal Atlantic commercial shark permit, HMS Angling permit, or HMS Charter/Headboat permit pursuant to § 635.4. Additionally, under an overall, a regional, or a sub-regional closure for a shark species and/or management group, a shark dealer, issued a permit pursuant to § 635.4, may purchase or receive a shark of that species group if the sandbar or Research LCS fishery, as applicable, is open and the shark was harvested, off-loaded, and sold, traded, or bartered from a vessel issued a valid shark research permit (per § 635.32) that had a NMFS-approved observer on board during the trip the shark was collected.

(7) If the Atlantic Tunas Longline category quota is closed as specified in paragraph (a)(4) of this section, vessels that have pelagic longline gear on board cannot possess, retain, land, or sell sharks.

* * * * *

■ 7. In § 635.31, paragraphs (c)(1) and (4) are revised to read as follows:

§ 635.31 Restrictions on sale and purchase.

* * * * *

(c) * * *

(1) Persons that own or operate a vessel that possesses, retains, or lands a shark from the management unit may sell such shark only if the vessel has a valid commercial shark permit issued under this part. Persons may possess, retain, land, and sell a shark only to a federally-permitted dealer and only when the fishery for that species, management group, region, and/or sub-region has not been closed, as specified in § 635.28(b). Persons that own or operate a vessel that has pelagic longline gear onboard can possess, retain, land, and sell a shark only if the Atlantic Tunas Longline category has not been closed, as specified in § 635.28(a).

* * * * *

(4) Only dealers who have a valid Federal Atlantic shark dealer permit and who have submitted reports to NMFS according to reporting requirements of § 635.5(b)(1)(ii) may first receive a shark from an owner or operator of a vessel

that has, or is required to have, a valid Federal Atlantic commercial shark permit issued under this part. Dealers may purchase a shark only from an owner or operator of a vessel who has a valid commercial shark permit issued under this part, except that dealers may purchase a shark from an owner or operator of a vessel who does not have a Federal Atlantic commercial shark permit if that vessel fishes exclusively in state waters and does not possess a HMS Angling permit or HMS Charter/Headboat permit pursuant to § 635.4. Atlantic shark dealers may purchase a sandbar shark only from an owner or operator of a vessel who has a valid shark research permit and who had a NMFS-approved observer onboard the vessel for the trip in which the sandbar shark was collected. Atlantic shark dealers may purchase a shark from an owner or operator of a fishing vessel who has a valid commercial shark permit issued under this part only when the fishery for that species, management group, region, and/or sub-region has not been closed, as specified in § 635.28(b). Atlantic shark dealers may first receive a shark from a vessel that has pelagic longline gear onboard only if the Atlantic Tunas Longline category has not been closed, as specified in § 635.28(a).

* * * * *

■ 8. In § 635.34, paragraphs (a) and (b) are revised to read as follows:

§ 635.34 Adjustment of management measures.

(a) NMFS may adjust the IBQ shares or resultant allocations for bluefin tuna, as specified in § 635.15; catch limits for bluefin tuna, as specified in § 635.23; the overall, regional, and/or sub-regional quotas for bluefin tuna, sharks, swordfish, and northern albacore tuna as specified in § 635.27; the retention limits for sharks, as specified at § 635.24; the regional retention limits for Swordfish General Commercial permit holders, as specified at § 635.24; the marlin landing limit, as specified in § 635.27(d); and the minimum sizes for Atlantic blue marlin, white marlin, and roundscale spearfish as specified in § 635.20.

(b) In accordance with the framework procedures in the 2006 Consolidated

HMS FMP, NMFS may establish or modify for species or species groups of Atlantic HMS the following management measures: Maximum sustainable yield or optimum yield based on the latest stock assessment or updates in the SAFE report; domestic quotas; recreational and commercial retention limits, including target catch requirements; size limits; fishing years or fishing seasons; shark fishing regions, or regional and/or sub-regional quotas; species in the management unit and the specification of the species groups to which they belong; species in the prohibited shark species group; classification system within shark species groups; permitting and reporting requirements; workshop requirements; the IBQ shares or resultant allocations for bluefin tuna; administration of the IBQ program (including but not limited to requirements pertaining to leasing of IBQ allocations, regional or minimum IBQ share requirements, IBQ share caps (individual or by category), permanent sale of shares, NED IBQ rules, etc.); time/area restrictions; allocations among user groups; gear prohibitions, modifications, or use restriction; effort restrictions; observer coverage requirements; EM requirements; essential fish habitat; and actions to implement ICCAT recommendations, as appropriate.

* * * * *

■ 9. In § 635.71, paragraphs (d)(3) and (d)(4) are revised to read as follows:

§ 635.71 Prohibitions

* * * * *

(d) * * *

(3) Retain, possess, or land a shark of a species or management group when the fishery for that species, management group, region, and/or sub-region is closed, as specified in § 635.28(b).

(4) Sell or purchase a shark of a species or management group when the fishery for that species, management group, region, and/or sub-region is closed, as specified in § 635.28(b).

* * * * *

■ 10. In Appendix A to Part 635, Section B of Table 1 is revised to read as follows:

**Appendix A to Part 635—Species
Tables**

TABLE 1 OF APPENDIX A TO PART 635—OCEANIC SHARKS

*	*	*	*	*	*	*	*
B. Small Coastal Sharks.							
Atlantic and Gulf of Mexico Atlantic sharpnose, <i>Rhizoprionodon terraenovae</i> .							
Atlantic and Gulf of Mexico blacknose, <i>Carcharhinus acronotus</i> .							
Atlantic and Gulf of Mexico bonnethead, <i>Sphyrna tiburo</i> .							
Finetooth, <i>Carcharhinus isodon</i> .							
*	*	*	*	*	*	*	*

[FR Doc. 2015-00548 Filed 1-16-15; 8:45 am]

BILLING CODE 3510-22-P

*Draft Environmental Assessment,
Regulatory Impact Review,
and
Initial Regulatory Flexibility Analysis*

for

**Amendment 6 to the 2006 Consolidated Atlantic
Highly Migratory Species Fishery Management Plan:
Commercial Shark Management Measures**

**United States Department of Commerce
National Oceanic and Atmospheric Administration
National Marine Fisheries Service
Office of Sustainable Fisheries
Highly Migratory Species Management Division**

January 2015

ABSTRACT

- Action:** Implement management measures for the commercial Atlantic shark fisheries that will achieve the objectives of increasing management flexibility to adapt to the changing needs of the shark fisheries and obtaining optimum yield while rebuilding overfished shark stocks and ending overfishing.
- Type of statement:** Environmental Assessment (EA), Regulatory Impact Review (RIR), and Initial Regulatory Flexibility Analysis (IRFA)
- Lead Agency:** National Marine Fisheries Service (NMFS): Office of Sustainable Fisheries
- For further information:** Highly Migratory Species Management Division (F/SE1)
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Abstract:

In September 2010, NMFS published an Advanced Notice of Proposed Rulemaking (ANPR) to request public comment on potential adjustments to the regulations governing the Atlantic shark fisheries to address specific issues affecting management of the Atlantic shark fisheries and to identify specific goals for management of these fisheries in the future. Based on the comments received on the ANPR, in September 2011, NMFS published a Notice of Intent (NOI) to prepare an FMP Amendment that would consider catch shares for the Atlantic shark fisheries. Since the publication of the NOI, there have been a few major changes in the federal management of the Atlantic shark fisheries, including the publication of Amendment 5a, as well as changes in state shark management that have impacted federally-permitted shark fishermen. Based on comments received on the ANPR and NOI, in April 2014, NMFS released a Predraft for Amendment 6 to the 2006 Consolidated Highly Migratory Species (HMS) Fishery Management Plan (FMP) (Amendment 6) that included management options for changes to regional quota and permit structures. Since the publication of these documents and after reviewing the comments received, NMFS has continued to consider various ways to address recurring issues that provide managers and fishermen with increased flexibility, while maintaining conservation measures for the commercial shark fisheries. On May, 27 2014, NMFS published another NOI announcing its intent to prepare an Environmental Assessment (EA) instead of an Environmental Impact Statement and that the agency is moving away from the catch share concept for this particular Amendment. Thus, the public should largely be aware of the change in approach. In this rulemaking, NMFS considers options for (1) permit stacking (2) adjusting the large coastal sharks (LCS) trip limit for shark directed limited access permit holders; (3) creating sub-regional quotas in the Atlantic and Gulf of Mexico regions for LCS and small coastal sharks (SCS); (4) modifying the LCS and SCS quota linkages; (5) implementing total allowable catches (TACs) and adjusting the non-blacknose SCS commercial quotas in the Atlantic and Gulf of Mexico regions based on the 2013 Atlantic sharpnose and bonnethead sharks stock assessments; and (5) modifying upgrading restrictions for shark permit holders.

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1.0 INTRODUCTION

On September 10, 2010 (75 FR 57235), the National Marine Fisheries Service (NMFS) published an Advanced Notice of Proposed Rulemaking (ANPR) to solicit public comments on potential adjustments to regulations governing the Atlantic shark fisheries to address several specific issues affecting the management of those fisheries. In the ANPR, NMFS discussed that since management of sharks began, there have been many changes to the regulations and major rules, either through Fishery Management Plan (FMP) amendments or regulatory amendments, to respond to results of stock assessments, changes in stock status, and other fishery fluctuations. Despite modifications to the regulations and Amendments to the FMP to respond to these issues, the Atlantic shark fisheries continue to be faced with problems, such as commercial landings that exceed the quotas, declining numbers of fishing permits since limited access was implemented, complex regulations, derby fishing conditions due to small quotas and short seasons, increasing numbers of regulatory discards, and declining market prices. Rather than continuing to react to these issues every year with a new regulation or every other year with a new FMP amendment, NMFS stated that it wanted the regulations to be more proactive in management and explore methods to establish more flexible regulations that would consider the changing needs of the fisheries. More specifically, the ANPR explored management ideas related to quota structure, permit structure, and catch shares. NMFS held several public meetings regarding the ANPR and received many comments, as explained below.

Based on the comments received on the ANPR, on September 16, 2011, NMFS published a Notice of Intent (NOI) (76 FR 57709) to prepare an FMP Amendment that would consider catch shares for the Atlantic shark fisheries. The NOI also established a control date for eligibility to participate in a catch share program and announced the availability of a white paper that explored potential design elements of a shark catch share program. NMFS held several public meetings and received many comments regarding the NOI, as explained below.

In April 2014, NMFS released a Predraft for Amendment 6 to the 2006 Consolidated Highly Migratory Species (HMS) FMP (Amendment 6). A Predraft document allows NMFS to obtain additional information and input from HMS Advisory Panel (AP) members and HMS Consulting Parties (Atlantic, Gulf, and Caribbean Fishery Management Councils, Marine Fisheries Commissions, U.S. Coast Guard, and other State and Federal Agency representatives) on potential alternatives prior to development of the formal FMP Amendment and proposed rule. The Predraft explored potential management options for the future management of the Atlantic shark fisheries, taking into consideration comments received on the ANPR and NOI.

Since issuing the ANPR, NOI, and Predraft, and after reviewing the comments received, NMFS has continued to consider various ways to move forward to address recurring issues through regulations that provide managers and fishermen with increased management and implementation flexibility, while maintaining conservation measures. Additionally, there have continued to be changes in the federal and state management of the Atlantic shark fisheries that have affected the fisheries and its communities. Most recently, NMFS published another NOI (May 27, 2014; 79 FR 30064) announcing its intent to prepare an Environmental Assessment (EA) instead of an

Environmental Impact Statement (EIS) and that the agency is moving away from the catch share concept for this particular Amendment. Thus, the public should largely be aware of the change in approach. This EA explores potential alternatives for the future management of the Atlantic shark fisheries, taking into consideration comments received on the ANPR, NOI, and Predraft. The primary goal of Amendment 6 remains to implement management measures for the Atlantic shark fisheries that will achieve the objectives of increasing management flexibility to adapt to the changing needs of the Atlantic shark fisheries and achieving optimum yield while rebuilding overfished shark stocks and ending overfishing.

1.1 BACKGROUND ON DEVELOPMENT OF THE FMP AMENDMENT

As described above in the Introduction section, NMFS started the Amendment 6 process with the ANPR in 2010. The ANPR provided background information and requested public comment on potential adjustments to the regulations governing the Atlantic shark fisheries. In the ANPR, NMFS explored changes to the current quota and permit structures. NMFS also requested comments on the implementation of catch shares such as limited access privilege programs (LAPPs), individual fishing quotas (IFQs), and/or sectors for the Atlantic shark fisheries.

With regard to quota structure changes presented in the ANPR, NMFS specifically looked at ideas such as moving towards species-specific quotas, revising species management complexes, revising quota linkages, reconsidering regional quotas, and adjusting season openings. The specific details and explanation of each of these ideas can be found in the Federal Register notice for the 2010 ANPR. During the ANPR comment period, NMFS received a variety of comments in response to these quota structure ideas including:

- NMFS should separate blacktip sharks from non-sandbar LCS and give them their own quota;
- Blacknose sharks should be prohibited and then the non-blacknose SCS quota would not be constrained by the quota linkage;
- Stock assessments cannot be performed quickly enough for species-specific quotas;
- It may be difficult to monitor numerous species-specific quotas;
- Quotas for blacktips and spinner sharks should be combined;
- NMFS should consider the impacts of no quota linkages and consider smaller commercial quotas;
- NMFS should structure the quotas and opening dates to coincide with regional shark availability; and
- The LCS and SCS quotas in the Atlantic should be split into 2 or more regions.

In the ANPR, NMFS also looked at ideas for possible changes to the current shark permit structure, such as permit stacking, a use or lose permit system, and matching permit capacity to the shark quotas. Specific details related to each of these ideas can also be found in the Federal Register notice of the 2010 ANPR. During the ANPR comment period, NMFS received comments related to the potential changes to the permit structure, including:

- Permit stacking could be a reasonable solution for the directed fisheries;
- Permit stacking may cause the quota to be harvested even faster;
- Permit stacking could make shark fishing more efficient and profitable due to higher trip limits;
- Permit stacking may lead to fewer dead discards of sharks;
- Permit stacking should only be implemented if the number of permits matches the effort needed to catch the current shark quotas;
- Permit stacking may cause many latent permits to become active;
- Permit stacking would disadvantage fishermen that do not have access to multiple permits;
- A “use or lose” permit system should not be implemented for the incidental shark permits;
- “Use it or lose it” for directed shark permits could be employed to reduce latent effort. Seven to ten years is a reasonable period of inactivity. These permits could be transferred to a reserve pool for future consideration; and
- A “use or lose” permit system may result in latent permits becoming active and harvesting the quotas more quickly.

The final topic discussed in the ANPR was catch shares. Prior to the publication of the ANPR, NMFS received multiple questions and requests from fishermen and other interested parties to consider catch shares for the Atlantic shark fisheries. NMFS provided background information in the ANPR on catch share programs in general and posed specific questions related to how these programs would apply to the Atlantic shark fishery and requested comments on these ideas. NMFS received many comments on catch shares in general and specific comments related to the questions posed regarding the Atlantic shark fisheries, including:

- The 33 non-sandbar LCS trip limit is not economical for fishermen. Catch shares could help with this problem;
- The shark fisheries need management measures to decrease dead discards;
- Individual Fishing Quotas (IFQ) and sector catch shares should be explored to improve the conservation and economic performance of the commercial shark fisheries;
- IFQs can save fuel and maximize prices;
- IFQs can make fishermen more efficient because there is no trip limit;
- Catch shares are more predictable for managers;
- NMFS should consider a pilot catch share program in the Gulf of Mexico;
- NMFS does not need an IFQ program. NMFS could establish community quotas instead;
- If a catch share is implemented, NMFS should reevaluate quota distribution after three years;
- NMFS should not implement shark catch shares unless it conducts a referendum or a weighted referendum;
- Non-fishing interests might attempt to control quota shares by buying catch shares;
- NMFS should look into days at sea instead of catch shares;
- NMFS should not consider catch shares for the Atlantic shark fisheries;
- Catch shares would not stop fishermen from fishing in dangerous conditions because fish houses dictate when fishermen fish; and
- Catch shares will take quota and profits away from fishermen.

After publication of the ANPR, NMFS also received a proposal from fishermen located in the Gulf of Mexico to implement a catch share program for the Atlantic shark fisheries, particularly the LCS portion in the Gulf of Mexico. In the proposal, these fishermen stated that they preferred to replace the current LCS management structure with an IFQ program. The fishermen expressed that they would like this IFQ program to be integrated into existing catch share programs in the Gulf of Mexico for reef fish (i.e., red snapper, red grouper, and tilefish) and employ some of the same infrastructure for monitoring and reporting as well as some of the same design and management elements associated with these Council-managed catch share programs in the Gulf of Mexico.

In light of these comments, NMFS decided to begin the rulemaking process to consider implementing catch shares for the Atlantic shark fisheries. Therefore, on September 16, 2011, NMFS published a NOI (76 FR 57709) to explore implementation of a catch share program and design elements for the Atlantic shark fishery. The NOI also established a control date for eligibility to participate in an Atlantic shark catch share program, announced the availability of a white paper describing design elements of catch share programs in general and issues specific to the Atlantic shark fisheries, announced a catch share workshop at an HMS AP meeting, and requested public comment on the implementation of catch shares in the Atlantic shark fisheries.

The white paper that was prepared in association with the publication of the NOI provided more detail concerning some of the design elements for catch share programs and provided the public with additional information regarding issues in the Atlantic shark fisheries that NMFS was interested in obtaining feedback on, including, but not limited to: eligibility (directed and/or incidental permit holders), specification of the resource unit (species and regions to include), initial allocation (based on catch history and/or other means), and catch share management. During the NOI comment period, NMFS received comments in support of and in opposition to catch shares for the Atlantic shark fisheries and comments that were specific to the issues presented regarding regions, resource unit, eligibility, and allocation, including:

- NMFS should increase the trip limits instead of doing a catch share program;
- Catch shares can save fuel and maximize revenue;
- Catch shares can make fishermen more efficient because there's no trip limit;
- NMFS does not need an IFQ program. NMFS should look at community quotas instead;
- NMFS needs to consider regional differences if designing a catch share program;
- Sharks are a public resource and should not be privatized or individualized;
- NMFS should look into days at sea instead of catch shares;
- There is inequity in the shark fishery and catch shares would make it worse;
- NMFS should give Florida a January opening and 33 non-sandbar LCS per trip and there will be no need for catch shares;
- NMFS does not have the science it needs to implement a catch share program;
- Catch shares will shift effort in the shark fisheries;
- NMFS should include all regions in a catch share program, not just the Gulf of Mexico;
- Fishermen are losing infrastructure as a result of state fin possession bans and catch shares will not help this problem;

- Catch shares will take quota and profits away from fishermen;
- Catch shares are being forced upon fishermen from the top down; and
- NMFS should conduct a referendum or a weighted referendum.

Since the publication of the NOI in September 2011, there have been a few major changes in the management of the Atlantic shark fisheries. The most notable was the publication of the final rule for Amendment 5a which established several new commercial regional shark management groups and quotas. Additionally, Amendment 5a implemented regional quota linkages between management groups whose species are often caught together in the same fisheries to prevent exceeding the newly established quotas through discarded bycatch.

In 2011, the President signed into law the Shark Conservation Act of 2010 (Pub. L. 111–348, Jan. 4, 2011), which amended the High Seas Driftnet Fishing Moratorium Protection Act and the Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act) to improve the conservation of sharks. In particular, the Shark Conservation Act prohibits any person from: (1) Removing any of the fins of a shark (including the tail) at sea; (2) having custody, control, or possession of a fin aboard a fishing vessel unless it is naturally attached to the corresponding carcass; (3) transferring a fin from one vessel to another vessel at sea, or receiving a fin in such transfer, unless the fin is naturally attached to the corresponding carcass; or (4) landing a fin that is not naturally attached to the corresponding carcass, or landing a shark carcass without its fins naturally attached. On May 2, 2013, NMFS published a proposed rule (78 FR 25685) to implement the provisions of the Shark Conservation Act of 2010 for sharks harvested seaward of state waters. The Shark Conservation Act of 2010 includes smoothhound shark-specific provisions that exempt that fishery from the finning prohibition under certain limited conditions. Recently, NMFS published a proposed rule (79 FR 56047; September 18, 2014) on Draft Amendment 9 to the 2006 Consolidated HMS FMP to consider management measures in the smoothhound shark and other Atlantic shark fisheries.

In addition to the changes in federal regulations, while NMFS has been considering comments on the ANPR and the NOI, there have also been changes in state shark management. Since 2010, several states have passed legislation banning the possession, sale, trade, and distribution of shark fins, which have had economic impacts on federally-permitted shark fishermen. NMFS is working with states to determine the relationship between their laws and Federal shark fisheries management under the Magnuson-Stevens Act.

The Atlantic States Marine Fisheries Commission (ASMFC) recently made changes to the Atlantic state shark management measures. The ASMFC Coastal Shark Board made the decision to amend the Interstate Coastal Shark FMP to be consistent with NMFS's recent changes in Amendment 5a, and they have expressed their preference for NMFS to open the LCS management group in the Atlantic region after July 1 each year. The Shark Board also approved measures for each Atlantic state to implement the 12 percent fin to carcass ratio for smoothhound sharks as specified in the smoothhound shark-specific provisions of the Shark Conservation Act of 2010.

In addition to these state measures, there have also been many international efforts to prohibit shark finning at sea as well as campaigns targeted at the shark fin soup markets. All of these efforts, including the U.S. state shark fin possession bans, have impacted the market and demand for shark fins. In addition, NMFS has seen a steady decline in ex-vessel prices for shark fins in all regions since 2010 (NMFSb, 2013).

Predraft to Amendment 6 to the Consolidated HMS FMP

NMFS developed a Predraft to Amendment 6 in April 2014. The Predraft included management options that explored specific changes to the current regional quota and permit structures, which could potentially be implemented in the short-term (i.e., one to two years). The Magnuson-Stevens Act requires NMFS to “consult with and consider the comments and views of affected Councils, commissioners and advisory groups appointed under Acts implementing relevant international fishery agreements pertaining to highly migratory species, and the [HMS] advisory panel in preparing and implementing any fishery management plan or amendment.” Thus, NMFS specifically solicited opinions and advice from the HMS AP during the HMS AP’s April 2014 meeting, on the potential range of options presented in the Predraft and whether there were additional options that should be addressed and considered in the rulemaking process. Based on the comments received from the HMS AP on the Predraft and other commenters in April 2014, NMFS further developed the potential management measures for Amendment 6 and presented these options to the HMS AP in September 2014. NMFS received the following comments on the management measures presented in the Predraft and at the September 2014 HMS AP meeting:

Permit Stacking

NMFS received mixed comments on permit stacking:

- Some fishermen with multiple permits liked this management option, but a few fishermen preferred increased trip limits not to exceed 72 LCS per trip;
- The majority of commenters did not like this option since they worried that companies or fishermen could buy up all of the permits, while the average shark fisherman may not have the financial resources to buy additional permits;
- Some commenters felt this option would reduce the dead discards and mortality rates of prohibited or unwanted sharks; and
- Most commenters preferred a management option to increase the overall LCS trip limit for all directed shark permits.

Commercial Retention Limits

- Some commenters preferred that NMFS allow a small amount of the unused sandbar shark research fishery quota to be landed by directed shark limited access permit holders, instead of adjusting the sandbar shark research fishery quota to increase the commercial retention limits of non-sandbar LCS.

Sub-Regional Quotas

NMFS received many positive comments regarding sub-regional quotas, but some requested the removal of shark quota linkages in the Atlantic and Gulf of Mexico:

- Gulf of Mexico comments: sub-regions could limit Louisiana state fishermen and help federal fishermen in Florida; and concern was expressed about underharvested quota by either region; and
- Atlantic comments: LCS management group needs separate opening dates in the two sub-regions; SCS quota split seemed unfair to some commenters; and commenters were supportive of the proposal to prohibit blacknose sharks in the North Atlantic region.
- In general, commenters requested that NMFS look at splitting the regions in a place that would make the sub-regional quotas as fair and equitable as possible for each sub-region.

Commercial Sandbar Shark Quota

NMFS received many negative comments from HMS AP members on re-establishing a commercial sandbar shark quota, due to the risk of reopening a commercial fishery for sandbar sharks and targeting an overfished stock and the potential linkage with dusky sharks:

- Some fishermen felt that the low individual sandbar allocation per permit holder per year was not worth the effort;
- Some commenters preferred an incidental take of sandbar sharks per trip; and
- Some commenters would prefer NMFS to wait until the sandbar shark stock is healthy and a commercial quota could be reestablished for every permit holder at a higher trip limit.

Caribbean Region/Retention Limits

NMFS received mixed comments on the Caribbean issues:

- Some commenters preferred NMFS to set a zero shark retention limit for all shark permit holders in the Caribbean;
- Some commenters requested that NMFS increase the shark retention limits and implement a separate shark quota for permit holders in the Caribbean; and
- Commenters requested NMFS to do more outreach and education on shark identification for fishermen in the Caribbean that are interacting with sharks.

Based on the comments received on the Caribbean management options in the Predraft and those presented to the HMS AP in September 2014, NMFS will be considering the Caribbean region and retention issues and options in a separate rulemaking.

Atlantic sharpnose and bonnethead sharks stock assessments

Atlantic sharpnose and bonnethead sharks were both previously assessed in 2007 as part of the Southeast Data, Assessment, and Review (SEDAR) process. At that time, the statuses of both species were determined to be “not overfished” and “no overfishing occurring.” These species were assessed again in 2013 using “standard” assessments as part of SEDAR 34. Standard assessments generally update previous benchmark assessments with additional years of data and do not allow for major changes; standard assessments typically can be completed in approximately a year. On the first

day of the face-to-face assessment workshop meeting held for both species, the scientists determined that the genetic information clearly indicated both species should be split into a Gulf of Mexico stock and an Atlantic stock. However, because the assessments had been scheduled as standard assessments as opposed to benchmark assessments, the assessment process and timing would not allow the scientists to make this change. Making such a change would have required four benchmark assessments rather than two standard assessments. It would have also required additional changes to the format and structure of the data that had not been anticipated and allowed for in the overall SEDAR schedule. Based on a request from fishery managers to continue with the standard assessments at that time, given that the previous assessments were over five years old and updated scientific advice was needed, the scientists agreed to continue with the standard assessment of both species as single stocks in order to provide management advice on the potential status of the stocks. Based on the results of SEDAR 34, NMFS recommended splitting the Atlantic sharpnose shark species into two stocks – an Atlantic stock and a Gulf of Mexico stock – and determined, based on the overall data for the species as a whole, that the status of both stocks is not overfished and no overfishing is occurring. With regards to bonnethead sharks, NMFS recommended splitting this stock into an Atlantic stock and a Gulf of Mexico stock and determined, based on the overall data for the species as a whole, that the status of both bonnethead stocks is unknown. The results of the SEDAR 34 assessment and additional information regarding the status of these species are described in detail in Chapter 3, Section 3.2. In this rulemaking, NMFS considers implementing total allowable catches (TAC) and commercial quotas for the non-blacknose SCS complexes in the Atlantic and Gulf of Mexico regions based on the results of the SEDAR 34 assessment.

1.2 PURPOSE, NEED, AND OBJECTIVES FOR THE ACTION

Purpose: While NMFS received a variety of comments on the 2010 ANPR, 2011 NOI, and Predraft, many of the commenters opposed the idea of catch shares for the Atlantic shark fisheries as the appropriate management tool for the shark fisheries. These comments, along with the recent shark fishery trends and management changes, have led NMFS to re-consider whether catch shares are the best management tool for the Atlantic shark fisheries at this time. Catch shares remain a potential management tool that could address some of the issues in the Atlantic shark fisheries in the future. At this time, the purpose of this rulemaking is to consider management measures that can be implemented in the short-term that may better address the current issues facing these fisheries, while potentially economically benefiting the Atlantic shark fishery participants.

Need: It is NMFS' goal to implement management measures for the Atlantic shark fisheries that will achieve the objectives of increasing management and implementation flexibility to adapt to the issues facing the Atlantic shark fisheries and achieving optimum yield while rebuilding overfished shark stocks and ending overfishing. To achieve this purpose and need, and to comply with existing statutes such as the Magnuson-Stevens Act and its objectives, NMFS has identified the following objectives with regard to this proposed action:

- Increasing the efficiency in the LCS and SCS fisheries;
- Maintaining or increasing equity across all shark fishermen and regions;
- Promoting economic viability for the shark fishery participants;
- Obtaining optimum yield from the LCS and SCS fisheries;

- Maintaining or increasing management flexibility for the shark fisheries;
- Decreasing dead discards of sharks;
- Continuing to rebuild overfishing shark stocks; and
- Preventing overfishing of shark stocks.

1.3 SCOPE AND ORGANIZATION OF THIS DOCUMENT

In considering the management measures outlined in this document, NMFS is responsible for complying with a number of Federal statutes, including the National Environmental Policy Act (NEPA). Under NEPA, the purpose of an EA is to provide sufficient evidence and analysis for determining whether to prepare an environmental impact statement or a finding of no significant impact and to aid in the Agency's compliance with NEPA when no environmental impact statement is necessary.

This document, as an EA, assesses potential impacts on the biological and human environments associated with the establishment under Federal regulation of various management measures for fisheries catching and interacting with Atlantic sharks. In this document, NMFS evaluates the potential impacts of these management-based alternatives on the fishery, along with other impacts (e.g., biological, social, and economic, see Chapter 4). The chapters that follow describe the management measures and potential alternatives (Chapter 2), the affected environment as it currently exists (Chapter 3), the probable consequences on the human environment that may result from the implementation of the management measures and their alternatives (Chapter 4), and any mitigating measures (Chapter 5).

In developing this document, NMFS adhered to the procedural requirements of NEPA, the Council on Environmental Quality (CEQ) regulations for implementing NEPA (40 C.F.R. 1500-1508) 28, and National Oceanic and Atmospheric Administration's (NOAA) procedures for implementing NEPA. NOAA Administrative Order (NAO) 216-6 identifies NOAA's procedures to meet the requirements of NEPA to:

- Fully integrate NEPA into the agency planning and decision making process;
- Fully consider the impacts of NOAA's proposed actions on the quality of the human environment;
- Involve interested and affected agencies, governments, organizations and individuals early in the agency planning and decision making process when significant impacts are or may be expected to the quality of the human environment from implementation of proposed major Federal actions; and
- Conduct and document environmental reviews and related decisions appropriately and efficiently.

The following definitions were generally used to characterize the nature of the various impacts evaluated in this EA. Chapter 4 describes more specifically how these definitions were used for each alternative.

- Short-term or long-term impacts. These characteristics are determined on a case-by-case basis and do not refer to any rigid time period. In general, short-term impacts are those that would occur only with respect to a particular activity or for a finite period. Long-term impacts are those that are more likely to be persistent and chronic.
- Direct or indirect impacts. A direct impact is caused by a proposed action and occurs contemporaneously at or near the location of the action. An indirect impact is caused by a proposed action and might occur later in time or be farther removed in distance but still be a reasonably foreseeable outcome of the action. For example, a direct impact of erosion on a stream might include sediment-laden waters in the vicinity of the action, whereas an indirect impact of the same erosion might lead to lack of spawning and result in lowered reproduction rates of indigenous fish downstream.
- Minor, moderate, or major impacts. These relative terms are used to characterize the magnitude of an impact. Minor impacts are generally those that might be perceptible but, in their context, are not amenable to measurement because of their relatively minor character. Moderate impacts are those that are more perceptible and, typically, more amenable to quantification or measurement. Major impacts are those that, in their context and due to their intensity (severity), have the potential to meet the thresholds for significance set forth in CEQ regulations (40 C.F.R. § 1508.27) and, thus, warrant heightened attention and examination for potential means for mitigation to fulfill the requirements of NEPA.
- Adverse or beneficial impacts. An adverse impact is one having unfavorable, or undesirable outcomes on the man-made or natural environment. A beneficial impact is one having positive outcomes on the man-made or natural environment. A single act might result in adverse impacts on one environmental resource and beneficial impacts on another resource.
- Cumulative impact. CEQ regulations implementing NEPA define cumulative impacts as the “impacts on the environment which result from the incremental impact of the action when added to other past, present, and reasonably foreseeable future actions regardless of what agency (Federal or non-Federal) or person undertakes such other actions.” (40 C.F.R. § 1508.7) Cumulative impacts can result from individually minor but collectively significant actions taking place over a period of time within a geographic area.

In addition to NEPA, NMFS must comply with other Federal statutes and requirements such as the Magnuson-Stevens Act, Executive Order 12866, and the Regulatory Flexibility Act. This document comprehensively analyzes the alternatives considered for all these requirements. Thus, Chapter 6 provides a summary of all the economic analyses and associated data. Chapter 7 meets the requirements under Executive Order 12866; and Chapter 8 provides the Initial Regulatory Flexibility Analysis required under the Regulatory Flexibility Act. Chapters 9 through 11 also provide additional information that is required under various statutes. While some of the chapters were written in a way to comply with the specific requirements under these various statutes and requirements, it is the document as a whole that meets these requirements and not any individual chapter.

2.0 SUMMARY OF THE ALTERNATIVES

NEPA requires that any Federal agency proposing a major federal action consider all reasonable alternatives, in addition to the proposed action. The evaluation of alternatives in an EA assists NMFS in ensuring that any unnecessary impacts are avoided through an assessment of alternative ways to achieve the underlying purpose of the project that may result in less environmental harm.

To warrant detailed evaluation, an alternative must be reasonable¹ and meet the purpose and need (see Chapter 1). Screening criteria are used to determine whether an alternative is reasonable. The following discussion identifies the screening criteria used in this EA to evaluate whether an alternative is reasonable; evaluates various alternatives against the screening criteria (including the proposed measures) and identifies those alternatives found to be reasonable; identifies those alternatives found not to be reasonable; and for the latter, provides the basis for this finding. Alternatives considered but found not to be reasonable are not evaluated in detail in this EA.

Screening Criteria – To be considered “reasonable” for purposes of this EA, an alternative must meet the following criteria:

- *An alternative must be consistent with the 10 National Standards set forth in the Magnuson-Stevens Act.*
- *An alternative must be administratively feasible. The costs associated with implementing an alternative cannot be prohibitively exorbitant or require unattainable infrastructure.*
- *An alternative cannot violate other laws (e.g., ESA, MMPA).*
- *An alternative must be consistent with the 2006 Consolidated Atlantic HMS FMP and its amendments.*
- *An alternative must be consistent with the Terms and Conditions of the 2012 Shark Biological Opinion (BiOp).*

This chapter includes a full range of reasonable alternatives designed to meet the purpose and need for action described in Chapter 1. The environmental, economic, and social impacts of these alternatives are discussed in later chapters.

¹ “Section 1502.14 (of NEPA) requires the EIS to examine all reasonable alternatives to the proposal. In determining the scope of alternatives to be considered, the emphasis is on what is “reasonable” rather than on whether the proponent or applicant likes or is itself capable of carrying out a particular alternative. Reasonable alternatives include those that are practical or feasible from the technical and economic standpoint and using common sense, rather than simply desirable from the standpoint of the applicant.” (CEQ, “NEPA’s Forty Most Asked Questions” (available at <http://ceq.hss.doe.gov/NEPA/regs/40/40P1.HTM>) (emphasis added))

2.1 PERMIT STACKING

Alternative A1 *No Action – Do not implement permit stacking – Preferred Alternative*

Under Alternative A1, the preferred alternative, NMFS would not implement permit stacking for the shark directed limited access permit holders. Instead, under the No Action alternative, NMFS would continue to allow only one directed limited access permit per vessel and thus one retention limit.

Alternative A2 Implement permit stacking for directed limited access permit holders where each permit holder could place a maximum of 2 directed permits on a vessel; those 2 permits would allow the permit holder to harvest a maximum of 2 retention limits per trip (e.g., 72 LCS other than sandbar sharks per trip).

Under Alternative A2, NMFS would allow fishermen to use a maximum of 2 shark directed permits concurrently on one vessel, which would result in aggregated and thus, higher trip limits. Under the current LCS retention limit of 36 LCS, this would mean that a vessel with 2 stacked permits would have a LCS retention limit of 72 LCS per trip. In order to allow shark directed permits to be stacked, NMFS would remove the shark permit upgrade restrictions. This alternative would allow the swordfish, shark, and tuna limited access permit (triple pack permit) holders to stack their directed shark permits and would not affect the current swordfish permit upgrading restrictions.

Alternative A3 Implement permit stacking for directed limited access permit holders where each permit holder could place a maximum of 3 directed permits on a vessel; those 3 permits would allow the permit holder to harvest a maximum of 3 retention limits per trip (e.g., 108 LCS other than sandbar sharks per trip).

Under Alternative A3, NMFS would allow fishermen to use a maximum of 3 shark directed permits concurrently on one vessel, which would result in aggregated and thus, higher trip limits. Under the current LCS retention limit of 36 LCS, this would mean that a vessel with 3 stacked permits would have a LCS retention limit of 108 LCS per trip. As in Alternative A2, NMFS would remove the shark permit upgrade restrictions. This alternative would allow the swordfish, shark, and tuna limited access permit (triple pack permit) holders to stack their directed shark permits and would not affect the current swordfish permit upgrading restrictions.

2.2 COMMERCIAL RETENTION LIMITS

Alternative B1 No Action – No changes to current LCS retention limits for directed shark permit holders

Under alternative B1, NMFS would maintain the current retention limits for the Atlantic and Gulf of Mexico LCS fisheries of 36 LCS per trip for shark directed permit holders.

Alternative B2 *Increase the LCS retention limit for directed permit holders to a maximum of 55 LCS other than sandbar sharks per trip and adjust the sandbar shark research fishery quota to 75.7 mt dw (166,826 lb dw)– Preferred Alternative.*

Under Alternative B2, the preferred alternative, NMFS would increase the retention limit for LCS in the Atlantic and Gulf of Mexico regions from 36 to a maximum of 55 LCS other than sandbar sharks per trip and establish a new sandbar shark research fishery quota of 75.7 mt dw (166,826 lb dw). This retention limit, based on public comment, is approximately 1.5 times the current retention limit.

As described in Amendment 2 to the 2006 Consolidated HMS FMP, the current retention limit for LCS was based in part on how many sandbar sharks would be discarded dead from the number of shark trips that were expected to interact with sandbar sharks. Over the past few years, the shark research fishery has not been catching the full sandbar quota. Thus, as described below, NMFS is considering using a portion of the unharvested sandbar shark research fishery quota to account for discards that might occur with a higher LCS retention limit and adjusting the sandbar shark research fishery quota accordingly.

To calculate the adjustment to the sandbar shark research fishery quota as a result of the change in retention limit, NMFS first calculated the number of trips where directed shark permit holders reported landing at least one LCS in their vessel logbook report from 2008 through 2012 (Table 2.1). NMFS used data from 2008 since that is the year when the current retention limit was implemented in Amendment 2. Most of these shark trips occurred in the Atlantic region, and the highest number of trips that landed at least one LCS according to logbook reports was in 2009 (935 trips). Based on observer reports from 2008 through 2013, NMFS also calculated the catch composition ratio of sandbar sharks to LCS other than sandbar sharks in trips that targeted sharks (Table 2.2). These data indicate that the catch composition ratio of sandbar sharks is 1:26.7 (1 sandbar shark per 26.7 LCS other than sandbar sharks) in the Gulf of Mexico region, 1:8.8 ratio in the Atlantic region, and 1:14.3 for both regions combined. This catch composition ratio is a ratio of interactions and does not consider whether the sandbar shark was dead or alive. In addition, NMFS calculated the number of sandbar sharks discarded per year based on the observed dead discard rate of sandbar sharks from the commercial bottom longline observer program. In the Atlantic region, 31.5 percent of the sandbar sharks were observed discarded dead, while 19.3 percent were observed discarded dead in the Gulf of Mexico region. For the calculations for the adjustment to the sandbar shark research fishery quota described below, NMFS decided to be conservative and use the highest number of trips in a given year, the Atlantic region catch composition ratio of 1:8.8 for retention limit calculations, and the observed dead discard rate of sandbar sharks (31.5 percent) in the Atlantic region. NMFS made the decision to be more conservative to account for any increase in effort or number of trips fishermen might take as a result of an increased retention limit. Using less conservative numbers would result in fewer discards and a potentially higher retention limit and resulting lower sandbar shark quota.

Table 2.1 Number of trips by region that landed LCS by directed shark permit holders, 2008-2012. Source: Fisheries Logbook System.

Year	Region	Directed Shark Permit Holder Trips	Total Number of Trips
2008	Atlantic	329	731
	Gulf of Mexico	402	
2009	Atlantic	538	935
	Gulf of Mexico	397	
2010	Atlantic	558	717
	Gulf of Mexico	159	
2011	Atlantic	419	896
	Gulf of Mexico	477	
2012	Atlantic	389	856
	Gulf of Mexico	467	

Table 2.2 Catch composition of sandbar sharks to non-sandbar LCS, 2008-2013. Source: Bottom line observer reports that targeted sharks.

Region	Sandbar Shark Interactions	Non-Sandbar LCS Interactions	Catch Composition Ratio (Sandbar shark to Non-sandbar LCS)
Atlantic	130	1,145	1:8.8
Gulf of Mexico	57	1,523	1:26.7
Total	187	2,668	1:14.3

After the calculations described above, NMFS used the following steps calculate the adjustment to the sandbar shark research fishery quota. First, NMFS divided the potential retention limit by the LCS catch composition ratio from the Atlantic region (8.8:1; 8.8 LCS other than sandbar sharks per 1 sandbar shark) to determine the potential number of sandbar shark discards per trip (Column A in Table 2.3). Under the current alternative of 55 LCS other than sandbar sharks per trip, this resulted in 6.2 sandbar sharks being discarded per trip (55 LCS other than sandbar sharks per trip divided by 8.8 = 6.2 sandbar sharks per trip). Next, the sandbar shark discards per trip in Column A was multiplied by the highest number of trips that landed at least one LCS (935 trips; Table 2.1) to determine the highest potential number of sandbar sharks discarded per year by shark fishermen targeting LCS (Column B in Table 2.3). Under this alternative, this resulted in potential discards of 5,839 sandbar sharks being discarded live or dead per year (6.2 sandbar sharks per trip * 935 trips per year = 5,839 sandbar sharks per year). Third, to determine the number of sandbar sharks discarded dead (Column C), NMFS multiplied the number of sandbar sharks discarded per year in Column B by the observed dead discard rate of sandbar sharks (31.5 percent) in the Atlantic region from the commercial bottom longline observer program. Under this alternative, this results in potential dead discards of sandbar sharks per year of 1,841 sharks (5,839 sandbar sharks discarded per year * 0.315 sandbar sharks observed dead = 1,841 sandbar sharks discarded dead per year). Fourth, to determine the total weight of the dead discards of sandbar sharks, NMFS used the average weight of 49.0 lb dw based on the 2010/2011 stock assessment, which is the most recent stock assessment for sandbar sharks. Under this alternative, this would result in 90,230 lb dw, or 40.9 mt dw of dead discards of sandbar sharks (Column D in Table 2.3; 1,841 dead sandbar sharks per year * 49.0 lb dw = 90,230 lb dw of dead sandbar sharks / 2,204.6 lb = 40.9 mt dw). Last, to compensate for the additional

mortality of sandbar sharks in directed shark fishing trips, NMFS adjusted the sandbar shark research fishery quota by subtracting the additional mortality from the current baseline quota. For this alternative, this results in a sandbar research fishery quota of 166,826 lb dw, or 75.7 mt dw (257,056 lb dw baseline sandbar shark research quota – 90,230 lb dw additional mortality of sandbar sharks = 166,826 lb dw, or 75.7 mt dw new baseline sandbar shark research quota) (Column E in Table 2.3).

Table 2.3 Retention limits and sandbar shark quota in the Atlantic shark research fishery under the different alternatives. Note: Dead discard rate is 31.5 percent; average weight of sandbar sharks = 49.0 lb dw; baseline sandbar shark research fishery quota is 116.6 mt dw (257,056 lb dw).

Alternatives	Retention Limit	(A) Sandbar Shark Discards per Retention Limit (Number of sharks)	(B) Sandbar Shark Discards (Number of sharks)	(C) Sandbar Shark Dead Discards (Number of sharks)	(D) Sandbar Shark Quota Adjustment	(E) Sandbar Shark Research Fishery Quota Under the Different Alternatives
B2	55	6.2	5,839	1,841	40.9 mt dw (90,230 lb dw)	75.7 mt dw (166,826 lb dw)
B3	72	8.2	7,643	2,411	53.6 mt dw (118,119 lb dw)	63.0 mt dw (138,937 lb dw)
B4	108	12.3	11,465	3,616	80.4 mt dw (177,178 lb dw)	36.2 mt dw (79,878 lb dw)

Alternative B3 Increase the LCS retention limit for directed permit holders to a maximum of 72 LCS other than sandbar sharks per trip and adjust the sandbar shark research fishery quota to 63.0 mt dw (138,937 lb dw).

Under Alternative B3, NMFS would increase the retention limit for LCS in the Atlantic and Gulf of Mexico regions from 36 to 72 LCS other than sandbar sharks per trip and adjust the sandbar shark research fishery quota to 63.0 mt dw (138,937 lb dw). This retention limit is double the current retention limit. To calculate the new sandbar shark research fishery quota in this alternative, NMFS followed the same calculations as described in Alternative B2, including using the same assumptions regarding the maximum number of trips landing at least one LCS in the logbooks in a year (935 trips), catch composition ratio from the Atlantic region (1:8.8; 1 sandbar shark for 8.8 non-sandbar LCS), dead discard rate of 31.5 percent, and average sandbar shark weight of 49.0 lb dw (see Tables Table 2.1, Table 2.2, and Table 2.3).

Alternative B4 Increase the LCS retention limit for directed permit holders to a maximum of 108 LCS other than sandbar sharks per trip and adjust the sandbar shark research fishery quota to 36.2 mt dw (79,878 lb dw).

This alternative would increase the current LCS trip limit to a maximum of 108 LCS other than sandbar sharks per trip in the Atlantic and Gulf of Mexico regions and adjust the sandbar shark research fishery quota to 36.2 mt dw (79,878 lb dw). This retention limit is three times the current retention limit. To calculate the new sandbar shark research fishery quota, NMFS followed the same calculations as described in Alternative B2, including using the same assumptions regarding the

maximum number of trips landing at least one LCS in the logbooks in a year (935 trips), catch composition ratio from the Atlantic region (1:8.8; 1 sandbar shark for 8.8 non-sandbar LCS), dead discard rate of 31.5 percent, and average sandbar shark weight of 49.0 lb dw (see Tables Table 2.3, Table 2.2, and Table 2.3).

2.3 ATLANTIC REGIONAL AND SUB-REGIONAL QUOTAS

Alternative C1 No Action: Do not implement sub-regional quotas in the Atlantic region; do not adjust the non-blacknose SCS quota to reflect the results of the 2013 assessments for Atlantic sharpnose and bonnethead sharks; do not adjust the quota linkages in the Atlantic region; do not prohibit the harvest of blacknose sharks in the Atlantic region or any portion of the Atlantic region.

Under Alternative C1, NMFS would maintain the current regional quotas and quota linkages in the Atlantic region and continue to allow harvest of blacknose sharks in the Atlantic region. Under this alternative, the commercial quotas for aggregated LCS (168.9 mt dw; 372,552 lb dw), hammerhead sharks (27.1 mt dw; 59,736 lb dw), non-blacknose SCS (176.1 mt dw; 388,222 lb dw), and blacknose sharks (18.0 mt dw; 39,749 lb dw) would remain unchanged in the Atlantic. Existing quota linkages would also be maintained between the aggregated LCS and hammerhead shark management groups, as well as between the non-blacknose SCS and blacknose shark management groups. Additionally, the harvest of blacknose sharks would still be allowable throughout the entire Atlantic region. Furthermore, current regional quotas would continue to not address differences between states in how sharks are dressed, which ultimately impacts the final weight of landings attributed to each state.

Alternative C2 Apportion the Atlantic regional commercial quotas for certain LCS and SCS management groups along 33° 00' N. Lat. (approximately at Myrtle Beach, South Carolina) into northern and southern sub-regional quotas.

Under Alternative C2, the annual base quotas for certain Atlantic LCS and SCS management groups would be apportioned into northern and southern sub-regional quotas, with the boundary between the northern and southern Atlantic sub-regions drawn along 33° 00' N. Lat, and current quota linkages would be maintained. This latitude correlates to the southern boundary of U.S. federal fishing catch areas 706-711 that are found within the electronic dealer reporting system. All fish harvested in waters east of Maine through North Carolina, as well as all fish harvested in waters east of South Carolina, north of 33° 00' N. Lat. (see Figure 2.1) would be considered from the northern Atlantic sub-region, while all fish harvested south of 33° 00' N. Lat. would be considered from the southern Atlantic sub-region.

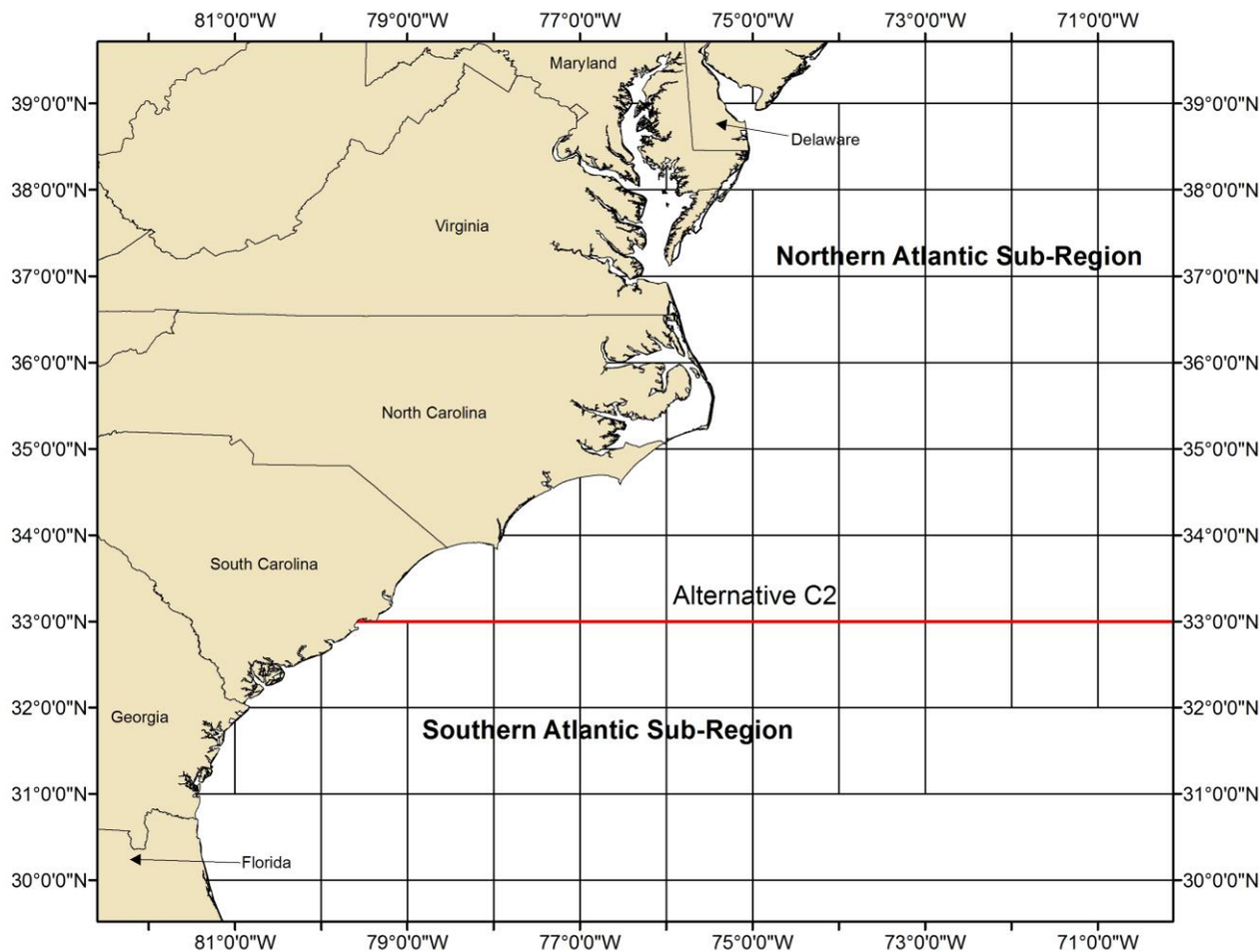


Figure 2.1: Map of sub-regional quotas for LCS and SCS along 33° 00' N latitude (approximately at Myrtle Beach, South Carolina). The regional split is based on Atlantic fishing catch areas.

Several factors need to be considered when calculating sub-regional quotas. It is important to consider the potential impact of early seasonal closures on historical landings by region over time. For example, the non-blacknose SCS and blacknose fisheries closed on November 2, 2010, September 30, 2013, and July 28, 2014, thereby reducing fishing opportunities for fishermen in the northern Atlantic area in those years, because sharks tend to be more available later in the year in the northern Atlantic area, whereas they tend to be available year-round in the southern Atlantic area. Conversely, in years where NMFS established opening dates later in the year (e.g., July 15 opening date for Aggregated LCS in 2010 through 2012), fishermen in the southern Atlantic area may have reduced fishing opportunities. During the Predraft stage and at the September 2014 HMS AP meeting, some constituents also expressed concerns about how regional differences in how shark carcasses are dressed may impact the magnitude of shark landings reported in the Atlantic Coastal Cooperative Statistics Program (ACCSP), and thus the amount of quota that may be allocated to each sub-region. ACCSP dealer reports indicate differences in how fishermen land sharks. Dealers in some states report dressed sharks with carcass gutted, head on, and tail on, while others report dressed

sharks with carcass gutted, head off, and tails off (i.e., shark cores). However, observer data and port agents indicate that sharks are landed with their heads off regardless of region. Additionally, dealers cannot indicate “heads on” in electronic dealer reporting forms. Because observer observations suggest that sharks are landed with “heads off,” and since all types of dressed shark carcasses are included in landings that are counted towards the commercial quotas, NMFS has not adjusted landings estimates to account for differences in dressed weight for the sub-regional quota calculations. Finally, at the September 2014 HMS AP meeting, AP members expressed concern about using latitude and longitude lines associated with the federal fishing catch areas to define sub-regions in the Atlantic and Gulf of Mexico, instead of the state line between North Carolina and South Carolina in the Atlantic and the state line between Mississippi and Alabama in the Gulf of Mexico, because fishermen in each state wanted to ensure that all their historical landings would ultimately contribute to their allotted sub-regional quota. However, after taking into consideration the HMS AP’s comments, NMFS is considering using the latitude and longitude lines associated with fishing catch areas, rather than state lines. Using the fishing catch area lines (i.e., latitude and longitude lines) would provide for more effective monitoring of quotas and more accurate reporting, as fishermen are currently required to report landings by fishing catch area. Current catch areas do not align with state lines. NMFS has also determined that there would be minimal differences (0 – 1.9%) in the allocation of quota to each sub-region whether using state lines versus latitude and longitude lines. Similar methodologies as described in the following paragraph were used to calculate sub-regional quotas using both state lines versus latitude and longitude lines, in order to assess whether significant differences in the resulting sub-regional quotas were observed depending on which boundary was used.

The northern and southern sub-regional quotas could be calculated using the following methodology:

Using ACCSP data from 2008 through 2013, NMFS summarized the Atlantic aggregated LCS and hammerhead shark landings by year for the different sub-regions (Table 2.4). Due to the variability in the aggregated LCS and hammerhead shark fisheries between 2008 and 2013, and various impacts of seasonal closures and changes to regulations and fishery management groups that did not impact one region more than another, NMFS calculated the sub-regional quotas based on total landings during this time period. NMFS used ACCSP data because these data include all reported landings, including state landings, by species and catch area. To determine the percentage of the quota each sub-region would receive for a given management group, NMFS then calculated the percentage of total landings associated with each management group within each sub-region and multiplied that percentage by the 2014 aggregated LCS or hammerhead shark base annual quota (Table 2.5). Using this methodology, the northern Atlantic sub-region would receive 24.5 percent of the Atlantic LCS base annual quota, or 41.4 mt dw (91,275 lb dw), while the southern Atlantic sub-region would receive 75.5 percent of the Atlantic LCS base annual quota, or 127.5 mt dw (281,277 lb dw). For the hammerhead shark management group, the northern Atlantic sub-region would receive 34.1 percent of the Atlantic hammerhead base annual quota, or 9.2 mt dw (20,370 lb dw), while the southern Atlantic sub-region would receive 65.9 percent of the Atlantic hammerhead base annual quota, or 17.9 mt dw (39,366 lb dw) (Table 2.5). NMFS would maintain the current quota linkages between the aggregated LCS and hammerhead shark management groups within each sub-region.

Table 2.4 Atlantic Aggregated LCS and Hammerhead Shark Landings (lb dw) by Alternative C2 sub-region (percent of landings presented in parenthesis). Source: ACCSP Database (2008-2013).

Management Group	Sub-region	2008	2009	2010	2011	2012	2013	Total Landings
Aggregated LCS	Northern Atlantic	166,928 (41.4)	33,466 (9.4)	79,801 (20.7)	64,417 (22.1)	81,400 (30.7)	71,634 (22.1)	500,647
	Southern Atlantic	239,251 (58.9)	321,530 (90.6)	305,528 (79.3)	237,627 (77.9)	183,900 (69.3)	252,107 (77.9)	1,539,943
Hammerhead Shark	Northern Atlantic	0 (0.0)	16,351 (26.9)	17,756 (46.0)	14,256 (55.2)	8,892 (40.2)	7,406 (25.5)	64,661
	Southern Atlantic	13,201 (100.0)	44,363 (73.1)	20,829 (54.0)	11,570 (44.8)	13,229 (59.8)	21,594 (74.5)	124,786

Table 2.5 Potential Atlantic Aggregated LCS and Hammerhead Shark Quotas by Alternative C2 sub-region. Source: ACCSP Database (2008-2013). New potential sub-regional quotas are a percentage of the base annual quota of the aggregated LCS (168.9 mt dw; 372,552 lb dw) and hammerhead shark (27.1 mt dw; 59,736 lb dw).

Management Group	Sub-region	Total Landings (lb dw)	Percentage of Landings	2014 Quota (lb dw)	New Sub-Regional Quotas	
					lb dw	mt dw
Aggregated LCS	Northern Atlantic	500,647	24.5	372,552	91,275	41.4
	Southern Atlantic	1,539,943	75.5		281,277	127.5
Hammerhead Shark	Northern Atlantic	64,661	34.1	59,736	20,370	9.2
	Southern Atlantic	124,786	65.9		39,366	17.9

Unlike the calculations for aggregated LCS and hammerhead sharks, the data used to calculate non-blacknose SCS and blacknose shark quotas start after 2010 because SCS fisheries management changed in 2010 under Amendment 3 to the 2006 Consolidated HMS FMP, in which NMFS created a separate blacknose shark quota and linked the quota to the non-blacknose SCS quota. NMFS used ACCSP landings data from 2011 and 2012 to calculate SCS sub-regional quotas in Alternatives C2, C3, and C4. These years were used because they are years where the SCS fisheries were open year-round and sub-regional allocations would not be impacted by early closures; this approach was supported by some members of the HMS AP at the September 2014 meeting. NMFS then used the same methodology used for LCS to calculate non-blacknose SCS and blacknose shark quotas (see Table 2.6 and Table 2.7). For the blacknose shark management group, the northern Atlantic sub-region would receive 4.5 percent of the Atlantic blacknose base annual quota, or 0.8 mt dw (1,739 lb dw), while the southern Atlantic sub-region would receive 95.5 percent of the Atlantic blacknose base annual quota or 16.7 mt dw (936,899 lb dw) (Table 2.7). Using this methodology, the northern Atlantic sub-region would receive 32.2 percent of the non-blacknose SCS base annual quota, while the southern Atlantic sub-region would receive 67.8 percent of the non-blacknose SCS base annual

quota. NMFS is considering revising the non-blacknose SCS quota due to SEDAR 34 (see Alternatives C5 through C7). Thus, under this alternative, NMFS would use the percentages calculated here and the overall non-blacknose quota from Alternatives C5 through C7 to calculate the sub-regional quotas. NMFS would maintain the current quota linkages between the blacknose shark and non-blacknose SCS management groups within each sub-region.

Table 2.6 Atlantic Non-Blacknose SCS and Blacknose Shark Landings (lb dw) by Alternative C2 sub-region (percent of landings presented in parenthesis). Source: ACCSP Database (2011-2012).

Management Group	Sub-region	2011	2012	Total Landings
Non-Blacknose SCS	Northern Atlantic	81,374 (29.3)	143,002 (37.6)	211,777
	Southern Atlantic	196,011 (70.7)	236,907 (62.4)	445,518
Blacknose Shark	Northern Atlantic	1,169 (4.1)	1,697 (4.9)	2,866
	Southern Atlantic	27,352 (95.9)	32,837 (95.1)	60,189

Table 2.7 Potential Non-Blacknose SCS and Blacknose Shark Quotas by Alternative C2 sub-region. Source: ACCSP Database (2011-2012). Please refer to tables 2.13, 2.15 and 2.16 for the new potential sub-regional quotas for non-blacknose SCS. New potential sub-regional quotas are a percentage of the base adjusted annual quota of blacknose sharks (17.5 mt dw; 38,638 lb dw).

Management Group	Sub-region	Total Landings (lb dw)	Percentage of Landings	2014 Quota (lb dw)	New Sub-Regional Quotas	
					lb dw	mt dw
Non-Blacknose SCS	Northern Atlantic	211,777	32.2	See Tables 2.13, 2.15, and 2.16		
	Southern Atlantic	445,518	67.8			
Blacknose Shark	Northern Atlantic	2,866	4.5	38,638	1,739	0.8
	Southern Atlantic	60,189	95.5		36,899	16.7

Alternative C3 Apportion the Atlantic regional commercial quotas for certain LCS and SCS along 34° 00' N. Lat. (approximately at Wilmington, North Carolina) into northern and southern sub-regional quotas.

Under Alternative C3, the annual base quotas for certain Atlantic LCS and SCS management groups would be apportioned into northern and southern sub-regional quotas, with the boundary between the northern and southern Atlantic sub-regions drawn along 34° 00' N. Lat, and current quota linkages would be maintained. This latitude correlates to the northern boundary of U.S. federal fishing catch areas 706-711 that are found in the electronic dealer reporting system. All fish

harvested in waters east of South Carolina through Florida, as well as all fish harvested in waters east of North Carolina, south of 34° 00' N. Lat. (see Figure 2.2) would be considered from the southern Atlantic region, while all fish harvested north of 34° 00' N. Lat. would be considered from the northern Atlantic sub-region.

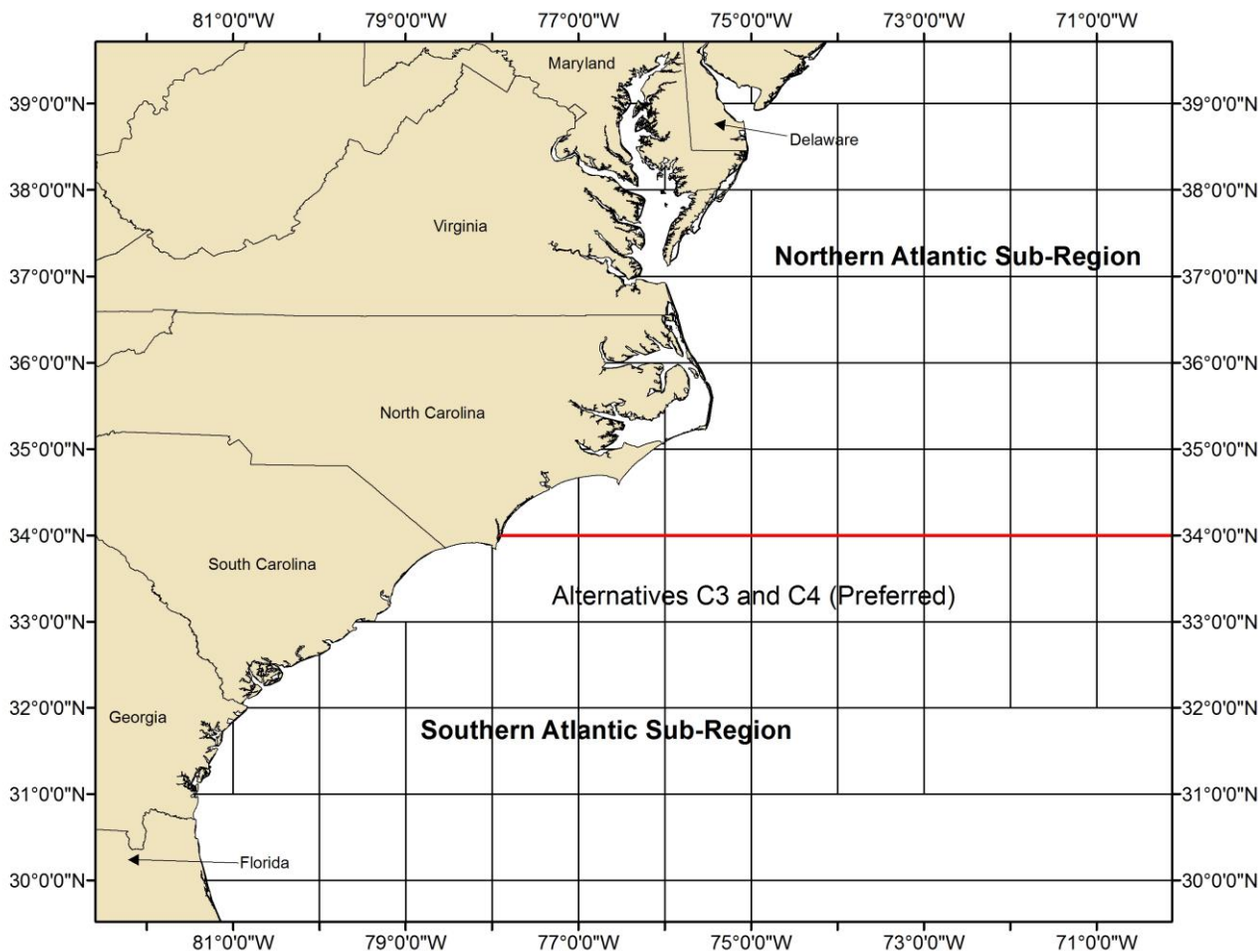


Figure 2.2: Map of sub-regional quotas for LCS and SCS along 34° 00' N latitude (approximately at Wilmington, North Carolina). The regional split is based on Atlantic catch areas.

To calculate the northern and southern sub-regional quotas for the aggregated LCS and hammerhead shark management groups, NMFS followed the same methodology and calculations as described in Alternative C2, including using the same data source (ACCSP) and data years (2008-2013) for the percentage of total landings associated with each management group within each sub-region (Table 2.8). Using this methodology, the northern Atlantic sub-region would receive 19.7 percent of the Atlantic LCS base annual quota, or 33.3 mt dw (73,393 lb dw), while the southern Atlantic sub-region would receive 80.3 percent of the Atlantic LCS base annual quota, or 135.6 mt dw (299,159 lb dw). For the hammerhead shark management group, the northern Atlantic sub-region would receive 34.1 percent of the Atlantic hammerhead shark base annual quota, or 9.2 mt dw (20,370 lb dw), while the southern Atlantic sub-region would receive 65.9 percent of the Atlantic

hammerhead shark base annual quota, or 17.9 mt dw (39,366 lb dw) (Table 2.9). NMFS would maintain the current quota linkages between the aggregated LCS and hammerhead shark management groups within each sub-region.

Table 2.8 Atlantic Aggregated LCS and Hammerhead Shark Landings (lb dw) by Alternative C3 sub-region (percent of landings presented in parenthesis). Source: ACCSP Database (2008-2013).

Management Group	Sub-region	2008	2009	2010	2011	2012	2013	Total Landings
Aggregated LCS	Northern Atlantic	160,843 (39.6)	22,656 (6.4)	46,789 (12.1)	28,855 (8.8)	76,921 (29.0)	68,794 (21.3)	402,858
	Southern Atlantic	245,336 (60.4)	332,340 (93.6)	338,540 (87.9)	278,189 (91.2)	188,380 (71.0)	254,939 (78.7)	1,637,724
Hammerhead Shark	Northern Atlantic	0 (0.0)	16,351 (26.9)	17,756 (46.0)	14,256 (55.2)	8,892 (40.2)	7,406 (25.5)	64,661
	Southern Atlantic	13,201 (100.0)	44,363 (73.1)	20,829 (54.0)	11,570 (44.8)	13,229 (59.8)	21,594 (74.5)	124,786

Table 2.9 Potential Atlantic Aggregated LCS and Hammerhead Shark Quotas by Alternative C3 sub-region. Source: ACCSP Database (2008-2013). New potential sub-regional quotas are a percentage of the base annual quota of the aggregated LCS (168.9 mt dw; 372,552 lb dw) and hammerhead shark (27.1 mt dw; 59,736 lb dw).

Management Group	Sub-region	Total Landings (lb dw)	Percentage of Landings	2014 Quota (lb dw)	New Sub-Regional Quotas	
					lb dw	mt dw
Aggregated LCS	Northern Atlantic	402,858	19.7	372,552	73,393	33.3
	Southern Atlantic	1,637,724	80.3		299,159	135.6
Hammerhead Shark	Northern Atlantic	64,661	34.1	59,736	20,370	9.2
	Southern Atlantic	124,786	65.9		39,366	17.9

NMFS used the same methodology to calculate the non-blacknose SCS and blacknose shark percentage of total landings associated with each management group within each sub-region, as described in Alternative C2, including using the same data source (ACCSP) and data years (2011-2012) (Table 2.10 and Table 2.11). Using this methodology, the northern Atlantic sub-region would receive 30.3 percent of the non-blacknose SCS base annual quota, or 0.8 mt dw (1,739 lb dw), while the southern Atlantic sub-region would receive 69.7 percent of the non-blacknose SCS base annual quota, or 16.7 mt dw (36,899 lb dw). For the blacknose shark management group, the northern Atlantic sub-region would receive 4.5 percent of the Atlantic blacknose base annual quota, while the southern Atlantic sub-region would receive 95.5 percent of the Atlantic blacknose base annual quota (Table 2.11). As with Alternative C2, the percentages of total landings associated with each management group within each sub-region from this alternative would be used with the new non-

blacknose SCS quotas considered in Alternatives C5, C6, and C7 to calculate the non-blacknose SCS sub-regional quotas. NMFS would maintain the current quota linkages between the blacknose shark and non-blacknose SCS management groups within each sub-region.

Table 2.10 Atlantic Non-Blacknose SCS and Blacknose Shark Landings (lb dw) by Alternative C3 sub-region (percent of landings presented in parenthesis). Source: ACCSP Database (2011-2012).

Management Group	Sub-region	2011	2012	Total Landings
Non-Blacknose SCS	Northern Atlantic	56,176 (20.3)	142,882 (37.6)	199,058
	Southern Atlantic	221,209 (79.7)	237,027 (62.4)	458,236
Blacknose Shark	Northern Atlantic	1,169 (4.1)	1,697 (4.9)	2,866
	Southern Atlantic	27,352 (95.9)	32,837 (95.1)	60,189

Table 2.11 Potential Atlantic Non-Blacknose SCS and Blacknose Shark Quotas by Alternative C3 sub-region. Source: ACCSP Database (2011-2012). Please refer to tables 2.13, 2.15 and 2.16 for the new potential sub-regional quotas for non-blacknose SCS. New potential sub-regional quotas are a percentage of the base adjusted annual quota of blacknose sharks (17.5 mt dw; 38,638 lb dw).

Management Group	Sub-region	Total Landings (lb dw)	Percentage of Landings	2014 Quota (lb dw)	New Sub-Regional Quotas	
					lb dw	mt dw
Non-Blacknose SCS	Northern Atlantic	199,058	30.3	See Tables 2.13, 2.15, and 2.16		
	Southern Atlantic	458,236	69.7			
Blacknose Shark	Northern Atlantic	2,866	4.5	38,638	1,739	0.8
	Southern Atlantic	60,189	95.5		36,899	16.7

Alternative C4 *Apportion the Atlantic regional commercial quotas for certain LCS and SCS management groups along 34° 00' N. Lat. (approximately at Wilmington, North Carolina) into northern and southern sub-regional quotas and maintain SCS quota linkages in the southern sub-region of the Atlantic region; remove the SCS quota linkages in the northern sub-region of the Atlantic region and prohibit the harvest and landings of blacknose sharks in the North Atlantic region – Preferred Alternative*

As in Alternative C3, under Alternative C4, the preferred alternative, the annual base quotas for the Atlantic LCS and SCS management groups would be apportioned into northern and southern

sub-regional quotas, with the boundary between the northern and southern Atlantic sub-regions drawn along 34° 00' N. Lat. This latitude correlates to the northern boundary of U.S. federal fishing catch areas 706-711 that are found in the electronic dealer reporting system. All fish harvested in waters east from South Carolina through Florida, as well as all fish harvested in waters east of North Carolina, south of 34° 00' N. Lat. (see Figure 2.2) would be considered from the southern Atlantic sub-region, while fish harvested north of 34° 00' N. Lat. would be considered from the northern Atlantic sub-region. Alternative C4 uses 34° 00' N. Lat. as the boundary between the sub-regions because this would give fishermen from states in the northern region more control over opening dates for the shark fisheries, which would allow them greater opportunities to maximize fishing efforts and revenue once the Mid-Atlantic Shark Closed Area is open to fishing. However, a different boundary between sub-regions could be used, with sub-regional quotas calculated using the same methodology and the analysis of the quota linkages remaining the same.

Unlike in Alternative C3, Alternative C4 would maintain the SCS linkages in the southern Atlantic sub-region, due to the overlap of blacknose and non-blacknose SCS, but would eliminate the linkage between blacknose and non-blacknose SCS in the northern Atlantic sub-region and prohibit the harvest and landing of blacknose sharks in the northern Atlantic sub-region, because of the difficulties of monitoring a quota of 0.8 mt dw. This alternative does not consider removing linkages between the aggregated LCS and hammerhead shark management groups, for several reasons. Removing linkages between these management groups would require an adjustment in quotas, in order to account for potential interactions and mortalities, and could result in an increase in regulatory discards. Additionally, there are specific reasons for maintaining the linkages, as described in the FMP amendments that established them. For example, as described in Amendment 5a, the link between the aggregated LCS and hammerhead shark management groups was established to end overfishing and rebuild overfished stocks. To date, the closure of these management groups in the Atlantic region has been the result of harvesting the aggregated LCS quota. As described in Amendment 3 and 5a for the link between non-blacknose SCS and blacknose sharks, the linking of quotas of species that are often caught together on the same set or trip can prevent incidental catch of sharks in a closed fishery as bycatch in other directed shark fisheries, possibly resulting in mortality and negating some of the conservation benefit of the quota closure. Nevertheless, maintaining the linkage between blacknose and non-blacknose SCS and implementing the calculated sub-regional quota of 0.8 mt dw for blacknose sharks for the northern Atlantic sub-region could be impractical as such a small quota would be difficult to monitor. Additionally, the quota would be so low that it could result in very early closure of the non-blacknose SCS fishery on an annual basis.

The resulting quotas would be the same as those presented in Alternative C3 (see Table 2.11), except that the northern sub-regional quota for blacknose sharks would be 0 mt dw. For all other species and management groups, any overharvest of the overall regional base quota would be accounted for in the next fishing season and would be deducted from the sub-region(s) that caused the overharvest. For example, if a northern sub-region quota was overharvested and that caused the overall regional base quota to be exceeded, then the amount overharvested by the northern sub-region would be deducted from the northern sub-region's base quota, and not the southern sub-region's base quota, the following fishing season. However, if a sub-region's quota is overharvested but the overall regional quota is not exceeded, then no overharvest would be deducted from either sub-region the

following fishing season. In regards to underharvest of the overall regional base quota, if the species or all species in a management group is not declared to be overfished, to have overfishing occurring, or to have an unknown status, NMFS may increase the following year's base annual quota, including regional quota, by an equivalent amount of the underharvest up to 50 percent above the base annual quota. For example, if the northern sub-region's base quota is underharvested and the southern sub-region's base quota is fully harvested, in the following year the amount underharvested by the northern sub-region would be equally distributed between the sub-regions and added to the northern and southern sub-region's base quotas. If there is underharvest of the overall regional base quota and a species' status is unknown, overfished, or overfishing is occurring, NMFS would not carry over the underharvest to the following year's base annual quota.

Alternative C5 Establish an Atlantic non-blacknose SCS TAC of 353.2 mt dw and adjust the non-blacknose SCS commercial quota to 128 mt dw (282,238 lb dw)

Under Alternative C5, for the Atlantic region, NMFS would establish a non-blacknose SCS TAC (total allowable catch) of 353.2 mt dw, based on the mortality of all three species in the non-blacknose SCS management group, and a commercial quota of 128 mt dw (282,238 lb dw), based on the results of the 2013 assessment for bonnethead sharks. As described in Chapters 1 and 3, NMFS completed standard stock assessments on Atlantic sharpnose and bonnethead sharks in 2013 and found that the Atlantic sharpnose shark stock in the Atlantic region is not overfished with no overfishing occurring, while the status of the bonnethead shark stock in the Atlantic region is unknown. On September 5, 2014, NMFS issued a determination notice (79 FR 53024) stating that Atlantic sharpnose sharks are split into two stocks (Atlantic and Gulf of Mexico), each with a status of not overfished with no overfishing occurring, and bonnethead sharks are split into two stocks (Atlantic and Gulf of Mexico), each with an unknown biomass and fishing mortality status.

Under this alternative, since NMFS determined that bonnethead sharks have an unknown stock status, and bonnethead sharks are part of the non-blacknose SCS management group², NMFS would take a conservative approach and base the non-blacknose SCS quota and part of the TAC on the Atlantic stock bonnethead shark stock assessment results, particularly the projection results, and base the percentages of sub-regional quotas on historical landings of SCS in the Atlantic. In SEDAR 34, the bonnethead shark stock was assessed as one single species stock (Atlantic and Gulf of Mexico combined), with projections that indicate, as a single stock, bonnethead sharks could withstand annual harvest levels of 550,000 sharks through the year 2041 with at least a 70 percent chance of not becoming overfished or experiencing overfishing. Current catches from the Atlantic and Gulf of Mexico regions combined were approximately 350,000 sharks in 2011. Due to the requirements of the assessment, the scientists were unable to separate the Atlantic and Gulf of Mexico catches of bonnethead sharks and instead calculated only the overall catches for the single stock. Additionally, at this time, NMFS cannot accurately calculate the bonnethead landings split between regions because dealers in the Gulf of Mexico did not consistently report SCS by species until 2013 and the data indicate few bonnethead-specific landings. As a result, NMFS is taking a conservative approach and basing the quota and part of the non-blacknose SCS TAC only on the results of the bonnethead

² The non-blacknose SCS management group consists of Atlantic sharpnose, finetooth, and bonnethead sharks. Atlantic sharpnose and finetooth shark stocks are considered not overfished with no overfishing occurring.

shark stock assessment. NMFS is using the catches and projections from the Atlantic sharpnose shark stock assessment as a proxy in order to calculate the split between Atlantic and Gulf of Mexico catches of bonnethead sharks. Using Atlantic sharpnose as a proxy is appropriate because Atlantic sharpnose and bonnethead sharks are usually both caught with the same gear, and both species are found in similar habitats within the Atlantic region. In addition, Atlantic sharpnose and bonnethead sharks have similar life spans of 18 years.

To calculate the bonnethead shark regional quotas, NMFS used the Atlantic sharpnose shark stock assessment as a reference to create a regional bonnethead shark TAC. In SEDAR 34, the Atlantic sharpnose stock assessment had total catches by fleet and catches by region. NMFS used the proportion of regional catches from the Atlantic sharpnose shark stock assessment as a proxy to split the bonnethead shark projected harvest into regions, based on results from the stock assessment. In the Atlantic sharpnose shark stock assessment, 81 percent of the total catches were from the Gulf of Mexico region, while 16.9 percent were from the Atlantic region³. Using these percentages and the results of the bonnethead projections, the bonnethead shark TAC would be derived from the projected TAC of 93,058 bonnethead sharks (550,000 bonnethead shark projected harvest for the entire fishery * 0.169 Atlantic sharpnose shark Atlantic regional split = 93,058 bonnethead sharks for the Atlantic region), or 177.3 mt dw (93,058 bonnethead sharks * 4.2 lb dw average weight of bonnethead sharks / 2,204.6 lb = 177.3 mt dw).

To calculate the Atlantic non-blacknose SCS commercial quota, all of the other sources of bonnethead shark mortality (i.e., recreational harvest, commercial discards, which includes estimates of shrimp trawl discards, and research set-aside mortality) were subtracted from the bonnethead shark TAC (Table 2.12). NMFS used the bonnethead shark recreational landings and shrimp trawl discards from SEDAR 34. The commercial discards from longline and gillnet gear were derived from multiplying the longline and gillnet landings and fishing trips by the percentage of bonnethead shark dead discards observed by the Southeast bottom longline and gillnet observer programs. The research set-aside mortality is the landings and dead discards of bonnethead sharks from researchers that are issued HMS exempted fishing permits. The resulting Atlantic non-blacknose SCS commercial quota is 282,238 lb dw or 128 mt dw and would apply to landings of all non-blacknose SCS (i.e., bonnethead, Atlantic sharpnose, and finetooth sharks). The above methodology for calculating the Atlantic commercial non-blacknose SCS quota based on the Atlantic bonnethead shark regional projections is outlined in an equation format below:

³ In SEDAR 34, Atlantic sharpnose sharks were assessed as one stock. Because the SEDAR 13 benchmark stock assessment had previously split the catch data and indices of abundance data between stocks in 2007, the SEDAR 34 assessment could continue to split the catch and indices of abundance data between stocks. Since the sensitivity runs were performed in a standard assessment, some data calculations to split the data and indices of abundance might not have been as accurate as in a benchmark assessment. Thus, the Atlantic sharpnose regional split does not equal 100 percent.

(Atlantic bonnethead shark TAC) – (recreational Atlantic bonnethead shark landings) – (commercial Atlantic bonnethead shark discards) – (research set aside) = Total Atlantic commercial non-blacknose SCS quota.

- **177.3 mt dw** (Atlantic bonnethead shark TAC) – 0.4 mt dw (recreational Atlantic bonnethead shark landings) – 48.5 mt dw (commercial Atlantic bonnethead shark discards) – 0.4 mt dw (research set-aside) = **128 mt dw (Atlantic commercial non-blacknose SCS quota)**

Table 2.12 Average annual Atlantic bonnethead shark mortality, 2008-2012.

Sources: SEDAR 34. Commercial discard estimates from data reported in SEDAR 34 and the Southeast bottom longline and gillnet observer programs. Estimates for the 2012 recreational landings and commercial discards from the shrimp trawl fishery were based on the 2011 landings.

Gear	Recreational Landings	Commercial Discards		Research Set-Aside	Total
		Longline and Gillnet	Shrimp Trawl		
Weight (lb dw)	843	1,229	105,572	961	108,606
Weight (mt dw)	0.4	0.6	47.9	0.4	49.3
Percentage	1%	1%	97%	1%	100%

Since the non-blacknose SCS quota was calculated based on the bonnethead shark TAC, NMFS would need to establish the TAC for all Atlantic non-blacknose SCS based on all sources of mortality for the species in the management group. This TAC would be 353.2 mt dw and is calculated by summing all of the sources of mortality for Atlantic sharpnose, bonnethead, and finetooth sharks (recreational landings, commercial discards, which includes estimates of shrimp trawl discards, and research set-aside mortality) (Table 2.13) and the commercial base annual quota based on the bonnethead shark assessment. NMFS used the recreational landings and shrimp trawl discards for Atlantic sharpnose sharks from SEDAR 34. Since finetooth sharks were not assessed in SEDAR 34, NMFS used the 2005 recreational landings and shrimp trawl discards from SEDAR 13 as the best available data. In SEDAR 13, finetooth sharks were assessed as a single stock (Atlantic and Gulf of Mexico combined). Thus, NMFS used the same proportion of regional catches as described above from the Atlantic sharpnose shark stock assessment as a proxy to split the finetooth shark catches (81 percent of the total catches for the Gulf of Mexico region and 16.9 percent for the Atlantic region). This approach was necessary as catch data was not separated by region (i.e. Atlantic and Gulf of Mexico) for finetooth sharks in the most recent assessment. As described above, NMFS used the average annual commercial discards from longline and gillnet gear and the research set-aside mortality for Atlantic sharpnose, bonnethead, and finetooth sharks from 2008-2012. The Atlantic non-blacknose SCS TAC would be calculated using the following methodology:

(Atlantic non-blacknose SCS TAC) = (recreational Atlantic sharpnose, bonnethead, and finetooth shark landings) + (Atlantic sharpnose, bonnethead, and finetooth sharks commercial discards) + (research set aside) + (Atlantic non-blacknose SCS base annual quota based on the bonnethead shark assessment)

- **353.2 mt dw** (Atlantic non-blacknose SCS TAC) = 100.6 mt dw (recreational Atlantic sharpnose, bonnethead, and finetooth shark landings) + 122.4 mt dw (Atlantic sharpnose, bonnethead, and finetooth shark commercial discards) + 2.2 mt dw (research set-aside) + **128 mt dw (Atlantic non-blacknose SCS base annual quota)**

Table 2.13 Average annual Atlantic sharpnose, bonnethead, and finetooth shark mortality (2008-2012) used to estimate the Atlantic non-blacknose SCS base annual quota and TAC. Sources: SEDAR 13 and 34. Commercial discard estimates from data reported in SEDAR 34, SEDAR 13, and the Southeast bottom longline and gillnet observer programs. Estimates for the 2012 recreational landings and commercial discards from the shrimp trawl fishery for Atlantic sharpnose and bonnethead sharks were based on the 2011 landings. NMFS used the 2005 recreational landings and commercial discards from the shrimp trawl fishery in SEDAR 13 for finetooth sharks.

Species	Gear		Weight (lb dw)	Weight (mt dw)	Percentage
Atlantic Sharpnose	Recreational Landings		219,756	99.7	44%
	Commercial Discards	Longline and Gillnet	3,663	1.7	< 1%
		Shrimp Trawl	159,005	72.1	32%
	Research Set-Aside		3,898	1.8	< 1%
Bonnethead	Recreational Landings		843	0.4	< 1%
	Commercial Discards	Longline and Gillnet	1,229	0.6	< 1%
		Shrimp Trawl	105,572	47.9	21%
	Research Set-Aside		961	0.4	< 1%
Finetooth	Recreational Landings		1,178	0.5	< 1%
	Commercial Discards	Longline and Gillnet	26	< 0.1	0%
		Shrimp Trawl	26	< 0.1	< 1%
	Research Set-Aside		0	0	0%
Total			496,157	225.2	100%

Alternative C5 would establish a non-blacknose SCS commercial quota of 128 mt dw for the entire Atlantic region based on the results of the 2013 assessment for bonnethead sharks. In combination with Alternatives C2, C3, or C4 (preferred alternative), Alternative C5 would establish the non-blacknose SCS quota, split into northern and southern sub-regional quotas based on landings

percentages as outlined in Table 2.14. In addition, no underharvest of the non-blacknose SCS quota in the Atlantic region could be carried forward to the next fishing season because the status of the bonnethead shark stock within the non-blacknose SCS management group is “unknown.”

Table 2.14 Potential Atlantic Non-Blacknose SCS Quotas by sub-region Alternatives. Source: Tables 2.7 and 2.11. New potential sub-regional quotas are a percentage of the new annual quota of non-blacknose SCS (128 mt dw (282,238 lb dw)).

Alternative	Management Group	Sub-region	Percentage of Landings	New Sub-Regional Quotas	
				lb dw	mt dw
C2	Non-Blacknose SCS	Northern Atlantic	32.2	90,881	41.2
		Southern Atlantic	67.8	191,357	86.8
C3 and C4 (Preferred Alternative)	Non-Blacknose SCS	Northern Atlantic	30.3	85,518	38.8
		Southern Atlantic	69.7	196,720	89.2

Alternative C6 *Establish a non-blacknose SCS TAC of 401.3 mt dw and maintain the 2014 commercial base annual quota of 176.1 mt dw (388,222 lb dw) – Preferred Alternative*

Under Alternative C6, the preferred alternative, for the Atlantic region, NMFS would establish a non-blacknose SCS TAC of 401.3 mt dw and maintain the 2014 base annual commercial quota of 176.1 mt dw (388,222 lb dw). As described in Chapters 1 and 3, NMFS completed standard stock assessments for Atlantic sharpnose and bonnethead sharks and found that the Atlantic sharpnose shark stock in the Atlantic region is not overfished with no overfishing occurring, while the status of the bonnethead shark stock in the Atlantic region is unknown. Based on this determination, NMFS prefers to maintain the 2014 catch levels at 2013 levels by maintaining the 2014 base annual quota at this time, due to uncertainty of the bonnethead shark status. The TAC and quota considered under Alternative C5 may be unnecessarily conservative, as the quota is only based on results of the bonnethead shark stock assessment and does not consider results for Atlantic sharpnose.

To calculate the TAC and commercial quota, NMFS used the same methodology as outlined in Alternative C5, except the commercial quota would be equal to the current base annual quota of 176.1 mt dw. This commercial quota was then added to all the sources of mortality for Atlantic sharpnose, bonnethead, and finetooth sharks (Table 2.13) to create a TAC of 401.3 mt dw for Atlantic non-blacknose SCS.

Alternative C6 would establish a non-blacknose SCS commercial quota of 176.1 mt dw for the entire Atlantic region based on the 2014 base annual quota. As described in Alternative C5, when considered in combination with Alternative C2, C3, or C4, the non-blacknose SCS quota considered under this alternative would be split into a northern and southern sub-regional quotas based on landings percentages as outlined in Table 2.15. In addition, no underharvest of the non-blacknose

SCS quota in the Atlantic region could be carried forward to the next fishing season because the status of bonnethead shark stock within the non-blacknose SCS management group is “unknown.”

Table 2.15 Potential Atlantic Non-Blacknose SCS Quotas by sub-region alternatives. Source: Tables 2.7 and 2.11. New potential sub-regional quotas are a percentage of the new annual quota of non-blacknose SCS (176.1 mt dw 388,222 lb dw)

Alternative	Management Group	Sub-region	Percentage of Landings	New Sub-Regional Quotas	
				lb dw	mt dw
C2	Non-Blacknose SCS	Northern Atlantic	32.2	125,007	56.7
		Southern Atlantic	67.8	263,215	119.4
C3 and C4 (Preferred Alternative)	Non-Blacknose SCS	Northern Atlantic	30.3	117,631	53.4
		Southern Atlantic	69.7	270,591	123.7

Alternative C7 Establish a non-blacknose SCS TAC of 489.3 mt dw and increase the commercial quota to 264.1 mt dw (582,333 lb dw)

Under Alternative C7, NMFS would establish a non-blacknose SCS TAC and increase the quota to the 2014 adjusted annual quota of 264.1 mt dw (582,333 lb dw). As described above, NMFS accepted the 2013 SEDAR stock assessment as the best available science, but would prefer to maintain 2014 catch levels due to uncertainty of the bonnethead shark status. For this alternative, NMFS would establish a non-blacknose SCS TAC based on the 2014 levels of catch as adjusted to account for commercial underharvests of non-blacknose SCS in 2013. Current regulations allow stocks that are not overfished and have no overfishing occurring to have underharvest carried over in the following year, up to 50 percent of the base quota.

To calculate the TAC and commercial quota, NMFS used the same methodology as outlined in Alternative C5, except the commercial quota would be 50 percent greater than the 2014 base quota due to adjustments for underharvests. This adjusted commercial quota of 264.1 mt dw was then added to all the sources of mortality for Atlantic sharpnose, bonnethead, and finetooth sharks (Table 2.13) to create a TAC of 489.3 mt dw for Atlantic non-blacknose SCS.

Alternative C7 would establish a non-blacknose SCS quota of 264.1 mt dw for the entire Atlantic region, based on the 2014 adjusted annual non-blacknose SCS quota. As described in Alternative C5, the non-blacknose SCS quota would be split into a northern and southern sub-regional quotas based on landings percentages as outlined in Table 2.16. In addition, no underharvest of the non-blacknose SCS quota in the Atlantic region could be carried forward to the next fishing season because the status of bonnethead shark stock within the non-blacknose SCS management group is “unknown.”

Table 2.16 Potential Atlantic Non-Blacknose SCS and Blacknose Shark Quotas by sub-region alternatives.
 Source: Tables 2.7 and 2.11. New potential sub-regional quotas are a percentage of the new annual quota of non-blacknose SCS (264.1 mt dw (582,333 lb dw)).

Alternative	Management Group	Sub-region	Percentage of Landings	New Sub-Regional Quotas	
				lb dw	mt dw
C2	Non-Blacknose SCS	Northern Atlantic	32.2	187,511	85.0
		Southern Atlantic	67.8	394,822	179.1
C3 and C4 (Preferred Alternative)	Non-Blacknose SCS	Northern Atlantic	30.3	176,447	80.0
		Southern Atlantic	69.7	405,886	184.1

2.4 GULF OF MEXICO REGIONAL AND SUB-REGIONAL QUOTAS

Alternative D1 No Action: Do not implement sub-regional quotas in the Gulf of Mexico region; do not adjust the non-blacknose SCS quota to reflect the results of the 2013 assessments for Atlantic sharpnose and bonnethead sharks; do not adjust the quota linkages in the Gulf of Mexico region; do not prohibit the harvest of hammerhead sharks in the Gulf of Mexico region or any portion of the Gulf of Mexico region.

Under Alternative D1, NMFS would maintain the current regional quotas and quota linkages in the Gulf of Mexico region and continue to allow harvest of hammerhead sharks throughout the Gulf of Mexico region. Under this alternative, the commercial quotas for blacktip sharks (274.3 mt dw; 604,626 lb dw), aggregated LCS (151.2 mt dw; 333,828 lb dw), and hammerhead sharks (25.3 mt dw; 55,722 lb dw) would remain unchanged in the Gulf of Mexico. Existing quota linkages would also be maintained between the aggregated LCS and hammerhead shark management groups, as well as between the non-blacknose SCS and blacknose shark management groups, with the blacktip shark management group remaining unlinked.

Alternative D2 Apportion the Gulf of Mexico regional quotas for aggregated LCS, blacktip, and hammerhead sharks along 89° 00' W Longitude into western and eastern sub-regional quotas

Under Alternative D2, the annual base quotas for the Gulf of Mexico blacktip, aggregated LCS, and hammerhead sharks would be apportioned into western and eastern sub-regional quotas. The boundary between the western and eastern Gulf of Mexico sub-regions would be drawn along 89° 00' W Long. This longitude correlates to the boundary between U.S. federal fishing catch areas 11 and 12. All fish harvested in waters off Texas and Louisiana, as well as all fish harvested in

waters off Mississippi west of 89° 00' W Longitude (see Figure 2.3) would be considered from the western Gulf of Mexico sub-region, while all fish harvested east of 89° 00' W Longitude would be considered from the eastern Gulf of Mexico sub-region.

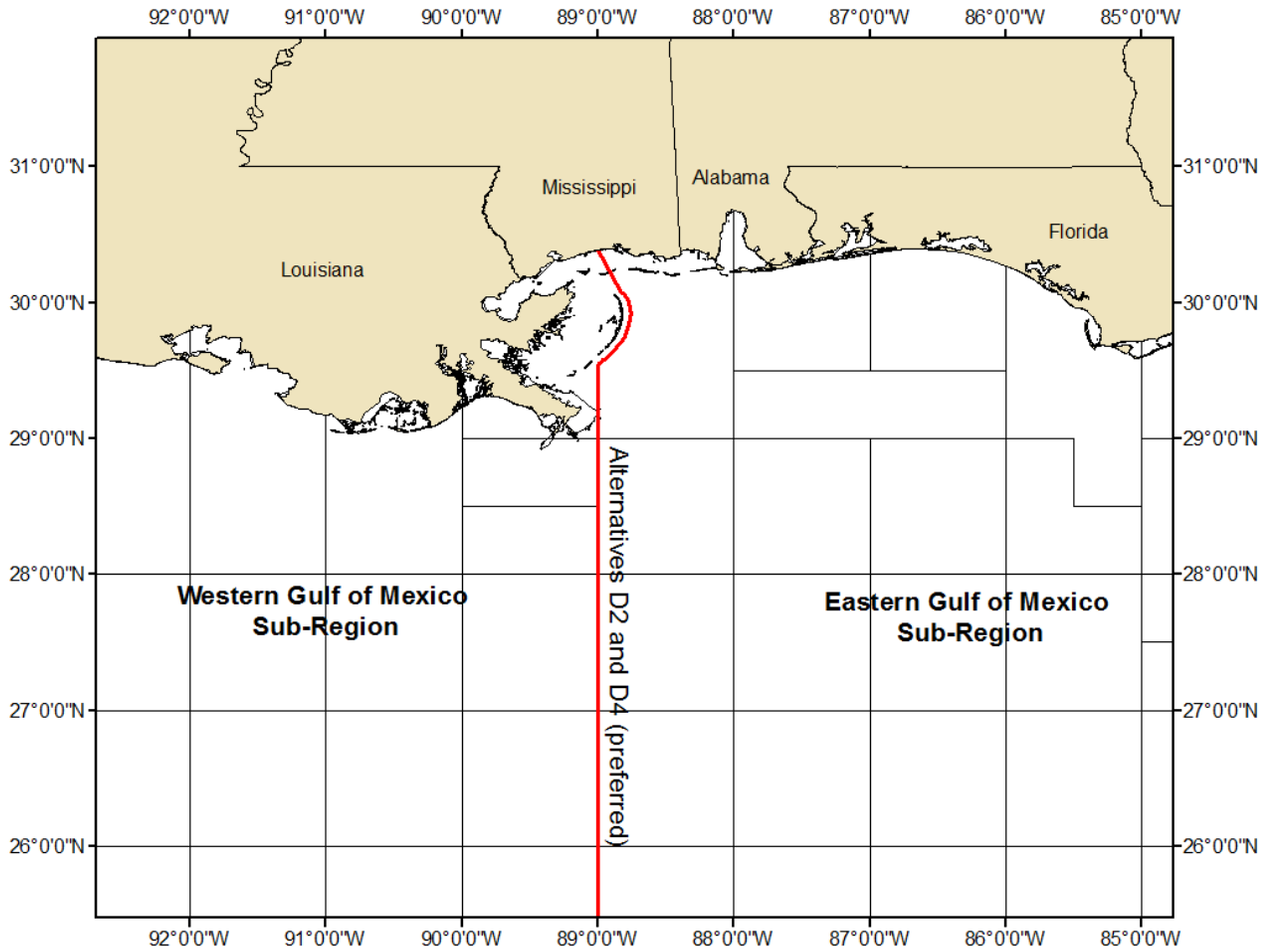


Figure 2.3: Map of sub-regional quotas for aggregated LCS, hammerhead sharks and blacktip sharks along 89° 00' W longitude (east of the Breton National Wildlife Refuge). The regional split is based on Atlantic fishing catch areas.

The eastern and western sub-regional quotas could be calculated using the following methodology:

Table 2.17 contains the Gulf of Mexico aggregated LCS, hammerhead shark, and blacktip shark landings by year for the different sub-regions. NMFS used GULFIN data because these data include all reported landings, including state landings, by species and catch area. Landing data from Table 2.17 were summed in Table 2.18 as total landings from 2008-2013. To determine the percentage of the quota each sub-region would receive for a given management group, NMFS calculated the percentage of total landings associated with each management group within each sub-region and multiplied that percentage by the 2014 blacktip shark, aggregated LCS, or hammerhead

shark quota (Table 2.18). For the blacktip shark and aggregated LCS management groups, the adjusted base quota was in place for the 2014 fishing year, while for hammerhead sharks the base annual quota was in place for the 2014 fishing year. Using this methodology, the eastern Gulf of Mexico sub-region would receive 34.3 percent of the Gulf of Mexico blacktip shark base annual quota, or 94.1 mt dw (207,387 lb dw), while the western Gulf of Mexico sub-region would receive 65.7 percent of the Gulf of Mexico blacktip shark base annual quota, or 180.2 mt dw (397,239 lb dw). For the aggregated LCS management group, the eastern Gulf of Mexico sub-region would receive 57.5 percent of the Gulf of Mexico aggregated LCS base annual quota, or 87.0 mt dw (191,951 lb dw), while the western Gulf of Mexico sub-region would receive 42.5 percent of the Gulf of Mexico aggregated LCS base annual quota, or 64.2 mt dw (141,877 lb dw). For the hammerhead shark management group, the eastern Gulf of Mexico sub-region would receive 99.4 percent of the Gulf of Mexico hammerhead shark base annual quota, or 25.2 mt dw (55,388 lb dw), while the western Gulf of Mexico sub-region would receive 0.6 percent of the Gulf of Mexico hammerhead shark base annual quota, or 0.1 mt dw (334 lb dw) (Table 2.18). NMFS would maintain the current quota linkages between the aggregated LCS and hammerhead shark management groups within each sub-region.

Table 2.17 Gulf of Mexico Blacktip Shark Landings (lb dw) by Alternative D2 sub-region (percent of landings presented in parenthesis). Source: GULFIN Database (2008-2013).

Management Group	Sub-region	2008	2009	2010	2011	2012	2013	Total Landings
Blacktip Shark	Eastern Gulf	131,506 (31.8)	362,058 (52.0)	219,123 (26.9)	211,974 (38.4)	300,598 (45.8)	31,845 (6.0)	1,257,104
	Western Gulf	281,449 (68.2)	334,824 (48.0)	596,838 (73.1)	340,459 (61.6)	355,874 (54.2)	500,516 (94.5)	2,409,960
Aggregated LCS	Eastern Gulf	269,588 (66.6)	324,262 (80.1)	188,752 (51.4)	398,781 (70.2)	309,311 (54.8)	46,604 (12.8)	1,537,298
	Western Gulf	135,229 (33.4)	80,311 (19.9)	178,121 (48.6)	169,174 (29.8)	254,758 (45.2)	316,372 (87.2)	1,133,965
Hammerhead Shark	Eastern Gulf	33,501 (99.1)	113,112 (99.9)	47,851 (98.8)	77,764 (99.4)	14,406 (98.3)	0 (0.0)	286,634
	Western Gulf	293 (0.9)	100 (0.1)	604 (1.2)	495 (0.6)	248 (1.7)	0 (0.0)	1,740

Table 2.18 Potential Gulf of Mexico Blacktip, Aggregated LCS, and Hammerhead Shark Quotas by Sub-Region. Source: GULFIN Database (2008-2013). Potential new regional quotas are based on the 2014 adjusted quota of blacktip shark (274.3 mt dw; 604,626 lb dw) and aggregated LCS (151.2 mt dw; 333,828 lb dw), and the base annual quota of hammerhead shark (25.3 mt dw; 55,722 lb dw).

Management Group	Sub-region	Total Landings (lb dw)	Percentage Landings	2014 Quota (lb dw)	New Sub-Regional Quotas	
					lb dw	mt dw
Blacktip Shark	Eastern Gulf	1,257,104	34.3	604,626	207,387	94.1
	Western Gulf	2,409,960	65.7		397,239	180.2
Aggregated LCS	Eastern Gulf	1,537,298	57.5	333,828	191,951	87.0
	Western Gulf	1,133,965	42.5		141,877	64.2
Hammerhead Shark	Eastern Gulf	286,634	99.4	55,722	55,388	25.2
	Western Gulf	1,740	0.6		334	0.1

Alternative D3 Apportion the Gulf of Mexico regional commercial quotas for aggregated LCS, blacktip, and hammerhead sharks into western and eastern sub-regional quotas along 88° 00' W Longitude

Under Alternative D3, the annual base quotas for the Gulf of Mexico blacktip, aggregated LCS, and hammerhead sharks would be apportioned into western and eastern sub-regional quotas. The boundary between the western and eastern Gulf of Mexico sub-regions would be drawn along 88° 00' W Long. This longitude correlates to the boundary between U.S. federal fishing catch areas 10 and 11 from within the dealer reporting system. All fish harvested in waters off Texas, Louisiana, and Mississippi, as well as all fish harvested in waters off Alabama west of 88° 00' W Longitude (see Figure 2.4) would be considered from the western Gulf of Mexico sub-region, while all fish harvested east of 88° 00' W Longitude would be considered from the eastern Gulf of Mexico sub-region.

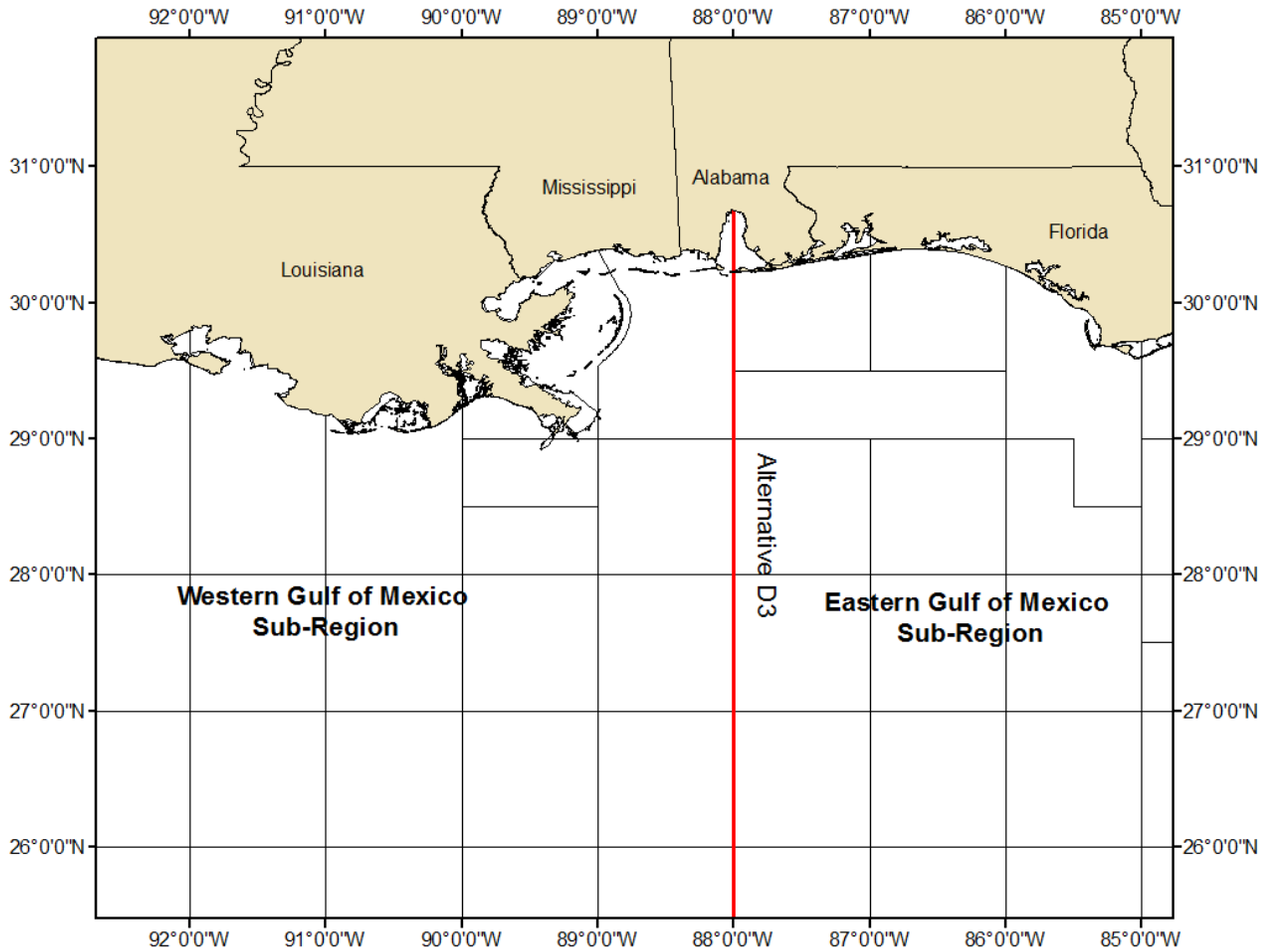


Figure 2.4: Map of sub-regional quotas for aggregated LCS, hammerhead sharks and blacktip sharks along 88° 00' W longitude (approximately at Mobile Bay in Alabama). The regional split is based on Atlantic catch areas.

The eastern and western sub-regional quotas could be calculated using the following methodology:

To calculate the eastern and western sub-regional quota, NMFS followed the same methodology and calculations as described in Alternative D2 including using the same data source (GULFIN Database) and data years (2008-2013) for the percentage of total landings associated with each management group within each sub-region (Table 2.19). Using this methodology, the eastern Gulf of Mexico sub-region would receive 31.2 percent of the Gulf of Mexico blacktip shark base annual quota, or 85.6 mt dw (188,643 lb dw), while the western Gulf of Mexico sub-region would receive 68.8 percent of the Gulf of Mexico blacktip shark base annual quota, or 188.7 mt dw (415,983 lb dw). For the aggregated LCS management group, the eastern Gulf of Mexico sub-region would receive 53.2 percent of the Gulf of Mexico aggregated LCS base annual quota, or 80.4 mt dw (177,596 lb dw), while the western Gulf of Mexico sub-region would receive 46.8 percent of the Gulf of Mexico aggregated LCS base annual quota, or 70.8 mt dw (156,232 lb dw). For the hammerhead

shark management group, the eastern Gulf of Mexico sub-region would receive 99.4 percent of the Gulf of Mexico hammerhead shark base annual quota, or 25.2 mt dw (55,388 lb dw), while the western Gulf of Mexico sub-region would receive 0.6 percent of the Gulf of Mexico hammerhead shark base annual quota, or 0.1 mt dw (334 lb dw) (Table 2.20). NMFS would maintain the current quota linkages between the aggregated LCS and hammerhead shark management groups within each sub-region.

Table 2.19 Gulf of Mexico Blacktip Shark Landings (lb dw) by Alternative D3 sub-region (percent of landings presented in parenthesis). Source: GULFIN Database (2008-2013).

Management Group	Sub-region	2008	2009	2010	2011	2012	2013	Total Landings
Blacktip Shark	Eastern Gulf	56,115 (13.6)	348,835 (50.1)	211,694 (25.9)	207,087 (37.5)	290,942 (44.3)	29,442 (5.5)	1,144,115
	Western Gulf	356,840 (86.4)	348,047 (49.9)	604,267 (74.1)	345,346 (62.5)	365,530 (55.7)	502,919 (94.5)	2,522,949
Aggregated LCS	Eastern Gulf	174,418 (43.1)	314,783 (77.8)	181,126 (49.4)	396,018 (69.7)	308,654 (54.7)	44,927 (12.4)	1,419,926
	Western Gulf	230,399 (33.4)	89,790 (22.2)	185,747 (50.6)	171,937 (30.3)	255,415 (45.3)	318,048 (87.6)	1,251,336
Hammerhead Shark	Eastern Gulf	33,501 (99.1)	113,112 (99.9)	47,851 (98.8)	77,764 (99.4)	14,406 (98.3)	0 (0.0)	286,634
	Western Gulf	293 (0.9)	100 (0.1)	604 (1.2)	495 (0.6)	248 (1.7)	0 (0.0)	1,740

Table 2.20 Potential Gulf of Mexico Blacktip, Aggregated LCS, and Hammerhead Shark Quotas by Sub-Region. Source: GULFIN Database (2008-2013). Potential new regional quotas are based on the 2014 adjusted quota of blacktip shark (274.3 mt dw; 604,626 lb dw) and aggregated LCS (151.2 mt dw; 333,828 lb dw), and the base annual quota of hammerhead shark (25.3 mt dw; 55,722 lb dw).

Management Group	Sub-region	Total Landings (lb dw)	Percentage of Landings	2014 Quota (lb dw)	New Sub-Regional Quotas	
					lb dw	mt dw
Blacktip Shark	Eastern Gulf	1,144,115	31.2	604,626	188,643	85.6
	Western Gulf	2,522,949	68.8		415,983	188.7
Aggregated LCS	Eastern Gulf	1,419,926	53.2	333,828	177,596	80.4
	Western Gulf	1,251,336	46.8		156,232	70.8
Hammerhead Shark	Eastern Gulf	286,634	99.4	55,722	55,388	25.2
	Western Gulf	1,740	0.6		334	0.1

Alternative D4 *Apportion the Gulf of Mexico regional commercial quotas for aggregated LCS, blacktip, and hammerhead sharks along 89° 00' W Longitude into western and eastern sub-regional quotas and maintain the LCS quota linkages for aggregated LCS and hammerhead sharks in the eastern sub-region of the Gulf of Mexico region; remove the linkage in the western sub-region of the Gulf of Mexico region and prohibit the harvest and landing of hammerhead sharks in that sub-region – Preferred Alternative*

As in Alternative D2, under Alternative D4, the preferred alternative, the boundary between the western and eastern Gulf of Mexico sub-regions would be drawn along 89° 00' W Long. This longitude correlates to the boundary between U.S. federal fishing catch areas 11 and 12 from within the dealer reporting system. All fish harvested in waters off Texas and Louisiana, as well as fish harvested in waters off Mississippi west of 89° 00' W Longitude (see Figure 2.3) would be considered from the western Gulf of Mexico sub-region, while all fish harvested east of 89° 00' W Longitude would be considered from the eastern Gulf of Mexico sub-region.

Unlike in Alternative D2, Alternative D4 would maintain the linkage between aggregated LCS and hammerhead sharks in the eastern Gulf of Mexico sub-region because of the overlap of these management groups, but would eliminate the linkage between aggregated LCS and hammerhead sharks in the western Gulf of Mexico sub-region and prohibit the harvest and landings of hammerhead sharks in the western Gulf of Mexico sub-region, due to difficulties monitoring a quota of 0.1 mt dw. Additionally, the quota would be so low that it could result in very early closure of the aggregated LCS fishery on an annual basis. However, NMFS would maintain linkages between the remaining management groups, because removing linkages between the additional management groups would require an adjustment in quotas in order to account for potential interactions and mortalities, and could result in an increase in regulatory discards.

The resulting quotas would be the same as those presented in Alternative D2 (see Table 2.18) except that the western sub-regional quota for hammerhead sharks would be 0 mt dw. As described above in the Atlantic regional and sub-regional quotas section, for all other species and management groups, any overharvest of the overall regional base quota would be accounted for in the next fishing season and would be deducted from the sub-region(s) that caused the overharvest. However, if a sub-region's quota is overharvested but the overall regional quota is not exceeded, then no overharvest would be deducted from either sub-region the following fishing season. In addition, any underharvest of the overall regional base quota would be equally distributed to both sub-regions in the next fishing season, unless the status of the species or one of the species in the management group is unknown, overfished, or overfishing is occurring, in which case, NMFS would not carry over the underharvest to the following year's base annual quota.

Alternative D5 Establish a non-blacknose SCS TAC of 931.9 mt dw and maintain the 2014 commercial base annual non-blacknose SCS quota of 45.5 mt dw (100,317 lb dw)

Under Alternative D5, for the Gulf of Mexico region, NMFS would establish a non-blacknose SCS TAC and maintain the 2014 commercial base annual non-blacknose SCS quota of 45.5 mt dw (100,317 lb dw). In SEDAR 34, NMFS performed a stock assessment on Atlantic sharpnose and bonnethead sharks. As described in Chapters 1 and 3, NMFS accepted the assessment as the best available science, and determined that the status of the Atlantic sharpnose shark stock in the Gulf of Mexico region is not overfished with no overfishing occurring, while the status of the bonnethead shark stock is unknown.

Based on the uncertainty with the SEDAR 34 stock assessment results, NMFS would establish a TAC based on current landings. NMFS would use current landing levels, instead of taking a more conservative approach based only on the bonnethead shark stock assessment, because, as explained under Alternative C6, using a more conservative TAC based only on the results of the bonnethead shark stock assessment does not take into account stock assessment results for Atlantic sharpnose and would be unnecessarily conservative. Consistent with the methodology described in Alternative C6, this TAC would be calculated by summing all of the sources of mortality for Atlantic sharpnose, bonnethead, and finetooth sharks in the Gulf of Mexico region (recreational landings, commercial discards, and research set-aside mortality) (Table 2.21) and the 2014 commercial base annual quota. This results in a non-blacknose SCS TAC for the Gulf of Mexico region of 931.9 mt dw. The Gulf of Mexico non-blacknose SCS TAC and commercial quota would be calculated using the following methodology:

(Gulf of Mexico non-blacknose SCS TAC) = (recreational Atlantic sharpnose, bonnethead, and finetooth shark landings) + (Atlantic sharpnose, bonnethead, and finetooth shark commercial discards) + (research set aside) + (Gulf of Mexico non-blacknose SCS base annual quota)

- **931.9 mt dw** (Gulf of Mexico non-blacknose SCS TAC) = 66.2 mt dw (recreational Atlantic sharpnose, bonnethead, and finetooth shark landings) + 818.7 mt dw (commercial Atlantic sharpnose, bonnethead, and finetooth shark discards) + 1.5 mt dw (research set-aside) + **45.5 mt dw (Gulf of Mexico non-blacknose SCS base annual quota)**

Table 2.21 Average annual Atlantic sharpnose, bonnethead, and finetooth shark mortality (2008-2012) used to estimate the Atlantic non-blacknose SCS base annual quota and TAC.

Sources: SEDAR 13 and 34. Commercial discard estimates from data reported in SEDAR 34, SEDAR 13, and the Southeast bottom longline and gillnet observer programs. Estimates for the 2012 recreational landings and commercial discards from the shrimp trawl fishery for Atlantic sharpnose and bonnethead sharks were based on the 2011 landings. NMFS used the 2005 recreational landings and commercial discards from the shrimp trawl fishery in SEDAR 13 for finetooth sharks.

Species	Gear		Weight (lb dw)	Weight (mt dw)	Percentage
Atlantic Sharpnose	Recreational Landings		139,761	63.4	7%
	Commercial Discards	Longline and Gillnet	1,366	0.6	< 1%
		Shrimp Trawl	1,177,814	534.3	60%
	Research Set-Aside		3,104	1.4	< 1%
Bonnethead	Recreational Landings		497	0.2	< 1%
	Commercial Discards	Longline and Gillnet	53	< 0.1	< 1%
		Shrimp Trawl	625,499	283.7	32%
	Research Set-Aside		281	0.1	< 1%
Finetooth	Recreational Landings		5,638	2.6	< 1%
	Commercial Discards	Longline and Gillnet	13	< 0.1	< 1%
		Shrimp Trawl	0	0	0%
	Research Set-Aside		0	0	0%
Total			1,954,026	886.4	100%

Alternative D6 *Establish a non-blacknose SCS TAC of 954.7 mt dw and increase the quota to the 2014 adjusted annual quota of 68.3 mt dw (150,476 lb dw) – Preferred Alternative*

Under Alternative D6, the preferred alternative, NMFS would establish a non-blacknose SCS TAC of 954.7 mt dw and increase the commercial quota to the 2014 adjusted annual quota of 68.3 mt dw (150,476 lb dw). This alternative would maintain the 2014 quota levels due to uncertainty with the SEDAR 34 stock assessment and comments from the stock assessment peer reviewers, who expressed concern that bonnethead sharks were not split into two different stocks and analyzed in a manner similar to what was done with Atlantic sharpnose sharks. Specifically, due to underharvests in the non-blacknose SCS stock across the Atlantic and Gulf of Mexico in 2012 and 2013, the adjusted Gulf of Mexico non-blacknose SCS quotas for 2013 and 2014 were 67.7 mt dw (149,161 lb dw) and 68.3 mt dw (150,476 lb dw), respectively. Thus, for this alternative, NMFS would establish a commercial quota of 68.3 mt dw, which would maintain landings at 2014 levels, as it is the same as the quota implemented during the 2014 fishing year. NMFS used the same methodology for calculating a TAC as Alternative D5, except added the 2014 adjusted quota of 68.3 mt dw to all the

sources of mortality for Atlantic sharpnose, bonnethead, and finetooth sharks in the Gulf of Mexico region (recreational landings, commercial discards, and research set-aside mortality) (Table 2.21) to calculate a TAC of 954.7 mt dw for Gulf of Mexico non-blacknose SCS.

Alternative D7 Establish a non-blacknose SCS TAC of 1,064.9 mt dw and increase the commercial quota to 178.5 mt dw (393,566 lb dw)

Under Alternative D7, NMFS would establish a non-blacknose SCS TAC and increase the commercial quota to twice the 2013 landings, which is 178.5 mt dw (393,566 lb dw). In 2013, the final landings for non-blacknose SCS in the Gulf of Mexico region were 89.3 mt dw (196,783 lb dw). NMFS analyzed this quota based on the results of the SEDAR 34 stock assessment. Because projections from the Gulf of Mexico bonnethead and Atlantic sharpnose shark stock assessments indicated that there was a 70 percent chance both stocks could withstand harvest levels almost double current levels, doubling the commercial quota based on recent landings has a relatively low likelihood of negatively impacting Atlantic sharpnose and bonnethead stocks. As described above, NMFS determined that Atlantic sharpnose sharks are not overfished with no overfishing occurring and bonnethead sharks are unknown. NMFS used the same methodology for a TAC as Alternative D5, except added twice the 2013 landings, 178.5 mt dw, to all the sources of mortality for Atlantic sharpnose, bonnethead, and finetooth sharks in the Gulf of Mexico region (recreational landings, commercial discards, and research set-aside mortality) (Table 2.21) to calculate a TAC of 1,064.9 mt dw for Gulf of Mexico non-blacknose SCS.

2.5 UPGRADING RESTRICTIONS

Alternative E1 No Action: Do not remove current upgrading restrictions for shark limited access permit holders

Under Alternative E1, the No Action alternative, NMFS would not remove the upgrading restrictions in place for shark limited access permit holders. Thus, shark limited access permit holders would continue to be limited to upgrading a vessel or transferring a permit only if it does not result in an increase in horsepower of more than 20 percent or an increase of more than 10 percent overall, gross registered tonnage, or net tonnage from the vessel baseline specifications.

Alternative E2 *Remove current upgrading restrictions for shark limited access permit holders – Preferred Alternative*

Under Alternative E2, the preferred alternative, NMFS would remove the current upgrading restrictions for directed shark limited access permit holders. Currently, an owner may upgrade a vessel with a directed shark limited access permit or transfer the limited access permit to another vessel only if the upgrade or transfer does not result in an increase in horsepower of more than 20 percent or an increase of more than 10 percent in length overall, gross registered tonnage, or net tonnage from the vessel baseline specifications. This alternative would remove these restrictions and allow directed shark limited access permit holders to upgrade their vessel or transfer the limited

access permit to another vessel without the current restrictions related to an increase in horsepower, length overall, or tonnage.

2.6 ALTERNATIVES CONSIDERED BUT NOT FURTHER ANALYZED

This section includes alternatives NMFS considered but decided not to further analyze because the alternatives did not meet the screening criteria, as described below.

Alternative F Commercial Sandbar Shark Fishery Quota

Alternative F would implement a new commercial sandbar fishery quota that would allow commercial fishermen to incidentally land a limited number of sandbar sharks outside of the Atlantic shark research fishery.

In Amendment 2, NMFS prohibited the retention of sandbar sharks in the commercial and recreational fisheries and established, among other things, an Atlantic shark research fishery that allowed limited sandbar landings. The objective of the Atlantic shark research fishery is to manage a very limited sandbar quota within a small, closely-observed research fishery in order to maintain a time series of catch data, to obtain life history data of sandbar and other Atlantic shark species for stock assessments, and to meet NMFS' research needs and objectives. Through this shark research fishery, federal commercial shark fishermen can apply and be selected on an annual basis to assist NMFS in the collection of fishery-dependent data while earning revenue from selling additional sharks, including sandbar sharks. Only the commercial shark vessels selected to participate in the shark research fishery with an observer onboard are authorized to land and sell the available sandbar shark research quota as well as other LCS, SCS, and pelagic shark species. Participants in the shark research fishery are not authorized to possess any prohibited shark species. Commercial shark fishermen not participating in the shark research fishery may only land SCS, pelagic sharks, and LCS other than sandbar sharks. In the shark research fishery, the trip limits and gear restrictions are set every year depending on the number of selected vessels, available quota, number of NMFS-approved observers available, and the scientific and research needs for the year.

Since the Atlantic shark research fishery was implemented in 2008, the status of the sandbar shark stock has improved, going from "overfished with overfishing occurring," to "overfished," according to the results of the 2011 stock assessment (SEDAR 21). Furthermore, the limited numbers of boats that are in the resource-intensive shark research fishery have consistently been unable to catch the entire scientifically-recommended sandbar shark quota. In addition, the allowable annual sandbar quota has effectively increased as of 2013 now that all of the past underharvest has been accounted for (going from 87.9 mt to 116.6 mt). Based upon HMS dealer data from 2008 to 2013, the amount of sandbar shark research landings has declined due to limited observer coverage in recent years. On average during this time period, only 64 percent of the sandbar shark research quota has been caught, leaving an average of 76,332 lb dw of unharvested sandbar research quota potentially available to fishermen outside the shark research fishery (Table 2.22). Under this alternative, a portion of the remaining sandbar shark research fishery quota could be allocated to federally-permitted commercial shark fishermen. The amount of sandbar shark research quota that would be

allocated to each commercial shark permit holder outside the shark research fishery would depend on the unharvested sandbar shark research quota and eligible commercial shark permit holders.

Under this alternative, NMFS explored several different options of distributing the unused sandbar shark research quota. The first would allow only directed shark permit holders to receive an equal allocation of the new commercial sandbar shark quota on an annual basis. Based on the amount of sandbar shark research landings (Table 2.22), shark directed permit holders would potentially be able to land an average of 7 sandbar sharks per year per permit holder under this option. The allocation of sandbar sharks could range between 2 to 17 sandbar sharks per year per shark directed permit holder depending on how much of the unharvested sandbar shark research landings are allocated to create the new commercial sandbar shark quota. The second approach that NMFS explored would allow all directed and incidental shark permit holders to receive an equal allocation from the new commercial sandbar quota. Based on the amount of sandbar shark research landings (Table 2.22), directed and incidental shark permit holders would potentially be able to land an average of 3 sandbar sharks per year per permit holder. However, this allocation of sandbar sharks could range between 1 to 8 sandbar sharks per year per directed and incidental shark permit holder depending on how much of the unharvested sandbar shark research landings are allocated to create the new commercial sandbar shark quota. The final approach NMFS explored would only allow active directed permit holders (active being defined as directed permit holders with valid permits that landed one shark per year based on 2013 HMS electronic dealer reports) to receive an equal allocation from the new commercial sandbar quota. Based on the amount of sandbar shark research landings (Table 2.22), active shark directed permit holders would potentially be able to land on average of 17 sandbar sharks per year per permit holder. This allocation of sandbar sharks could range from 4 to 41 sandbar sharks per year per active directed shark permit holder. Under all three options, NMFS has concerns about monitoring and enforcing such small individual annual retention limits without the monitoring mechanisms that might be possible under a catch share scenario. NMFS is also concerned that changes to the shark research fishery could have negative effects on the status of the sandbar shark stock, which has improved and stabilized since the inception of the shark research fishery in 2008. In addition to the benefits to the sandbar shark stock, the shark research fishery and the current shark management structure appear to be stabilizing the dusky shark population. Management measures implemented in the shark research fishery, such as the limitation on soak times, limits on the number of hooks deployed per set, and dusky shark bycatch limits, allow for important life history data collection of dusky sharks, and would help to ensure the dusky shark rebuilding plan target is achieved.

These Predraft options were presented to the HMS AP in April 2014 and in September 2014. NMFS received mixed views on these management options. Some commenters felt that since the shark research fishery was unable to utilize the sandbar shark quota, some of that unused quota should be returned to the active commercial fishermen outside the research fishery. Others supported allowing a limited number of sandbar sharks, between 5 and 10 sandbar sharks per trip, incidentally caught outside of the Atlantic shark research fishery on an annual basis. However, the available quota would only provide between 1 and 7 sandbar sharks per vessel *per year*, not per trip, as some HMS AP members thought would be beneficial. Additionally, NMFS received many negative comments from some HMS AP members due to the concerns of reopening a commercial fishery for sandbar sharks and potentially encouraging the targeting of an overfished stock. Those HMS AP

members also expressed concern with potential identification issues and impacts to dusky sharks, which are overfished with overfishing occurring. Some HMS AP members felt that allowing fishermen to land sandbar sharks outside the research fishery would be in conflict with measures in Amendment 5b that are being considered to improve the stock status of dusky sharks. Some fishermen felt that the low individual sandbar allocation per permit holder per year was not worth the effort and would not be economically viable. In addition, some commenters would prefer NMFS to wait until the sandbar shark stock is no longer overfished and, at that time, consider reestablishing a commercial quota for all permit holders at a higher trip limit. Due to the comments received, the Agency's concern about monitoring such small individual retention limits (between 3 and 7 sandbar sharks per year), and the benefits to both the sandbar and dusky shark stocks, NMFS has decided not to further analyze the option to expand commercial sandbar shark opportunities to fishermen outside the shark research fishery at this time. NMFS may reexamine the commercial sandbar shark quotas once a new stock assessment has been completed. Until that time, NMFS would continue to only allow commercial sandbar shark landings from those fishermen that are participating in the shark research fishery.

Table 2.22 Allocation of unused sandbar shark research quota to commercial fishermen outside the shark research fishery. Note: Calculations are based on an average weight of a sandbar shark of 50 lb dw and eligible directed and/or incidental shark permit holders.

Year	Sandbar Research Quota (lb dw)	Sandbar Research Landings (lb dw)	Percentage of Sandbar Research quota landed	Unused sandbar research quota (lb dw)	Equal sandbar allocation lb dw per permit holder (# sandbar sharks per permit holder)		
					# Directed shark permit holders (219)	# Directed and Incidental shark permit holders (472)	# Active* Directed shark permit holders (90)
2008	193,784	151,497	78	42,287	193 (4)	90 (2)	470 (9)
2009	193,784	176,091	91	17,693	81 (2)	37 (1)	197 (4)
2010	193,784	143,227	74	50,557	231 (5)	107 (2)	562 (11)
2011	193,784	155,714	80	38,070	174 (3)	81 (2)	423 (8)
2012	193,784	68,212	35	125,572	573 (11)	266 (5)	1395 (28)
2013	257,056	73,244	28	183,812	839 (17)	389 (8)	2042 (41)
Average			64	76,332	349 (7)	162 (3)	848 (17)

*Active directed permit holders are defined as those with valid permits that landed one shark based on 2013 HMS electronic dealer reports.

Alternative G Implement separate LCS and SCS retention limits for bottom longline and gillnet gears

Under this alternative, NMFS would implement separate LCS and SCS retention limits for bottom longline and gillnet gears. NMFS received a request to examine the possibility of implementing separate retention limits for LCS and SCS harvested with bottom longline and gillnet gears due to potential differences in size and weights of sharks caught on these two gears. Gillnet

fishermen have expressed concern that, because they land smaller sharks than bottom longline fishermen, the small retention limits disadvantage gillnet fishermen and result in bottom longline fishermen landing more, and therefore profiting more, from any particular shark quota.

In evaluating this option, NMFS examined data from the bottom longline and gillnet observer programs from 2008-2013. After looking at the average weights of LCS and SCS caught in both gear types, NMFS found that both bottom longline and gillnet fishermen are catching on average the same size SCS in both gears (

Table 2.23). The data also shows that gillnet fishermen are primarily landing SCS. Currently, and with the alternatives considered in this document, there is no retention limit for SCS. Thus, implementing this alternative for SCS would require creating and separating retention limits per gear type for SCS, which would provide minimal benefits to fishermen using bottom longline and gillnet gears, since fishermen using the two gear types currently catch on average the same size SCS, and would cause further restrictions on the fishery that do not currently exist.

Table 2.23 Average weights in pounds (lb) dressed weight (dw) of shark species caught in the bottom longline (BLL) and gillnet fisheries from 2008-2013. Source: NMFS BLL and gillnet observer programs (2008-2013). Data has been converted from length (cm FL) to weight (lb dw).

Species	BLL average weight (lb dw)	Gillnet average weight (lb dw)	Difference in weight b/t BLL and Gillnet
Atlantic sharpnose shark	3.0	2.7	0.3
Blacknose shark	4.8	5.0	-0.2
Blacktip shark	10.4	4.6	5.8
Bonnethead shark	3.2	2.0	1.2
Bull shark	48.2	14.8	33.4
Dusky shark (prohibited)	94.1	10.3	83.9
Finetooth shark	7.3	3.1	4.3
Great hammerhead shark	128.3		
Hammerhead sharks	82.4		
Lemon shark	18.5		
Nurse shark	66.9		
Sandbar shark	50.4	5.3	45.1
Scalloped hammerhead shark	40.6	10.3	30.3
Silky shark	10.3		
Spinner shark	17.5	2.8	14.8
Tiger shark	42.5		

With regards to LCS, the observer data showed that gillnet fishermen are catching much smaller LCS than fishermen using bottom longline gear. These smaller LCS are likely juvenile sharks. Therefore, if NMFS were to separate the retention limits for LCS by gear type and increase the limit for gillnet fishermen, gillnet fishermen would be landing a higher number of small LCS.

Given the susceptibility of many shark species to overfishing and the number of LCS that have either an unknown or overfished status, NMFS does not want to increase mortality on one particular life stage of any shark species without stock assessment analyses indicating that the species and/or stock can withstand that level of fishing pressure. Furthermore, the data indicate that gillnet fishermen, while they land LCS, do not land large numbers of LCS compared to SCS. In addition, setting different retention limits for bottom longline and gillnet gears could complicate enforcement of the regulations. In this rulemaking, NMFS is considering implementing increased LCS retention limits for fishermen with shark directed limited access permits that are using bottom longline and gillnet gears. NMFS believes that this potential increase in LCS retention limits for fishermen using either gear type would benefit both the bottom longline and gillnet fishermen, without causing disadvantages to either or to the stocks. As a result, NMFS has decided not to further analyze the option of separate retention limits by gear type.

Alternative H Prohibit blacknose shark landings in the Gulf of Mexico region

Under this alternative, NMFS would prohibit landings of blacknose sharks in the Gulf of Mexico and continue to allow landings of non-blacknose SCS in this region. NMFS received a request to examine the possibility of prohibiting blacknose due to the concerns that the linkage between blacknose and non-blacknose SCS quota groups may cause the non-blacknose SCS fishery to close before the quota has been filled, resulting in a shorter season. In evaluating this option, NMFS considered the current preferred alternative D6 which would increase the base annual quota of non-blacknose SCS from 45.5 mt dw to 68.3 mt dw. An increase in the non-blacknose SCS quota could potentially result in more interactions with blacknose sharks and, since the most recent blacknose shark assessment allows for a small amount of landings, NMFS would rather continue to allow fishermen to land a small amount of blacknose rather than prohibiting this species. If NMFS were to prohibit all landings of blacknose sharks, this would turn all of the interactions with this species into discards, which could possibly result in a loss of revenue for those fishermen who usually land a small amount of blacknose sharks. Therefore, NMFS believes that continuing with the current blacknose quota in the Gulf of Mexico region is consistent with the most recent stock assessment for this species as well as the objectives of the 2006 Consolidated HMS FMP. As a result, NMFS has decided not to further analyze the option at this time. However, if NMFS notices that the SCS fishery in the Gulf of Mexico repeatedly closes before the non-blacknose SCS quota has been filled because of blacknose landings, NMFS may reconsider this decision in the future.

Alternative I Apply the current Commercial Caribbean Small Boat permit shark retention limit of zero to all commercial shark permit holders in the Caribbean

Under this alternative, NMFS would apply the current zero retention limit that is in place for fishermen who hold a Commercial Caribbean Small Boat permit to all shark limited access permit holders in the Caribbean. Thus, those fishermen that currently hold a directed or incidental shark limited access permit would be prohibited from landing sharks in the Caribbean EEZ. At the September 2014 HMS AP meeting, NMFS presented this alternative as a potential management measure. NMFS received mixed comments on the Caribbean issue. Some HMS AP members

preferred the zero shark retention limit for all shark permit holders in the Caribbean, while other members requested that NMFS increase the shark retention limits and implement a separate shark quota for permit holders in the Caribbean. In addition, HMS AP members requested NMFS to do more outreach and education on shark identification for fishermen in the Caribbean that are interacting with sharks. Based on these comments, NMFS will be considering the Caribbean region and retention issues and options in a separate rulemaking.

3.0 AFFECTED ENVIRONMENT

This chapter serves several purposes. It describes the affected environment (the fishery, the gears used, the communities involved, *etc.*) and describes the current condition of the fishery, which serves as a baseline against which to compare potential impacts of the different alternatives. This chapter also provides a summary of information concerning the biological status of shark stocks; the marine ecosystems in the fishery management unit; the social and economic condition of the fishing interests, fishing communities, and fish processing industries; and the best available scientific information concerning the past, present, and possible future condition of shark stocks, ecosystems, and fisheries.

3.1 BIOLOGY AND LIFE HISTORY OF LCS AND SCS

Sharks belong to the class Chondrichthyes (cartilaginous fishes), which also includes rays, skates, and deep water chimaeras (ratfishes). From an evolutionary perspective, sharks are an old group of fishes characterized by skeletons lacking true bones. The earliest known sharks were identified from fossils from the Devonian period, over 400 million years ago. These primitive sharks were small creatures, about 60 to 100 cm long, that were preyed upon by larger armored fishes that dominated the seas.

Relative to other marine fish, sharks have a very low reproductive potential. Several important commercial species, including large coastal carcharhinids, such as sandbar (Casey et al., 1985; Sminkey and Musick, 1995; Heist et al., 1995; 76 FR 62331, October 7, 2011), lemon (Brown and Gruber, 1988), and bull sharks (*Carcharhinus leucas*) (Branstetter and Stiles, 1987), do not reach maturity until 12 to 18 years of age. Various factors determine this low reproductive rate: slow growth, late sexual maturity, one- to two-year reproductive cycles, a small number of young per brood, and specific requirements for nursery areas. These biological factors leave many species of sharks vulnerable to overfishing.

There is extreme diversity among the approximately 350 species of sharks, ranging from tiny pygmy sharks of only 20 cm (7.8 in) in length to the giant whale sharks over 12 meters (39 feet) in length. There are fast-moving, streamlined species such as mako (*Isurus* spp.) and thresher sharks (*Alopias* spp.), and sharks with flattened, ray-like bodies, such as angel sharks (*Squatina dumerili*). The most commonly known sharks are large apex predators including the white (*Carcharodon carcharias*), mako, tiger (*Galeocerdo cuvier*), bull, and great hammerhead (*Sphyrna mokarran*). Some shark species reproduce by laying eggs, while others nourish their embryos through a placenta. While the life span of all shark species in the wild is not known, many species are considered long-lived and may live upwards of 30 to 40 years. The diversity in size, feeding habits, behavior, and reproduction, has contributed greatly to the evolutionary success of sharks.

The most significant reproductive adaptations of sharks are internal fertilization and the production of fully developed young or “pups”. These pups are large at birth, effectively reducing the number of potential predators and enhancing their chances of survival. During mating, the male shark inseminates the female with copulatory organs, known as claspers that develop on the pelvic fins. In most species, the embryos spend the entire developmental period protected within their

mother's body, although some species lay eggs. Most sharks produce a litter with a small number of young, usually ranging from two to 25, although large females of some species can produce litters of 100 or more pups. The production of fully-developed pups requires large quantities of nutrients to nourish the developing embryo. Traditionally, these adaptations have been grouped into three modes of reproduction: oviparity (eggs hatch outside body), aplacental viviparity (eggs hatch inside body), and viviparity (live birth).

Adults usually congregate in specific areas to mate. For some coastal shark species, females travel to specific nursery areas to pup. These nurseries are discrete geographic areas, usually in waters shallower than those inhabited by the adults. Frequently, the nursery areas are in highly productive coastal or estuarine waters where abundant small fishes and crustaceans provide food for the growing pups. These areas also may have fewer large predators, thus enhancing the chances of survival of the young sharks. In temperate zones, the young leave the nursery with the onset of winter; in tropical areas, young sharks may stay in the nursery area for a few years.

Seventy-three species of sharks are known to inhabit the waters along the U.S. Atlantic coast, including the Gulf of Mexico and the waters around Puerto Rico and the U.S. Virgin Islands. Thirty-nine species are managed by HMS. Deep-water sharks were removed from the HMS management unit in 2003. Based on ecology and fishery dynamics, NMFS divided HMS sharks into four species groups or complexes for purposes of HMS management: (1) LCS, (2) SCS, (3) pelagic sharks, and (4) prohibited species (Table 3.1). HMS deepwater sharks were previously removed from Federal management in Amendment 1 to the 1999 FMP. There are no fisheries targeting deepwater sharks. NMFS will continue to include sharks in this group for data reporting under the original 1993 Atlantic Shark FMP. The smoothhound shark complex, which was originally proposed for Federal management under Amendment 3 to the Consolidated HMS FMP, would become federally managed once Amendment 9 to the 2006 Consolidated HMS FMP is finalized.

Table 3.1 Common names of shark species included within the four species management units under Amendment 2.

Species Complex	Shark Species Included
LCS (11)	Sandbar ⁺ , silky*, tiger, blacktip, bull, spinner, lemon, nurse, smooth hammerhead* [^] , scalloped hammerhead* ^{o^} , and great hammerhead* [^] sharks
SCS (4)	Atlantic sharpnose, blacknose, finetooth, and bonnethead sharks
Pelagic Sharks (5)	Shortfin mako, thresher, oceanic whitetip* [^] , porbeagle [^] , and blue sharks
Prohibited Species (19)	Whale [^] , basking [^] , sand tiger, bigeye sand tiger, white [^] , dusky, night, bignose, Galapagos, Caribbean reef, narrowtooth, longfin mako, bigeye thresher, sevengill, sixgill, bigeye sixgill, Caribbean sharpnose, smalltail, and Atlantic angel sharks

*Prohibited from commercial retention on pelagic longline gear and recreationally if swordfish, tunas, and/or billfish are also retained

+ Prohibited from retention with the exception of vessels selected to participate in the shark research fishery

° Distinct population segment (DPS) in the central and southwest Atlantic Ocean listed as threatened under the Endangered Species Act

^ Listed under CITES Appendix II

3.2 STATUS OF THE ATLANTIC LCS AND SCS STOCKS

The thresholds used to determine the status of Atlantic HMS are fully described in Chapter 3 of the 1999 FMP and Amendment 1 to the Billfish FMP, and are presented in Figure 3.1. These thresholds were incorporated into the 2006 Consolidated HMS FMP. These thresholds are based upon the thresholds described in a paper providing technical guidance for implementing National Standard 1 of the Magnuson-Stevens Act (Restrepo *et al.*, 1998).

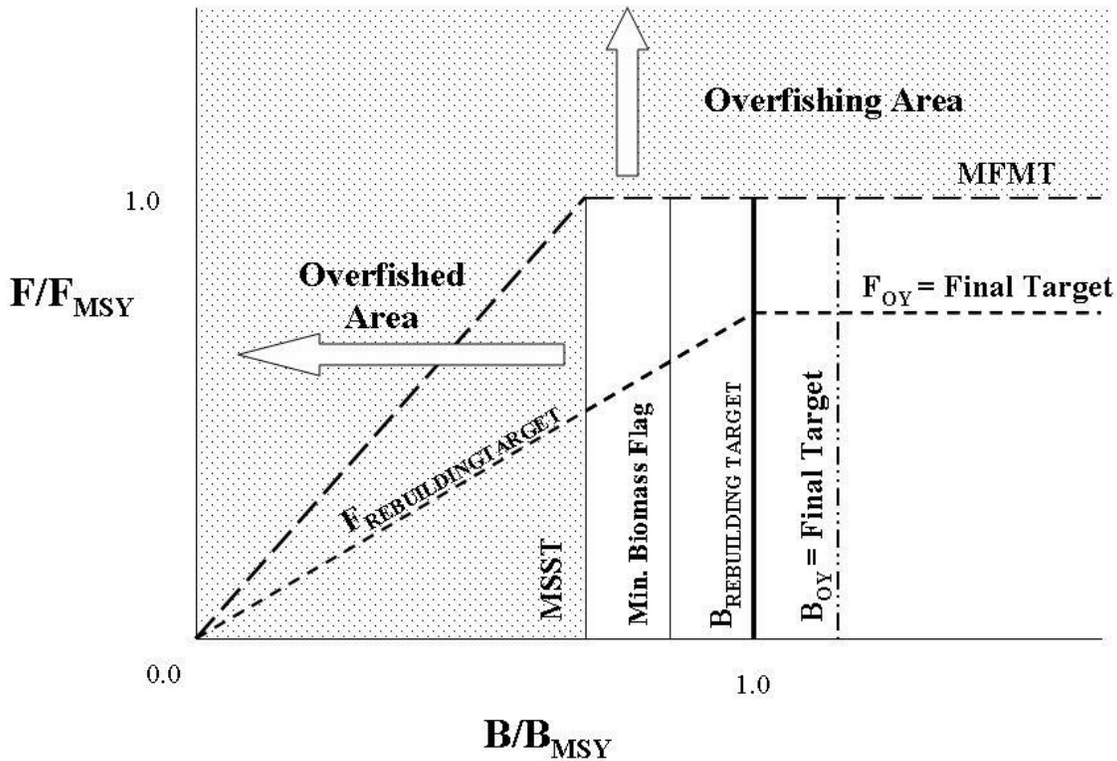


Figure 3.1: Illustration of the status determination criteria and rebuilding terms.

In summary, a species is considered overfished when the current biomass (B) is less than the minimum stock size threshold ($B < B_{MSST}$). The minimum stock size threshold (MSST) is determined based on the natural mortality of the stock and B_{MSY} . MSY is the maximum long-term average yield that can be produced by a stock on a continuing basis. The biomass can be lower than B_{MSY} , and the stock not be declared overfished as long as the biomass is above B_{MSST} .

Overfishing may be occurring on a species if the current fishing mortality (F) is greater than the fishing mortality at MSY (F_{MSY}) ($F > F_{MSY}$). In the case of F , the maximum fishing mortality threshold (MFMT) is F_{MSY} . Thus, if F exceeds F_{MSY} , the stock is experiencing overfishing. If a species is declared overfished or has overfishing occurring, action to rebuild the stock and/or end overfishing is required by law. A species is considered to be rebuilt when B is equal to or greater than B_{MSY} and F is less than F_{MSY} . A species is considered healthy when B is greater than or equal to the biomass at optimum yield (B_{OY}) and F is less than or equal to the fishing mortality at optimum yield (F_{OY}).

Atlantic shark stock assessments for large coastal sharks and small coastal sharks are generally completed by the Southeast Data, Assessment, and Review (SEDAR) process. The International Commission for the Conservation of Atlantic Tunas' (ICCAT's) Standing Committee on Research and Statistics (SCRS) have assessed blue, shortfin mako, and porbeagle sharks. All SCRS final stock assessment reports can be found at www.iccat.int/assess.htm. In some cases, NMFS also looks at available resources, including peer reviewed literature, for external assessments that, if

deemed appropriate, could be used for domestic management purposes. NMFS followed this process in determining the stock status of scalloped hammerhead sharks based on an assessment for the sharks completed by Hayes et al. (2009).

Additional details on stock statuses for the large and small coastal Atlantic sharks can be found in Chapters 1 and 3 of Amendment 5a, Chapter 2 of the 2013 Stock Assessment and Fishery Evaluation (SAFE) Report, as well as in the summary table below (Table 3.2). Results from the most recent 2013 SEDAR stock assessments on Atlantic sharpnose and bonnethead sharks are presented below.

Atlantic Sharpnose sharks

The 2013 assessment was conducted following the SEDAR process as a standard assessment and included data through 2011. There were twenty model runs for this species. Seventeen of the eighteen model runs that considered the species to be a single stock found that the species as a single stock was not overfished and no overfishing was occurring (Base run: $F_{2011}/F_{MSY} = 0.34$, $SSF_{2011}/SSF_{MSY} = 1.73$). A sensitivity run that included only those indices that were decreasing found that the species as a single stock may be overfished with overfishing occurring ($F_{2011}/F_{MSY} = 1.06$, $SSF_{2011}/SSF_{MSY} = 0.40$).

The scientists at the 2013 assessment could use catch and indices of abundance data that were split between stocks because the scientists at the 2007 assessment had considered such a split and therefore had split overall catch data and indices of abundance between the Gulf of Mexico and Atlantic regions. This split in data allowed the scientists to conduct sensitivity analyses using the biology for each stock with the respective catch data and indices. The Atlantic sensitivity run found the stock was not overfished and no overfishing was occurring ($F_{2011}/F_{MSY} = 0.23$; $SSF_{2011}/SSF_{MSY} = 2.07$). The Gulf of Mexico sensitivity run also found the stock was not overfished and no overfishing was occurring ($F_{2011}/F_{MSY} = 0.57$; $SSF_{2011}/SSF_{MSY} = 1.01$).

Considering the assessment as a whole, including the multiple sensitivity analyses, the scientists determined that the assessment provided a consistent picture of stock status, especially in terms of the stock not being overfished. When assessed as a single stock, the status of Atlantic sharpnose sharks was not overfished and no overfishing was occurring. Regarding the Atlantic and Gulf of Mexico sensitivity runs, the scientists found the model fit to the Atlantic catch data was generally good and the model fit to the Gulf of Mexico catch data was very good. In both cases, the model runs found that neither the Atlantic nor the Gulf of Mexico stock was overfished or had experienced overfishing. However, the scientists noted that the Gulf of Mexico stock was likely more depleted than the Atlantic stock as a result of increased exploitation and lower productivity.

Two of the three peer reviewers agreed with the results of the Atlantic sharpnose shark assessment; the third reviewer was concerned about bias in the shrimp trawl data. Specifically, the first peer reviewer stated the results of the analysis that included runs assuming two separate stocks suggest that the two parts of the population are not overexploited and the level of catches that are taken from each of them is below the maximum sustainable yield level. The second reviewer stated

that the quantitative estimates of the stock status based only on the Atlantic and Gulf of Mexico stocks are likely more representative of the stock status than the single stock region base case, and that this assessment is of high scientific quality and represents the best available science. The last reviewer also noted that stock status for the different scenarios tested were robust based on the sensitivity analyses; however, this peer reviewer felt the effect of uncertainty in the shrimp bycatch series was not investigated. The reviewer felt that the uncertainty involved in the shrimp bycatch estimates could affect conclusions about overfishing and overfished thresholds. Once the Agency received the peer reviews, Agency scientists explored how incorporating uncertainty in the shrimp bycatch could affect stock status. They found that even with the inclusion of this uncertainty, the stock status remained unchanged.

Based on the generally positive reviews of the peer reviewers, NMFS recommended accepting the entire assessment as the best available science. Further, NMFS recommended splitting the Atlantic sharpnose shark species into two stocks – an Atlantic stock and a Gulf of Mexico stock – and determined that the status of both of these stocks was “not overfished, no overfishing.” These statuses are based on the results of the two sensitivity runs that used the respective data and biology for these two stocks and the statements of the peer reviewers that indicate the results of the stock sensitivity runs are likely more representative of the stock status than the single stock base case. Thus, NMFS felt it was appropriate to use the point estimates for the Atlantic and Gulf of Mexico sensitivity runs to calculate the status determination criteria.

The next assessment for Atlantic sharpnose has yet to be scheduled but will include the request for two benchmark assessments, one for each stock.

Bonnethead sharks

The 2013 assessment was conducted following the SEDAR process as a standard assessment and included data through 2011. There were nineteen model runs for this species. Sixteen of the nineteen model runs, including the base run, found that the species – as a single stock – was not overfished and no overfishing was occurring (Base run: $F_{2011}/F_{MSY} = 0.50$, $SSF_{2011}/SSF_{MSY} = 1.27$). The continuity run indicated that overfishing was occurring ($F_{2011}/F_{MSY} = 1.01$, $SSF_{2011}/SSF_{MSY} = 1.37$). The sensitivity run that looked at only decreasing indices indicated the species may be overfished ($F_{2011}/F_{MSY} = 0.96$, $SSF_{2011}/SSF_{MSY} = 0.58$). The sensitivity run that looked at only Atlantic biology, described below, found that the species – as a single stock – was overfished with overfishing occurring.

Because the genetic and life history information indicated the stock should be split into two stocks, the scientists included two sensitivity runs to explore this potential state of nature. Because the 2007 benchmark stock assessment did not split the catch data and indices of abundance data between stocks, the 2013 assessment did not split the catch and indices of abundance data between stocks, which is different from what was done in the Atlantic sharpnose shark assessment. Thus, these sensitivity runs used the respective biology for each stock but did *not* split the data or indices between the different stocks. Specifically, the Atlantic sensitivity analysis used the Atlantic stock biology with the combined Gulf of Mexico and Atlantic catch data and indices of abundance; the Gulf of

Mexico sensitivity analysis used the Gulf of Mexico stock biology with the combined Gulf of Mexico and Atlantic catch data and indices of abundance. The sensitivity run using the Atlantic biology for the single stock found the stock was overfished and overfishing was occurring ($F_{2011}/F_{MSY} = 1.09$; $SSF_{2011}/SSF_{MSY} = 0.73$). The sensitivity run use the Gulf of Mexico biology for the single stock found the stock was not overfished and no overfishing was occurring ($F_{2011}/F_{MSY} = 0.45$; $SSF_{2011}/SSF_{MSY} = 1.48$).

The assessment found that, when assessed as single stock, the status of bonnethead sharks was not overfished and no overfishing was occurring. The scientists noted that the 2013 assessment estimated a significantly more productive stock than the 2007 assessment, and concluded that, despite large catches in the 1980s and 1990s, the increased productivity of the stock, combined with the decline in catches in the past decade and the generally stable or increasing indices of relative abundance, makes the single stock of bonnethead shark resilient enough to not be overfished or experiencing overfishing. However, the scientists also stressed that there is strong evidence for two separate stocks and that using the biology corresponding to the Atlantic for the assessment for a single stock led to a different conclusion on stock status (i.e., the stock was overfished and overfishing was occurring). Thus, the scientists strongly recommended that a benchmark assessment for two separate stocks of bonnethead shark be undertaken when possible.

None of the peer reviewers agreed with the determination of bonnethead sharks for the species as a single stock. The reviewers all felt that the species should have been split into two different stocks and analyzed in a manner that is similar to what was done with Atlantic sharpnose sharks. Other than the decision not to split the species into two stocks and the resulting conclusions regarding the stock status, the reviewers felt the model used and the underlying data were appropriate and consistent with standard practices, although one reviewer would have preferred a simpler model be used. One reviewer felt that given that fundamental issue regarding the split, it was difficult to make conclusive statements about the status of both the Gulf of Mexico and Atlantic stocks. That same reviewer further stated that while the model suggests that the stock in the Gulf of Mexico might not be overexploited, it is not conclusive, since it is not known what the effect of the removal of the catch per unit effort indices that reflect relative abundance in the Atlantic would be on the model predictions for the part of the stock in the Gulf of Mexico. A second reviewer found that the conclusion of the assessment of not overfished and no overfishing was occurring was based on the balance of evidence, across the alternative structural assumptions, and that while it is likely that the single stock and regional stocks are not overfished and not experiencing overfishing, any quantitative estimates are unreliable. This reviewer furthermore found that because the assessment did not split the stock, any inference from this stock assessment may only coincidentally reflect the status of the one, both, or neither of the stocks. The last reviewer was concerned about the potential effect of uncertainty in the shrimp bycatch series.

Because the peer reviewers found the model and underlying data were appropriate and consistent with standard practices, NMFS recommended accepting the underlying data (e.g., catches, indices, genetic information, life history information, etc.) as the best available science and appropriate for management use. In addition, given the agreement between the scientists and peer reviewers that the stocks should be split between the Atlantic and Gulf of Mexico, NMFS further

recommended that the species be split into two stocks, an Atlantic stock and a Gulf of Mexico stock. However, given the results of the peer review, including statements that indicated the quantitative estimates from the model are not reliable, NMFS recommended not accepting the stock status from the bonnethead assessment. Instead, NMFS recommended that the status of both stocks should be classified as “unknown.”

The next assessment for the bonnethead shark has yet to be scheduled but will include the request for two benchmark assessments, one for each stock.

Table 3.2 Summary of stock assessment information and the current status of Atlantic HMS as of July 2014. NMFS updates all U.S. fisheries stock statuses each quarter and provides a Status of U.S. Fisheries Report to Congress on an annual basis. The status of the stock reports are available at: <http://www.nmfs.noaa.gov/sfa/statusoffisheries/SOSmain.htm>.

Species	Current Relative Biomass Level	B_{MSY}	Minimum Stock Size Threshold	Current Relative Fishing Mortality Rate	Maximum Fishing Mortality Threshold	Outlook – From Status of Stocks for U.S.-Managed Species	Years to Rebuild	Rebuilding Start Date (Rebuilding End Date)
Large coastal shark complex	<i>Unknown</i>	<i>Unknown</i>	(1-M) B_{MSY}	<i>Unknown</i>	<i>Unknown</i>	<i>Unknown</i>		
Sandbar sharks	$SSF_{09}/SSF_{MSY} = 0.51 - 0.72$	$SSF_{MSY} = 349,330 - 1,377,800$ (numbers of sharks)	301,821 – 1,190,419 (based on SSF_{MSY})	$F_{09}/F_{MSY} = 0.29 - 2.62$	0.004-0.06	Overfished; overfishing is not occurring	66	1/1/2005 (2070)
Blacktip sharks - Atlantic stock	<i>Unknown</i>	<i>Unknown</i>	(1-M) B_{MSY}	<i>Unknown</i>	<i>Unknown</i>	<i>Unknown</i>		
Blacktip sharks - Gulf of Mexico stock	$SSF_{2010}/SSF_{MSY} = 2.00 - 2.66$	$SSF_{MSY} = 1,570,000 - 6,440,000$ (numbers of sharks)	1,327,697 - 5,446,093 (1-M)* SSF_{MSY}	$F_{2010}/F_{MSY} = 0.05 - 0.27$	0.021-0.163	Not overfished; overfishing not occurring		
Dusky sharks	$SSB_{09}/SSB_{MSY} = 0.41 - 0.50$	<i>Unknown</i>	(1-M) B_{MSY}	$F_{09}/F_{MSY} = 1.39 - 4.35$	0.01-0.05	Overfished; overfishing is occurring	100	7/24/2008 (2108)
Scalloped hammerhead sharks	$N_{05}/N_{MSY} = 0.45$	$N_{MSY} = 62,000$ (numbers of sharks)	(1-M) B_{MSY}	$F_{05}/F_{MSY} = 1.29$	0.11	Overfished; overfishing is occurring	10	7/3/2013 (2023)
Small coastal shark complex	$N_{05}/N_{MSY} = 1.69$	$N_{MSY} = 30,000,000$ (numbers of sharks)	21,000,000 (based on N_{MSY})	$F_{05}/F_{MSY} = 0.25$	0.09	Not overfished; overfishing not occurring		
Bonnethead sharks - Atlantic stock	<i>Unknown</i>	<i>Unknown</i>	(1-M) B_{MSY}	<i>Unknown</i>	<i>Unknown</i>	<i>Unknown</i>		
Bonnethead sharks - Gulf of Mexico stock	<i>Unknown</i>	<i>Unknown</i>	(1-M) B_{MSY}	<i>Unknown</i>	<i>Unknown</i>	Not overfished; overfishing not occurring		

Species	Current Relative Biomass Level	B_{MSY}	Minimum Stock Size Threshold	Current Relative Fishing Mortality Rate	Maximum Fishing Mortality Threshold	Outlook – From Status of Stocks for U.S.-Managed Species	Years to Rebuild	Rebuilding Start Date (Rebuilding End Date)
Atlantic sharpnose sharks- Atlantic stock	$SSF_{2011}/SSF_{MSY} = 2.07$	$SSF_{MSY} = 4.86.E+06$ (numbers of sharks)	$(1-M) B_{MSY}$	$F_{2011}/F_{MSY} = 0.23$	0.184	Not overfished; overfishing not occurring		
Atlantic sharpnose sharks - Gulf of Mexico stock	$SSF_{2011}/SSF_{MSY} = 1.01$	$SSF_{MSY} = 1.79.E+07$ (numbers of sharks)	$(1-M) B_{MSY}$	$F_{2011}/F_{MSY} = 0.57$	0.331	Not overfished; overfishing not occurring		
Blacknose sharks - Atlantic stock	$SSF_{09}/SSF_{MSY} = 0.43 - 0.64$	$SSF_{MSY} = 77,577-288,360$ (numbers of sharks)	62,294-231,553 (based on SSF_{MSY})	$F_{09}/F_{MSY} = 3.26 - 22.53$	0.01-0.15	Overfished; overfishing is occurring	30	7/3/2013 (2043)
Blacknose sharks - Gulf of Mexico stock	<i>Unknown</i>	<i>Unknown</i>	$(1-M) B_{MSY}$	<i>Unknown</i>	<i>Unknown</i>	<i>Unknown</i>		
Finetooth sharks	$N_{05}/N_{MSY} = 1.80$	$N_{MSY} = 3,200,000$ (numbers of sharks)	2,400,000 (based on N_{MSY})	$F_{05}/F_{MSY} = 0.17$	0.03	Not overfished; overfishing not occurring		

3.3 ATLANTIC LCS AND SCS HABITAT

The Magnuson-Stevens Act requires NMFS to identify and describe essential fish habitat (EFH) for each life stage of managed species (16 U.S.C. § 1855(b)(1), as implemented by 50 C.F.R. § 600.815), and to evaluate the potential adverse effects of fishing activities on EFH, in, including the cumulative effects of multiple fisheries activities (50 C.F.R. § 600.815(a)(2)). Habitats that satisfy the criteria in the Magnuson-Stevens Act have been identified and described as EFH in the 1999 FMP and in Amendment 1 to the 1999 FMP.

Sharks may be found in large expanses of the world's oceans, straddling jurisdictional boundaries. As many shark species are migratory, they are impacted by the condition of the habitats they occupy. Although many of the species frequent other oceans of the world, the Magnuson-Stevens Act only authorizes the description and identification of EFH in federal, state, or territorial waters, including areas of the U.S. Caribbean, the Gulf of Mexico, and the Atlantic coast of the United States to the seaward limit of the Exclusive Economic Zone (EEZ). Despite the broad distribution of Atlantic sharks as adults, during the pupping season and throughout their neonate (newborn) life stages, which may vary from a few to several months, they may utilize specific estuaries as pupping and nursery areas.

Shark habitat can be described in four broad categories: (1) coastal, (2) pelagic, (3) coastal-pelagic, and (4) deep-dwelling. Coastal species inhabit estuaries, the nearshore, and waters of the continental shelves, *e.g.*, blacktip, finetooth, bull, lemon, and Atlantic sharpnose sharks. Pelagic species, on the other hand, range widely in the upper zones of the oceans, often traveling over entire ocean basins. Examples include shortfin mako, blue, and oceanic whitetip sharks. Coastal-pelagic species are intermediate in that they occur both inshore and beyond the continental shelves, but have not demonstrated mid-ocean or transoceanic movements. Sandbar sharks are examples of a coastal-pelagic species. Deep-dwelling species, *e.g.*, most cat sharks (*Apristurus* spp.) and gulper sharks (*Centrophorus* spp.), inhabit the dark, cold waters of the continental slopes and deeper waters of the ocean basins. For a detailed description of shark coastal and estuarine habitat, continental shelf and slope area habitat, and pelagic habitat for the Atlantic, Gulf of Mexico, and U.S. Caribbean, please refer to Section 3.3.2 of the 2006 Consolidated HMS FMP.

On June 12, 2009, NMFS published a Notice of Availability of the Final Environmental Impact Statement for Amendment 1 to the 2006 Consolidated HMS FMP (74 FR 28018) (NMFS 2008b). NMFS had completed the five year review and update of EFH for Atlantic HMS. As a result of Amendment 1, EFH was updated for all federally-managed Atlantic HMS. The amendment updated and revised EFH boundaries for HMS, designated a new habitat area of particular concern (HAPC), and analyzed fishing and non-fishing impacts on EFH. As described in Amendment 1 to the Consolidated Atlantic HMS FMP, there is no evidence that physical effects caused by any authorized HMS gears (*i.e.*, handgear) are affecting EFH for targeted or non-targeted species, to the extent that physical effects can be identified on the habitat or the fisheries. As such, the actions analyzed in this EA are not expected to increase gear impacts on any Atlantic HMS EFH beyond those impacts that have already been analyzed in Amendment 1 or any EFH designated by any other FMP for species in the U.S. Atlantic EEZ, which were described as not likely to have an effect on HMS or other

managed species' EFH. Therefore, habitat effects will not be discussed further. Amendment 3 to the 2006 Consolidated HMS FMP designated EFH for the smoothhound shark complex, using ESRI ArcGIS and Hawth's Analysis Tools (www.spatial ecology.com) to analyze data from fisheries independent surveys using methodologies established in Amendment 1. EFH designations for Atlantic shark fisheries are available at http://sero.nmfs.noaa.gov/habitat_conservation/efh/index.html and <http://www.nero.noaa.gov/hcd/index.html#efh>. NMFS is currently in the process of re-reviewing EFH for Atlantic HMS and issued a notice of initiation for the 5 year EFH review (79 FR 15959, March 24, 2014).

To further the conservation and enhancement of EFH, the EFH guidelines encourage FMPs to identify HAPCs. HAPCs are areas within EFH that meet one or more of the following criteria: they are ecologically important, particularly vulnerable to degradation, undergoing stress from development, or are a rare habitat type. HAPCs can be used to focus conservation efforts on specific habitat types that are particularly important to managed species. Currently, HAPC has been designated for two HMS species: sandbar sharks and bluefin tuna. The areas off of North Carolina, Delaware Bay, Chesapeake Bay, MD, and Great Bay, NJ, have been identified as HAPCs for sandbar sharks (NMFS 1999). A HAPC for bluefin tuna was designated in Amendment 1 to the 2006 Consolidated HMS FMP and is located across the western, northern, and central Gulf of Mexico. A HAPC was also designated for sandbar sharks, with the establishment of a time/area closure off the coast of North Carolina. The sandbar shark HAPC serves as important nursing and pupping grounds. Maps of these areas are available on the HMS Management Division website at <http://www.nmfs.noaa.gov/sfa/hms/EFH/index.htm>.

3.4 MANAGEMENT HISTORY OF ATLANTIC LCS AND SCS FISHERIES

3.4.1 DOMESTIC SHARK MANAGEMENT

Amendment 6 will examine the Atlantic shark fisheries based on management measures that have been implemented since 2008. In 2008, NMFS implemented Amendment 2 to the 2006 Consolidated HMS FMP, which, as described below, was a major action that changed how the shark fishery operated by implementing a prohibition on the landing and sale of sandbar sharks except for a limited number of shark fishermen participating in a shark research fishery, a reduced trip limit for all directed shark permit holders, and a requirement to land all sharks with fins naturally attached. NMFS used landings data from 2008 onward to conduct analyses for the options that are considered in this document to appropriately reflect those changed operations and the current management of the fisheries. For more information on the complete HMS management history, please refer to the 2006 Consolidated HMS FMP and Amendments 2, 3, and 5a to the 2006 Consolidated HMS FMP.

Amendment 2 to the 2006 Consolidated HMS FMP

On April 10, 2008, NMFS issued the FEIS for Amendment 2 to the 2006 Consolidated HMS FMP (Amendment 2), based on several stock assessments that were completed in 2005/2006. Those stock assessments for dusky (*Carcharhinus obscurus*) and sandbar sharks (*C. plumbeus*) indicated that these species were overfished with overfishing occurring and that porbeagle sharks (*Lamna*

nasus) were overfished. In Amendment 2, NMFS implemented management measures consistent with stock assessments for sandbar, porbeagle, dusky, blacktip (*C. limbatus*), and the LCS complex. The implementing regulations were published on June 24, 2008 (73 FR 35778; corrected version published July 15, 2008; 73 FR 40658). Management measures implemented in Amendment 2 included, but were not limited to, establishing rebuilding plans for porbeagle, dusky, and sandbar sharks consistent with stock assessments; implementing commercial quotas and retention limits consistent with stock assessment recommendations to prevent overfishing and rebuild overfished stocks; modifying recreational measures to reduce fishing mortality of overfished/overfishing stocks; modifying reporting requirements; requiring that all Atlantic sharks be offloaded with fins naturally attached; collecting shark life history information via the implementation of a shark research program; and implementing time/area closures recommended by the South Atlantic Fishery Management Council.

Amendment 3 to the 2006 Consolidated HMS FMP

Based on the 2007 SCS SEDAR 13 stock assessment, which was an update to the 2002 SCS stock assessment, NMFS determined blacknose sharks (*C. acronotus*) to be overfished with overfishing occurring in 2008 (73 FR 25665, May 7, 2008). In 2008, ICCAT's SCRS conducted an updated species-specific stock assessment for North Atlantic shortfin mako sharks (*Isurus oxyrinchus*). Based on the results of the ICCAT stock assessment, the United States determined that the stock was experiencing overfishing and was not overfished but was approaching an overfished condition. Based on this stock assessment, NMFS determined that North Atlantic shortfin mako sharks had been experiencing overfishing as of December 31, 2008 (74 FR 29185, July 19, 2009). To address the results of these stock assessments, NMFS released the FEIS for Amendment 3 to the 2006 Consolidated HMS FMP (Amendment 3) to implement management measures to rebuild blacknose sharks and end overfishing of blacknose and shortfin mako shark. This amendment also added smoothhound sharks (smooth dogfish (*Mustelus canis*) and Florida smoothhound (*M. norrisi*)) under NMFS management. The implementing regulations were published on June 1, 2010 (75 FR 30484). Management measures implemented in Amendment 3 included, but were not limited to, establishing a non-blacknose SCS quota of 221.6 mt dw and a blacknose shark quota of 19.9 mt dw. These quotas were linked to ensure both fisheries close when one of the quotas is reached.

Implementation of smoothhound management measures analyzed in Amendment 3 was initially delayed until the 2012 fishing season. However, the later-enacted Shark Conservation Act of 2010 necessitated NMFS re-evaluating some of its shark management measures. Therefore, NMFS delayed the effective date of implementation to fully consider the Shark Conservation Act implications and allow time for Section 7 consultation under the Endangered Species Act to be completed. The final rule to delay these measures became effective in December 2011 (76 FR 70064, November 10, 2011). The relevant regulatory sections will be re-established, with any needed amendments, in a final rule that implements both the smoothhound shark provisions of the Shark Conservation Act and any requirements of the Section 7 consultation regarding smoothhound sharks.

Amendment 5, 5a, and 5b to the 2006 Consolidated HMS FMP

Based on a stock assessment for scalloped hammerhead sharks (*Sphyrna lewini*), NMFS made the determination on April 28, 2011, that scalloped hammerhead sharks were overfished and experiencing overfishing (76 FR 23794). Following this determination, on October 7, 2011, NMFS published a notice announcing its intent to prepare Amendment 5 to the 2006 Consolidated HMS FMP (Amendment 5) with an Environmental Impact Statement in accordance with the requirements of the National Environmental Policy Act (76 FR 62331). NMFS made stock status determinations for sandbar, dusky, and blacknose sharks based on the results of SEDAR 21. Determinations in the October 2011 notice included that sandbar sharks were still overfished, but no longer experiencing overfishing, and that dusky sharks were still overfished and still experiencing overfishing (i.e., their stock status had not changed). The October 2011 notice also acknowledged that there are two stocks of blacknose sharks, the Atlantic blacknose shark stock and the Gulf of Mexico blacknose shark stock. The determination stated that the Atlantic blacknose shark stock was overfished and experiencing overfishing, and the Gulf of Mexico blacknose shark stock status was unknown.

A Federal Register notice on May 29, 2012 (77 FR 31562), notified the public that NMFS was considering the addition of Gulf of Mexico blacktip sharks to Amendment 5. This addition was proposed because Gulf of Mexico blacktip sharks were undergoing a stock assessment as part of the SEDAR 29 process, and that process would be completed before Amendment 5 was finalized. Therefore, NMFS determined that the addition of Gulf of Mexico blacktip sharks to Amendment 5 would allow NMFS to address new scientific information in the timeliest manner and facilitate administrative efficiency by optimizing our resources. NMFS also expected that this addition would provide better clarity and communicate to the public any possible impacts of the rulemaking on shark fisheries by combining potential management measures resulting from recent shark stock assessments into fewer rulemakings. Since publication of the Federal Register notice announcing the intent to consider the addition of Gulf of Mexico blacktip sharks in Amendment 5, NMFS accepted the results of the stock assessment as final. The results indicated that the Gulf of Mexico blacktip shark stock was not overfished and overfishing is not occurring.

The Notice of Availability of the DEIS for Amendment 5 and the proposed rule published in the Federal Register on December 7, 2012 (77 FR 73029), and November 26, 2012 (77 FR 70552), respectively. The public comment period ended on February 12, 2013.

Decision to Split Amendment 5 into Amendments 5a and 5b

During the comment period, NMFS received numerous comments on the proposed dusky shark measures regarding the data sources used and the analyses of these data. NMFS also received many comments requesting consideration of approaches to dusky shark fishery management that were significantly different from those NMFS proposed and analyzed in the Amendment 5 proposed rule and DEIS. For example, commenters suggested exemptions to the proposed recreational minimum size increase that would protect dusky sharks but still allow landings of other sharks – such as blacktip sharks or “blue” sharks such as shortfin mako and thresher sharks – and other commenters suggested implementing gear restrictions instead of additional pelagic longline closures.

After reviewing all of the comments received, NMFS concluded that further analyses were needed for dusky shark measures and decided to conduct further analyses on those measures pertaining to dusky sharks in an FMP amendment, EIS, and proposed rule separate from but related to the existing FMP amendment, EIS, and rule for the other shark species.

Amendment 5a

The FMP amendment for non-dusky shark species (i.e., scalloped hammerhead, sandbar, blacknose, and Gulf of Mexico blacktip sharks) included in draft Amendment 5 was renamed “Amendment 5a,” and continued to be developed into a final rule and FEIS. The final rule for Amendment 5a to the 2006 Consolidated HMS FMP (Amendment 5a) was published on July 3, 2014 (78 FR 4038) and finalized the shark measures from the November 2012 proposed rule to maintain rebuilding of sandbar sharks; end overfishing and rebuild scalloped hammerhead and Atlantic blacknose sharks; and establish a TAC and commercial quota and recreational measures for Gulf of Mexico blacknose and blacktip sharks (NMFS 2013a). The new management groups, commercial quotas, and quota linkages, which became effective on July 3, 2013, are outlined in Figure 1.1 below. The new recreational minimum size limit for hammerhead (great, scalloped, and smooth) sharks of 78 inches fork length became effective on August 2, 2013.

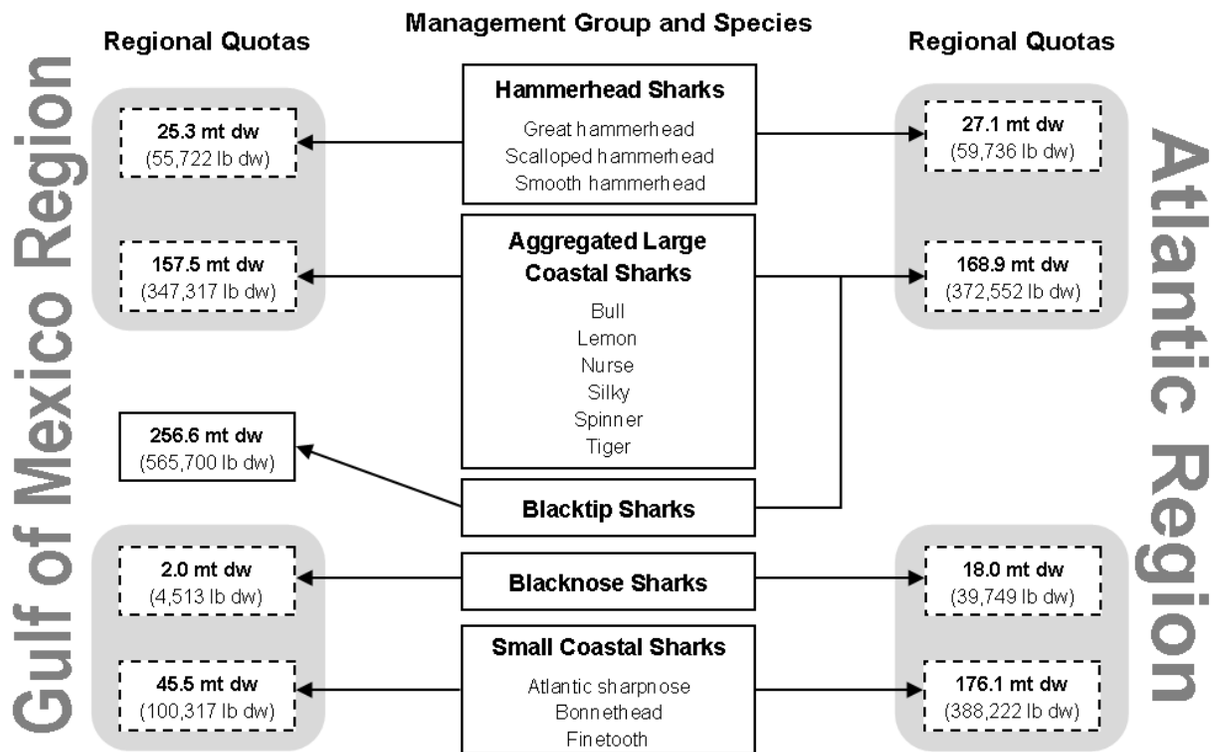


Figure 3.2: Diagram of Management Group, Commercial Quotas, and Quota Linkages Resulting From the Implementation of Amendment 5a to the 2006 Consolidated HMS FMP. Source: NMFS 2013.

Amendment 5b

The future FMP amendment for dusky sharks was renamed “Amendment 5b,” and NMFS indicated that it would explore a variety of alternatives to rebuild dusky sharks, and will likely consider alternatives similar to those considered in draft Amendment 5 as well as new alternatives based on comments, including comments received on the dusky shark measures in draft Amendment 5. Currently, NMFS is developing the Draft EIS and proposed rulemaking for Amendment 5b.

3.4.2 EXISTING STATE REGULATIONS

Table 3.3 outlines the existing state regulations in Atlantic, Gulf of Mexico, and Caribbean states/territories, as of November 1, 2014, with regard to shark species. While the HMS Management Division updates this table periodically, persons interested in the current regulations for any state should contact that state directly.

Table 3.3

State Rules and Regulations Pertaining to Atlantic Sharks, as of November 1, 2014. Please note that state regulations are subject to change. Please contact the appropriate state personnel to ensure that the regulations listed below remain current. FL = Fork Length; CL = Carcass Length; TL = Total Length; DW = Dressed Weight; and SCS = Small Coastal Sharks; LCS = Large Coastal Sharks.

State	Cite Reference	Regulatory Details	Contact Information
ME	Sharks - Code ME R. 13-188 ' 50.01, 50.04 and 50.10	Sharks –Commercial harvest of sharks (except spiny dogfish) in state waters prohibited; finning prohibited; sharks harvested elsewhere but landed in Maine, or sharks landed recreationally, must be landed with head, fins, and tail naturally attached to the carcass; porbeagle cannot be landed commercially after federal quota closes dealers who purchase sharks must obtain a federal dealer permit. Recreational anglers must possess a federal HMS angling permits.	ME Department of Marine Resources Phone: (207) 624-6550 Fax: (207) 624-6024
NH	Sharks - FIS 603.20	Sharks – See list for prohibited sharks (http://gencourt.state.nh.us/rules/state_agencies/fis600.html) – no take, landings, or possession of prohibited shark species; NH Wholesale Marine Species License and a Federal Dealer permit required for all dealers purchasing listed sharks; Porbeagle sharks can only be taken by recreational fishing; Head, fins and tail must remain attached to all shark species through landing	NH Fish and Game Douglas Grout Phone: (603) 868-1095 Fax: (603) 868-3305
MA	Sharks – 322 CMR 6.37	Sharks – ASMFC Coastal Shark Plan (no shark species may be landed with tails or fins removed 322 CMR 6.37(3)(d)) All MA commercial and recreational fishing regulations are available online at: http://www.mass.gov/dfwele/dmf/commercialfishing/cmr_index.htm	MA Division of Marine Fisheries Jared Silva Phone: (617) 626-1534 Fax: (617) 626-1509

State	Cite Reference	Regulatory Details	Contact Information
RI	Sharks - RIMFC Regulations part VII 7.24	<p>Sharks – ASMFC Coastal Shark Plan</p> <p>RI commercial fishing license and/or landing permit required to harvest and/or land HMS species</p> <p>All RI commercial and recreational marine fisheries regulations are available online at: http://www.dem.ri.gov/pubs/regs/regs/fishwild/rimftoc.htm</p> <p>RIMFC Regulations part VII 7.24 are available online at: http://www.dem.ri.gov/pubs/regs/regs/fishwild/rimf7.pdf</p>	<p>RI Dept of Environment Management, Div of Fish and Wildlife</p> <p>Eric Schneider Phone: (401) 423-1933</p>
CT	<p>Sharks – Regulations of Connecticut State Agencies § 26-159a-1;</p> <p>Connecticut General Statutes §26-142a(d)</p> <p>Declarations: 10-03, 10-05, 10-07</p>	<p>Sharks – Prohibited species same as federal regulations;</p> <p>No commercial fishing for large coastal sharks; No commercial small coastal shark fishing until further notice</p>	<p>CT Department of Environmental Protection</p> <p>David Simpson Phone: (860) 434-6043 Fax: (860) 434-6150</p>
NY	<p>Sharks - NY Environmental Conservation ' 13-0338; State of New York Codes, Rules and Regulations (Section 40.7)</p>	<p>Sharks – ASMFC Coastal Shark Plan</p>	<p>NY Department of Environmental Conservation</p> <p>Stephen W. Heins Phone: (631) 444-0435 Fax: (631) 444-0449</p>

State	Cite Reference	Regulatory Details	Contact Information
NJ	Sharks - NJ Administrative Code, Title 7. Department of Environmental Protection, NJAC 7:25-18.1 and 7:25-18.12(d)	Sharks – ASMFC Coastal Shark Plan	NJ Fish and Wildlife Russ Babb Phone: (609)748-2020 Fax: (609) 748-2032
DE	Sharks - DE Code Regulations 3541	Sharks – ASMFC Coastal Shark Plan	DE Division of Fish and Wildlife John Clark Phone: (302) 739-9914
MD	Sharks - Code of Maryland Regulations 08.02.12.03 and 08.02.22.01-.04	Sharks – Recreational catch required to be tagged; ASMFC Coastal Shark Plan; all recreationally harvested sharks must have heads, tails, and fins attached naturally to the carcass through landing; all commercially harvested sharks other than smoothhounds must have tails and fins attached naturally to carcass through landing; smoothhound sharks harvested commercially may have dorsal, pectoral and caudal fins removed (caudal fins may not exceed 4% of total dressed weight of smoothhound shark carcasses on board; dorsal and pectoral fins may not exceed 8% of total dressed weight of smoothhound shark carcasses on board)	MD Department of Natural Resources Gina Hunt Phone: (410) 260-8326

State	Cite Reference	Regulatory Details	Contact Information
VA	Sharks - 4 VA Administrative Code 20-490-10	Sharks – ASMFC Coastal Shark Plan	VA Marine Resources Commission Robert O'Reilly Phone: (757) 247-2247 Fax: (757) 247-2002
NC	Sharks -NC Administrative Code tit. 15A, NCAC, 03M .0512 Compliance with Fishery Management Plans	Sharks – Director may impose restrictions for size, seasons, areas, quantity, etc. via proclamation; ASMFC Coastal Shark Plan; additionally: longline in the shark fishery shall not exceed 500 yds or have more than 50 hooks	NC Division of Marine Fisheries Randy Gregory Phone: (252) 726-7021 Fax: (252) 726-0254
SC	Sharks -SC Code Ann. ' 50-5-2725, 2730	Sharks – Defer to federal regulations; Gillnets may not be used in the shark fishery in state waters; State permit required for shark fishing in state waters	SC Department of Natural Resources Wallace Jenkins Phone: (843) 953-9835 Fax: (843) 953-9386
GA	Sharks - GA Code Ann. ' 27-4-130.1; GA Comp. R. & Regs. ' 391-2-4-.04	Sharks – Commercial/Recreational: 1/person/boat for sharks from the Small Shark Composite (bonnethead, sharpnose, and spiny dogfish, min size 30” FL; All other sharks - 1 shark/person or boat, whichever is less, min size 54” FL Prohibited Species: same as federal, plus silky sharks; All species must be landed head and fins intact; Sharks may not be landed in Georgia if harvested using gillnets; ASMFC Coastal Shark Plan	GA Department of Natural Resources Carolyn Belcher Phone: (912) 264-7218 Fax: (912) 262-3143

State	Cite Reference	Regulatory Details	Contact Information
FL	Sharks - FL Administrative Code 68B-44	Sharks – Commercial/recreational: min size – 54” except no min. size on blacknose, blacktip, bonnethead, smooth dogfish, finetooth, Atlantic sharpnose; Commercial/recreational possession limit – 1 shark/person/day, max; 2 sharks/vessel on any vessel with 2 or more persons on board; Allowable gear – hook and line only; State waters close to commercial harvest when adjacent federal waters close; Federal permit required for commercial harvest, so federal regulations apply in state waters unless state regulations are more restrictive; Finning, removing heads and tails, and filleting prohibited (gutting allowed); Prohibited species same as federal regulations plus prohibition on harvest of lemon, sandbar, tiger, great hammerhead, smooth hammerhead, and scalloped hammerhead sharks, direct and continuous transit through state waters to place of landing for lemon, sandbar, tiger, great hammerhead, smooth hammerhead, and scalloped hammerhead sharks legally caught in federal waters is allowed.	FL Fish and Wildlife Conservation Commission Martha Bademan Phone: (850) 487-0554 Fax: (850) 487-4847

State	Cite Reference	Regulatory Details	Contact Information
AL	Sharks - AL Administrative Code r.220-3-.30, r.220-3-.37, and r.220-2-.77	Sharks – Recreational: bag limit – 1 sharpnose/person/day and 1 bonnethead/person/day; no min size; great hammerhead, smooth hammerhead, scalloped hammerhead 1/person/day - 78” FL; all other sharks – 1/person/day; min size – 54” FL or 30” dressed; Commercial - no size limit no possession limit on any non-prohibited species. Restrictions of chumming and shore-based angling if creating unsafe bathing conditions; Prohibited species: Atlantic angel, basking, bigeye sand tiger, bigeye sixgill, bigeye thresher, bignose, Caribbean reef, Caribbean sharpnose, dusky, Galapagos, largetooth sawfish, longfin mako, narrowtooth, night, sandtiger, smalltooth sawfish, smalltail, sevengill, sixgill, spotted eagle ray, whale, white Sandbar (unless fisherman possess a federal shark research fishery permit), Silky (unless fisherman possess a Federal Atlantic shark fisheries permit). Commercial-state waters close, by species, when federal season closes; no shark fishing on weekends, Memorial Day, Independence Day, or Labor Day; Regardless of open or closed season, gillnet fishermen targeting other fish may retain sharks with a dressed weight not exceeding 10% of total catch	AL Department of Conservation and Natural Resources, Marine Resources Division Major Scott Bannon Phone: (251) 861 2882 www.outdooralabama.com

State	Cite Reference	Regulatory Details	Contact Information
LA	Sharks - LA Administrative Code Title 76, Pt. VII, Ch. 3, § 357	Sharks – Recreational: min size – 54” FL, except Atlantic sharpnose and bonnethead which have no size limit; bag limit - 1 sharpnose or bonnethead/person/day, all other sharks, except sandbar, silky and all prohibited sharks – 1 fish/person/day in aggregate including SCS, LCS, and pelagic sharks; Commercial: 33/vessel/day limit (36/vessel/day by mid-2013); no min size; Com & rec harvest prohibited: Apr 1 - Jun 30; Prohibited species: same as federal regulations; Fins must remain naturally attached to carcass though off-loading. Commercial shark fishing requires annual state shark permit. Owners/operators of vessels other than those taking sharks in compliance with state or federal commercial permits are restricted to no more than one shark from either the large coastal, small coastal, or pelagic group per vessel per trip within or without Louisiana waters.	LA Department of Wildlife and Fisheries Jason Adriance Phone: (504) 284-2032 or 225 765-2889 Fax: (504) 284-5263 or (225) 765-2489
MS	Tunas/Billfish/Sharks - MS Code Title-22 part 7	Sharks – Recreational: min size - LCS/Pelagics 37” TL; SCS 25” TL; bag limit - LCS/Pelagics 1/person (possession limit) up to 3/vessel (possession limit); SCS 4/person (possession limit); Commercial and prohibited species – same as federal regulations; Prohibition on finning	MS Department of Marine Resources Kerwin Cuevas Phone: (228) 374-5000

State	Cite Reference	Regulatory Details	Contact Information
TX	Billfish/Swordfish/Sharks - TX Administrative Code Title 31, Part 2, Parks and Wildlife Code Title 5, Parks and Wildlife Proclamations 57.971, 57.973 and 57.981	Sharks – Commercial/recreational: bag limit - 1 shark/person/day; Commercial/recreational possession limit is twice the daily bag limit (i.e., 2 sharks/person/day); min size 24” TL for Atlantic sharpnose, blacktip, and bonnethead sharks and 64” TL for all other lawful sharks. Prohibited species: same as federal regulations	TX Parks & Wildlife Department Mark Lingo Phone: (956) 350-4490 Fax: (956) 350-3470
Puerto Rico	Regulation #7949 Article 13 – Commercial Fishing Limits Article 18 – Recreational Fishing Limits	<p>Illegal to sell, offer for sale, or traffic in any billfish or marlin, either whole or processed, captured in jurisdictional waters of Puerto Rico.</p> <p>Swordfish or billfish, tuna, and shark are covered under the federal Atlantic HMS regulations (50 CFR, Part 635); Fishers who capture these species are required to comply with said regulation; billfish captured incidentally with long line must be released by cutting the line close to the fishhook, avoiding the removal of the fish from the water; in the case of tuna and swordfish, fishers shall obtain a permit according to the requirements of the federal government; Year-round closed season on nurse sharks.</p> <p>http://www.drna.gobierno.pr/biblioteca/reglamentos_folder/Reglamento%20de%20Pesca%20de%20Puerto%20Rico%20-%207949</p>	Puerto Rico Department of Natural and Environmental Resources Craig Lilyestrom Phone: (787) 772-2022

State	Cite Reference	Regulatory Details	Contact Information
U.S. Virgin Islands	V.I.C., Title 12, Chapter 9A.	Federal regulations and federal permit requirements apply in territorial waters. http://caribbeanfmc.com/pdfs/booklet%20usvi%20Commercial%202009.pdf	6291 Estate Nazareth St. Thomas, VI 00802 Phone: (340) 775-6762 45 Mars Hill Complex Frederiksted, St. Croix, VI 00840 Phone: (340) 773-1082

3.4.3 INTERNATIONAL SHARK MANAGEMENT

3.4.3.1 ICCAT Shark Measures

ICCAT was established at a Conference of Plenipotentiaries, which prepared and adopted the International Convention for the Conservation of Atlantic Tunas, signed in Rio de Janeiro, Brazil, in 1966. ICCAT recommendations are binding instruments for Contracting Parties, while ICCAT resolutions are non-binding and express the will of the Commission. All ICCAT recommendations and resolutions are available on the ICCAT website at <http://www.ICCAT.es>. Under the Atlantic Tunas Convention Act (ATCA), 16 U.S.C. §§ 971 et seq., the Secretary has authority to promulgate regulations as “necessary and appropriate” to implement ICCAT measures. ICCAT generally manages tuna and tuna-like fisheries and bycatch in those fisheries but also conducts research and has adopted measures related to shark species caught within the Convention area that are associated with other ICCAT species.

The first binding measure passed by ICCAT dealing specifically with sharks, *Recommendation 04-10 Concerning the Conservation of Sharks Caught in Association with Fisheries Managed by ICCAT*, included: reporting of shark catch data by Contracting Parties, a ban on shark finning, research on gears and shark nursery areas, a request for Contracting Parties to live-release sharks that are caught incidentally, a review of management alternatives from the 2004 assessment on blue and shortfin mako sharks, and a commitment to conduct another stock assessment of selected pelagic shark species no later than 2007.

Since 2007, a number of ICCAT recommendations have been adopted relevant to Atlantic LCS and SCS. In 2010, ICCAT adopted ICCAT Recommendations 10-07 and 10-08, which prohibit the retention, transshipping, landing, storing, or selling of hammerhead sharks in the family *Sphyrnidae* (except for *Sphyrna tiburo*) and oceanic whitetip sharks (*Carcharhinus longimanus*) caught in association with ICCAT fisheries. At the 2011 meeting, ICCAT adopted Recommendation 11-08, which prohibits retention, transshipping, or landing of any part or whole carcass of silky shark (*Carcharhinus falciformis*) caught in association with ICCAT fisheries. Finally in 2012, ICCAT adopted Recommendation 12-05, *Recommendation by ICCAT on Compliance with Existing Measures on Shark Conservation and Management*, which requires that Contracting Parties, Cooperating non-Contracting Parties, Entities, or Fishing Entities CPCs submit details on the implementation of and compliance with ICCAT shark conservation and management measures before the 2013 annual meeting.

NMFS published a final rule (76 FR 53652, August 29, 2011) that implemented ICCAT Recommendations 10-07 and 10-08, which prohibit the retention, transshipping, landing, storing or selling of hammerhead sharks in the family *Sphyrnidae* (except for bonnethead sharks, *Sphyrna tiburo*) and oceanic whitetip sharks (*Carcharhinus longimanus*) caught in association with fisheries managed by ICCAT. This final rule, which became effective on September 28, 2011, prohibits the retention of hammerhead and oceanic whitetip sharks by Atlantic HMS commercially-permitted vessels that have pelagic longline (PLL) gear on board, and recreational fishermen fishing with a

General Category permit when participating in a HMS tournament or fishing under an HMS Angling or Charter/Headboat permit where tunas, swordfish, and/or billfish are also retained. Commercial shark bottom longline (BLL), gillnet, or handgear fisheries, and shark recreational fisheries when tunas, swordfish, and billfish are not retained, were not impacted by this rule because they are not considered ICCAT fisheries (i.e., fisheries that target tunas, swordfish, and/or billfish) and thus can continue to retain oceanic whitetip and hammerhead sharks

In 2012, NMFS published a final rule to implement ICCAT Recommendation 11-08, which prohibits retaining, transshipping, or landing silky sharks (*Carcharhinus falciformis*) caught in association with ICCAT fisheries (77 FR 60632, October 4, 2012). In order to facilitate domestic enforcement and compliance, we also prohibited storing, selling, and purchasing the species, consistent with the similar regulations finalized last year regarding oceanic whitetip and most hammerhead sharks. This rule prohibits retention of silky sharks by vessels with PLL gear onboard and also prohibits retention of silky sharks by vessels that are issued both an HMS Charter/Headboat permit and a commercial shark permit when tuna, swordfish, or billfish are on board the vessel.

3.4.3.2 Domestic Implementation of Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES)

CITES is an international treaty designed to control and regulate international trade of certain animal and plant species that are now or potentially may be threatened with extinction and are affected by trade. These species are included in Appendices to CITES, which are available on the CITES Secretariat's website at <http://www.cites.org/eng/app/appendices.php>. Currently, 177 countries, including the United States, are Parties to CITES. The Convention calls for meetings of the Conference of the Parties, held every two to three years, at which the Parties review treaty implementation, make provisions enabling the CITES Secretariat in Switzerland to carry out its functions, consider amendments to the lists of species in Appendices I and II, consider reports presented by the Secretariat, and make recommendations for the improved effectiveness of CITES. Any country that is a Party to CITES may propose for these meetings amendments to Appendices I and II and resolutions, decisions, and agenda items for consideration by all the Parties.

At the fifteenth regular meeting of the Conference of the Parties to CITES (CoP15) the United States submitted a proposal to include oceanic whitetip and hammerhead sharks (great, scalloped, and smooth hammerhead sharks) in Appendix II; however, the proposal was rejected. At the sixteenth regular meeting of the Conference of the Parties to CITES (CoP16), which took place in March 2013, the United States again co-proposed, with Colombia and Brazil, listing oceanic whitetip sharks for Appendix II listing. This measure was adopted by consensus. At CoP16, Brazil, Costa Rica, Croatia, Denmark (on behalf of the European Union), Ecuador, Honduras, and Mexico also sponsored a proposal supported by the United States to list great, scalloped, and smooth hammerhead sharks on Appendix II; this proposal was also adopted. Thus, oceanic whitetip sharks, and great, scalloped, and smooth hammerhead sharks are now listed on Appendix II, which imposes certain trade-related requirements.

Appendix II includes species that are not currently threatened, but may become so without trade control. Regulated trade is allowed, provided that the exporting country issues a permit based on findings that the specimens were legally acquired, and the trade will not be detrimental to the survival of the species or its role in the ecosystem. Once these listings go into effect, any U.S. fishermen or dealer who wishes to export oceanic whitetip sharks, great, scalloped, or smooth hammerhead sharks, or porbeagle sharks will have to obtain a CITES permit in order to export or re-export these products.

3.4.3.3 Endangered Species Act Listing of Scalloped Hammerhead Sharks

NMFS issued a final determination to list four separate distinct population segments (DPSs) of the scalloped hammerhead shark (*Sphyrna lewini*) under the ESA (79 FR 38214, July 3, 2014). For additional details refer to Section 3.7.2 of this document.

3.5 DESCRIPTION OF THE ATLANTIC LCS AND SCS FISHERIES

While shark fishermen generally target particular species, the non-selective nature of many fishing gears warrants analysis and management on a gear-by-gear basis. For this reason, shark fishery data are analyzed separately by gear type. Additionally, bycatch and safety issues are also better addressed separately by gear type.

A revised list of authorized fisheries and fishing gear became effective December 1, 1999 (64 FR 67511, December 2, 1999). The rule applies to all U.S. marine fisheries, including Atlantic HMS. As stated in the rule, “no person or vessel may employ fishing gear or participate in a fishery in the exclusive economic zone (EEZ) not included in this List of Fisheries (LOF) without giving 90 days’ advance notice to the appropriate Fishery Management Council (Council) or, with respect to Atlantic HMS, the Secretary of Commerce (Secretary).” Authorized gear types routinely used in Atlantic shark fisheries include:

- PLL fishery – longline (commercial)
- Shark gillnet fishery – gillnet (commercial)
- Shark BLL fishery – longline (commercial)
- Shark handgear fishery - rod and reel, handline, bandit gear (commercial)
- Shark recreational fishery – rod and reel, handline (recreational)

Commercial landings of Atlantic LCS and SCS are presented below in Tables 3.4 – 3.7. Additional information on all gear type, recent catch, landings and discard data of Atlantic LCS and SCS can be found in Section 3.5 of Amendment 5a or in the 2013 SAFE Report.

Table 3.4 Commercial Landings of Large Coastal Sharks in the Atlantic Region (lb dw, 2008-2012)

Large Coastal Sharks	2008	2009	2010	2011	2012
Basking ²	0	0	0	0	0
Bignose ¹	0	0	0	0	0
Bigeye sand tiger ²	0	0	0	0	0
Blacktip	258,035	229,267	246,617	176,136	215,403
Bull	43,200	61,396	56,901	49,927	24,504
Caribbean reeE1	0	0	0	0	0
Dusky ¹	0	0	0	14	172
Galapagos ¹	0	0	0	0	0
Hammerhead, great	0	0	0	0	371
Hammerhead, scalloped	0	0	0	0	15,800
Hammerhead, smooth	0	4,025	7,802	110	3,967
Hammerhead, unclassified	21,631	62,825	43,345	35,618	9,617
Lemon	22,530	30,909	25,316	45,448	21,563
Narrowtooth ¹	0	0	0	0	0
Night ¹	0	0	0	0	0
Nurse	10	0	71	0	81
Sandbar	63,035	54,141	84,339	94,295	46,446
Sand tiger ²	0	0	18	20	66
Silky	306	1,386	1,049	992	29
Spinner	1,265	20,022	13,544	4,113	10,643
Tiger	14,119	15,172	43,145	36,425	23,245
Whale ²	0	0	0	0	0
White ²	117	0	0	0	0
Unclassified, assigned to large coastal	187,670	70,894	2,229	50,711	53,705
Unclassified LCS fins	26,707	33,173	20,545	21,535	15,370
Total, excluding fins	611,918	550,037	524,376	493,809	425,612
	(278 mt dw)	(249 mt dw)	(238 mt dw)	(224 mt dw)	(193 mt dw)

¹ Prohibited in the commercial fishery as of June 21, 2000. ² Prohibited as of April 1997.

Source: Cortés pers. comm.

Table 3.5 Commercial Landings of Large Coastal Sharks in the Gulf of Mexico Region (lb dw, 2008-2012)

Large Coastal Sharks	2008	2009	2010	2011	2012
Basking ²	0	0	0	0	0
Bignose ¹	0	0	0	0	109
Bigeye sand tiger ²	0	0	0	0	0
Blacktip	326,280	374,573	654,942	384,662	405,015
Bull	144,356	150,094	165,894	178,595	255,892
Caribbean reeE1	0	0	0	0	0
Dusky ¹	0	0	0	0	0
Galapagos ¹	0	0	0	0	0
Hammerhead, great	156	1,430	6,339	49	99
Hammerhead, scalloped	0	0	0	0	33,216
Hammerhead, smooth	0	0	0	0	0
Hammerhead, unclassified	35,332	95,678	51,149	68,709	8,005
Lemon	30,897	54,984	21,081	38,132	29,362
Narrowtooth ¹	0	0	0	0	0
Night ¹	0	0	0	208	0
Nurse	48	147	0	27	11
Sandbar	26,740	113,717	54,914	46,040	23,854
Sand tiger ²	0	0	0	0	0
Silky	4,488	4,087	270	643	0
Spinner	122,395	17,028	78,951	66,996	49,647
Tiger	17,089	7,874	8,825	21,594	26,209
Whale ²	0	0	0	0	0
White ²	0	0	0	27	0
Unclassified, assigned to large coastal	131,724	163,320	0	169,651	188,566
Unclassified LCS fins	23,938	35,142	45,425	40,768	40,693
Total, excluding fins	839,505	982,932	1,042,365	975,333	1,019,985
	(381 mt dw)	(446 mt dw)	(473 mt dw)	(442 mt dw)	(463 mt dw)

¹ Prohibited in the commercial fishery as of June 21, 2000. ² Prohibited as of April 1997.

Source: Cortés pers. comm

Table 3.6 Commercial Landings of Small Coastal Sharks in the Atlantic Region (lb dw, 2008-2012)

Small Coastal Sharks	2008	2009	2010	2011	2012
Atlantic angel*	91	0	96	11	171
Blacknose	117,197	90,023	30,287	28,373	37,873
Bonnethead	61,549	53,912	9,069	28,284	19,907
Finetooth	26,872	63,359	76,438	52,318	15,922
Sharpnose, Atlantic	261,788	262,508	211,190	214,382	345,625
Sharpnose, Caribbean*	0	0	0	0	0
Unclassified, assigned to small coastal	23,077	34,429	851	36,639	492
Unclassified SCS fins	0	0	0	0	0
Total, excluding fins	490,574	504,231	327,931	360,007	419,990
	(223 mt dw)	(229 mt dw)	(149 mt dw)	(163 mt dw)	(191 mt dw)

*Prohibited in the commercial fishery as of June 21, 2000.

Source: Cortés pers. comm.

Table 3.7 Commercial Landings of Small Coastal Sharks in the Gulf of Mexico Region (lb dw, 2008-2012)

Small Coastal Sharks	2008	2009	2010	2011	2012
Atlantic angel*	0	0	0	0	0
Blacknose	17,058	61,682	4,204	3,900	14,379
Bonnethead	388	3,444	2,672	12,986	2,601
Finetooth	53,961	95,705	45,001	159,558	130,278
Sharpnose, Atlantic	77,861	43,217	17,958	53,723	100,253
Sharpnose, Caribbean*	0	0	0	0	0
Unclassified, assigned to small coastal	0	0	0	0	0
Unclassified SCS fins	0	0	0	0	0
Total, excluding fins	149,268	204,048	69,835	230,167	247,511
	(68 mt dw)	(93 mt dw)	(32 mt dw)	(104 mt dw)	(112 mt dw)

*Prohibited in the commercial fishery as of June 21, 2000.

Source: Cortés pers. comm.

3.6 SOCIAL AND ECONOMIC ASPECTS OF THE ATLANTIC LCS AND SCS FISHERIES

3.6.1 SOCIAL

Social impacts are generally the consequences to human populations resulting from some type of public or private action. Those consequences may include alterations to the ways in which people live, work or play, relate to one another, and organize to meet their needs. In addition, cultural impacts, which may involve changes in values and beliefs that affect people's way of identifying themselves within their occupation, communities, and society in general are included under this interpretation. Social impact analyses help determine the consequences of policy action in advance by comparing the status quo with the projected impacts. Community profiles are an initial step in the social impact assessment process. Although public hearings and scoping meetings provide input from those concerned with a particular action, they do not constitute a full overview of the fishery.

The Magnuson-Stevens Act and NEPA require an assessment of potential social impacts of actions on fisheries. The Magnuson-Stevens Act requires, among other things, that all FMPs include a fishery impact statement intended to assess, specify, and describe the likely effects of the measures on fishermen and fishing communities (MSA, sec. 303(a)(9)). According to National Standard 8 of the Magnuson-Stevens Act, conservation and management measures should, consistent with conservation requirements, "take into account the importance of fishery resources to fishing communities by utilizing economic and social data [based on the best available information] in order to (A) provide for the sustained participation of such communities, (B) to the extent practicable, minimize adverse economic impacts on such communities." NEPA also requires federal agencies to consider the interactions of natural and human environments by using a "systematic, interdisciplinary approach which will ensure the integrated use of the natural and social sciences . . . in planning and decision making . . ." (NEPA, sec 102(2)(A)). Moreover, agencies need to address the aesthetic, historical, cultural, economic, social, or health effects, which may be direct, indirect, or cumulative. Consideration of social impacts is a growing concern as fisheries experience increased participation and/or declines in stocks. The consequences of management actions need to be examined to better ascertain and, if necessary and possible, mitigate regulatory impacts on affected constituents.

NMFS (2001) guidelines for social impact assessments specify that the following elements are utilized in the development of FMPs and FMP amendments:

1. The size and demographic characteristics of the fishery-related work force residing in the area; these determine demographic, income, and employment effects in relation to the work force as a whole, by community and region.
2. The cultural issues of attitudes, beliefs, and values of fishermen, fishery-related workers, other stakeholders, and their communities.
3. The effects of proposed actions on social structure and organization; that is, on the ability to provide necessary social support and services to families and communities.

4. The non-economic social aspects of the proposed action or policy; these include life-style issues, health and safety issues, and the non-consumptive and recreational use of living marine resources and their habitats.
5. The historical dependence on and participation in the fishery by fishermen and communities, reflected in the structure of fishing practices, income distribution and rights.

From the 255 communities identified as involved in the 2001 commercial fishery, Amendment 1 to the 1999 FMP for Atlantic Tunas, Swordfish, and Sharks focused on specific towns based on shark landings data, the size of the shark fishing fleet, the relationship between the geographic communities and the fishing fleets, and the existence of other community studies. While the recreational fishery is an important component in the shark fishery, participation and landings were not documented in a manner that allowed community identification. Wilson et al. (1998) selected only the recreational fisheries found within the commercial fishing communities for a profile, due to the lack of community-based data for the sport fishery. The study also investigated the social and cultural characteristics of fishing communities in five states and one U.S. territory: Massachusetts, New Jersey, North Carolina, Florida, Louisiana, and Puerto Rico. These areas were selected because they each had important fishing communities that could be affected by the 1999 FMP and Atlantic Billfish Amendment, and because they are fairly evenly spread along the Atlantic and Gulf coasts and the Caribbean.

The 2006 Consolidated HMS FMP used information from the Wilson et al. (1998) study along with information gathered under contract with the Virginia Institute of Marine Science (VIMS) at the College of William and Mary to re-evaluate several of the baseline communities (Kirkley 2005). The VIMS study gathered a profile of basic sociological information for the principal states involved with the Atlantic shark fishery. A detailed description of additional information used in the community profiles analysis can be found in Section 9.2.2 of the 2006 Consolidated HMS FMP.

As of 2012, 80 percent of shark permit holders are located in Florida, Louisiana, New Jersey, and North Carolina. Communities in these states are expected potentially to be the most affected by the measures finalized in Amendment 5a. In addition to the community profile information found in the 2006 Consolidated HMS FMP, NMFS is considering additional information in assessing community impacts, including a report by MRAG Americas, Inc., and Jepson (2008) titled "Updated Profiles for HMS Dependent Fishing Communities," which can be found in Appendix E of Amendment 2. This report includes updated community profiles and new social impacts assessments for HMS fishing communities along the Atlantic and Gulf of Mexico coasts. Community profile information along with demographic information from the 2010 U.S. Census can be found in the 2011 and 2012 SAFE Reports. The primary purpose of this section is to provide the baseline economic data and economic impact analysis for the Regulatory Impact Review (RIR) in Chapter 6 and the Initial Regulatory Flexibility Analysis (IRFA) in Chapter 7. It also provides relevant data for Community Profiles described in Chapter 9. While this chapter provides an economic analysis, it is not a stand-alone analysis, as it refers back to, provides background data for, and builds upon the specific data and analyses provided in Chapters 2, 3, 4, 7, 8, and 9. Note that all dollars are reported in nominal dollars, consistent with methods used in the 2006 Consolidated HMS FMP.

3.6.2 NUMBER OF VESSELS AND PERMIT HOLDERS

In order to examine the baseline universe of entities potentially affected by the preferred alternatives, NMFS analyzed the number of permits that were issued as of September 2014 in conjunction with HMS fishing activities. NMFS used September 2014 permit data for all the analyses, as it provides recent information on permit holders and corresponds to the most recent data used in most of the analyses. The actual number of permit holders changes throughout the year, because some permits expire at the end of each permit holder's birth month.

As of September 2014, there were a total of 473 commercial permit holders in the Atlantic shark fisheries (214 directed and 259 incidental permits). Table 3.8 provides a summary of these permit holders since 2008. Unless otherwise discussed, the reference period for most of the analyses begins at 2008 because a number of significant regulatory changes went into effect in that year. Specifically, Amendment 2 established, among other things, new commercial shark quotas, required all fins remain naturally attached through landing for commercial fishermen, reduced the commercial retention limit, and prohibited the retention of sandbar shark for any commercial or recreational fishermen outside of the shark research fishery. Including years before Amendment 2 could distort the analyses, because the fisheries were much different before the Amendment 2 management measures went into effect. Further detail regarding commercial permit holders is provided below.

Table 3.8 Number of shark limited access and shark dealer permit holders between 2008 and 2014. Note: The numbers of 2014 shark limited access and shark dealer permit holders are through September 2014

State	Directed Shark	Incidental Shark	Shark Dealers
ME	2	5	1
MA	3	8	7
RI	1	2	2
NH	-	1	-
CT	-	1	-
NY	10	12	5
PA	1	2	-
NJ	22	26	8
DE	1	2	-
MD	2	2	3
VA	-	2	3
NC	16	11	17
SC	8	8	9
GA	2	2	1
FL	119	127	29
AL	4	2	3
MS	-	1	-
LA	20	31	8
TX	3	13	-
CA	-	1	-
Annual Totals			
2014	214	259	96
2013	220	265	97
2012	215	271	92
2011	217	262	117
2010	215	265	108
2009	223	285	106
2008	214	285	128

As of September 2014, there were a total of 96 Atlantic shark dealer permit holders. Table 3.8 provides a summary of Atlantic shark dealer permit holders by year from 2008 to 2014. Detail regarding shark dealer permit holders is provided in the 2013 SAFE Report for Atlantic Highly Migratory Species. All dealer permit holders are required to submit reports providing data about their businesses and transactions. Before January 1, 2013, all shark dealers were required to submit bi-weekly dealer reports on all HMS they purchased. To facilitate quota monitoring, “negative reports” for sharks are also required from dealers when no purchases have been made, allowing us to determine who has not purchased fish versus who has neglected to report. Since January 1, 2013, all shark dealers have been required to report all HMS they purchased or a negative report on a weekly basis.

In 2014, there were a total of 5 Atlantic shark research fishery permit holders. Table 3.9 provides a summary of Atlantic shark research fishery permit holders by year from 2008 to 2014. As

described above, NMFS prohibited the retention of sandbar sharks and established, among other things, an Atlantic shark research fishery in Amendment 2. The objective of the Atlantic shark research fishery is to manage a very limited sandbar quota within a small, closely observed research fishery in order to maintain a time series of catch data, to obtain life history data of sandbar and other Atlantic shark species for stock assessments, and to meet NMFS’ research needs and objectives. Through this shark research fishery, federal commercial shark fishermen can apply and a few are selected on an annual basis to assist NMFS in the collection of fishery-dependent data while earning revenue from selling additional sharks, including sandbar sharks. Since the Atlantic shark research fishery was implemented in 2008, the status of the sandbar shark stock has improved, going from “overfished with overfishing occurring,” to “overfished,” according to the results of SEDAR 21. Furthermore, the limited numbers of boats that can be managed through the resource-intensive shark research fishery have consistently been unable to catch the entire scientifically-recommended sandbar shark quota. Thus, NMFS has considered reducing the sandbar shark research fishery quota to allow a higher retention limit for commercial fishermen targeting LCS.

Table 3.9 **Number of Atlantic shark research fishery permit holders from 2008-2014.**

Year	Atlantic shark research
2008	11
2009	7
2010	9
2011	10
2012	5
2013	6
2014	5

3.6.3 ECONOMICS

As described in earlier chapters, most of the analyses in this document use data through 2013. While the number of permits sold in 2014 is available at this time for inclusion in our analyses, fishing data from 2014, such as ex-vessel prices and landings, are not included because the 2014 data is not currently available, as it is still being entered and quality controlled at the time of writing this document. Table 3.10 reports 2013 ex-vessel prices by shark species group and region.

Table 3.10 Average 2013 ex-vessel price and gross annual avenue for each shark management group. Source: 2013 eDealer reports. Note: The 2014 annual quotas were the adjusted base annual quotas. Since the porbeagle shark management group was closed for 2013, there was no 2013 price data. Thus, NMFS used price data from 2012.

Species	Region	Average Ex-Vessel Price	2014 Annual Quotas (lb dw)	Gross Annual Avenue
Aggregated LCS	Gulf of Mexico	\$0.49	333,828	\$163,576
	Atlantic	\$0.81	372,552	\$301,767
Blacktip Shark	Gulf of Mexico	\$0.42	604,626	\$253,943
Hammerhead Shark	Gulf of Mexico	\$0.41	55,722	\$22,846
	Atlantic	\$0.64	59,736	\$38,231
LCS Research	Both	\$0.65	110,230	\$71,650
Sandbar Research	Both	\$0.77	257,056	\$197,933
Non-Blacknose SCS	Gulf of Mexico	\$0.32	150,476	\$48,152
	Atlantic	\$0.70	582,333	\$407,633
Blacknose Shark	Gulf of Mexico	\$0.81	4,076	\$3,302
	Atlantic	\$0.83	38,638	\$32,070
Blue shark	Both	\$0.28	601,856	\$168,520
Porbeagle shark	Both	\$1.15*	2,874	\$4,291
Other Pelagic sharks	Both	\$1.69	1,075,856	\$1,818,197
Shark Fins (weight = 5% of all shark landed)	Both	\$6.05	212,537	\$1,285,847
Total				\$4,817,956

Table 3.11 HMS Recreational Fishing Trip Related Expenditures and Economic Impacts for Directed HMS Private Boat Trips (ME - NC, 2011)

Variable	Tuna Trips	Billfish Trips	Shark Trips	All HMS Trips
Sample size by species targeted	1,047	95	107	1,249
Average trip expenditures	\$540	\$1,151	\$565	\$624
Total directed HMS private boat trips *	27,648	5,123	6,669	39,440
Total trip-related expenditures	\$14,935,141	\$5,896,128	\$3,771,066	\$24,602,335
Total economic output	\$18,990,136	\$7,496,728	\$4,699,144	\$31,186,008
Employment (Full time job equivalents)	123	48	31	202

At the end of 2004 and 2012, NMFS collected market information regarding advertised charterboat rates. The analysis of this data focused on advertised rates for full day charters. Full day charters vary from 6 to 14 hours long, with a typical trip being 10 hours. The average price for a full day boat charter was \$1,053 in 2004 and \$1,200 in 2012. Sutton et al., (1999) surveyed charterboats throughout Alabama, Mississippi, Louisiana, and Texas in 1998 and found the average charterboat base fee to be \$762 for a full day trip. Holland et al. (1999) conducted a similar study on charterboats in Florida, Georgia, South Carolina, and North Carolina and found the average fee for full day trips to be \$554, \$562, \$661, and \$701, respectively. Comparing these two studies conducted in the late 1990s to the average advertised daily HMS charterboat rate in 2004 and 2012, it is apparent that there has been a significant increase in charterboat rates.

In 2013, NMFS conducted a logbook study to collect cost and earnings data on charter and headboat trips targeting HMS throughout the entire Atlantic HMS region (Maine to Texas). The

HMS Cost and Earning Survey commenced in July 2013 and ended in November 2013. Preliminary data indicate that only 55 percent of HMS Charter/Headboat permit holders reported actively taking for-hire trips, with the remaining 45 percent indicating that they either did not actively take for-hire trips or no longer possessed the vessel tied to the permit. While economic data are not yet available from the study, preliminary data on the number and percentage of trips by species targeted per region and overall are presented in Table 3.11. Primary target species varied considerably across regions for charter/headboat trips, with yellowfin tuna (45%) being the primary target species overall. Regionally, bluefin tuna (73%) were the primary target species in the northeast Atlantic, followed by pelagic sharks (42%) (i.e., shortfin mako, blue sharks, thresher sharks). In the mid-Atlantic region, HMS trips primarily targeted yellowfin (76%) and bigeye tuna (69%); whereas charter/headboat trips in the south Atlantic primarily targeted yellowfin tuna (53%), sailfish (50%), and marlin (48%). In Florida (analyzed separately here, as preliminary data did not allow for separating trips originating on the Atlantic and Gulf Coasts), the majority of trips targeted species other than HMS (e.g., dolphin fish, wahoo), but 38% percent targeted sailfish. Finally, in the Gulf of Mexico, the majority (60%) of HMS charter/headboat trips targeted coastal sharks (Table 3.12).

Table 3.12 Percent of HMS Charter/Headboat Trips by Region and Target Species (2013)

Species	N. Atlantic	Mid-Atlantic	S. Atlantic	Florida	Gulf of Mexico	Overall*
Bluefin tuna	73.1	17.1	3.8	1.1	0.0	7.8
Yellowfin tuna	23.1	76.1	53.3	10.5	38.1	45.1
Albacore tuna	19.2	27.3	7.9	0.0	0.0	8.5
Bigeye tuna	11.5	69.3	2.5	6.3	5.3	14.6
Skipjack tuna	0.0	3.4	7.9	9.5	2.7	6.0
Marlin	11.5	14.8	47.9	12.6	22.1	29.8
Swordfish	11.5	28.4	0.0	12.6	8.0	8.7
Sailfish	0.0	0.0	50.4	37.9	8.9	29.7
Pelagic sharks	42.3	17.1	0.0	0.0	1.8	5.0
Coastal sharks	11.5	4.6	32.9	12.6	60.2	29.7
Other species	15.4	23.9	39.6	56.8	15.9	34.1

North Atlantic includes: RI, MA, NH, and ME. Mid-Atlantic includes: CT, NY, NJ, DE, MD, and VA. South Atlantic includes: NC, SC, and GA. Gulf of Mexico includes: AL, MS, LA, and TX. Florida was reported separately, as currently available data did not permit separating Atlantic and Gulf of Mexico trips. * Percentages exceed 100 percent as most trips targeted multiple species.

Fishing tournaments can sometimes generate a substantial amount of money for surrounding communities and local businesses. Ditton et al., (2000) estimated that the total expenditure (direct economic impact) associated with the 1999 Pirates Cove Billfish Tournament, not including registration fees, was approximately \$2,072,518. The total expenditure (direct economic impact) associated with the 2000 Virginia Beach Red, White, and Blue Tournament was estimated at approximately \$450,359 (Thailing et al., 2001). These estimated direct expenditures do not include economic effects that may ripple through the local economy, leading to a total impact exceeding that of the original purchases by anglers (i.e., the multiplier effect). Less direct, but equally important, fishing tournaments may serve to generally promote the local tourist industry in coastal communities. In a survey of participants in the 1999 Pirates Cove Billfish Tournament, Ditton et al., (2000) found that almost 80 percent of tournament anglers were from outside of the tournament's county. For this reason, tourism bureaus, chambers of commerce, resorts, and state and local governments often

sponsor fishing tournaments. In addition to official prize money, many fishing tournaments may also conduct a “calcutta,” whereby anglers pay from \$200 to \$5,000 to win more money than the advertised tournament prizes for a particular fish. Tournament participants do not have to enter calcuttas. Tournaments with calcuttas generally offer different levels depending upon the amount of money an angler is willing to put down.

Several tournaments target sharks, a number of which occur in New England, New York, and New Jersey, although other regions hold shark tournaments as well. In 2011, the 31st Annual South Jersey Shark Tournament hosted 113 boats and awarded over \$238,626 in prize money, with an entry fee of \$545 per boat. In 2011, the 25th Annual Oak Bluffs Monster Shark Tournament in Martha’s Vineyard hosted 104 boats.

Additional information on the social and economic aspects of commercial and recreational fisheries for the Atlantic LCS and SCS can be found in the 2013 SAFE Report and Section 3.7 of Amendment 5a.

3.7 PROTECTED SPECIES INTERACTIONS IN ATLANTIC LCS AND SCS FISHERIES

This section examines the interaction between protected species and Atlantic HMS fisheries managed under the 2006 Consolidated HMS FMP. As a point of clarification, interactions are different than bycatch. Interactions take place between fishing gears and marine mammals and seabirds, while bycatch consists of the incidental take and discard of non-targeted finfish, shellfish, mollusks, crustaceans, sea turtles, and any other marine life other than marine mammals and seabirds. This section examines impacts of the HMS Atlantic shark fisheries and HMS gears on species protected under the Marine Mammal Protection Act (MMPA) and the Endangered Species Act (ESA). Additionally, the interaction of seabirds and longline fisheries are considered under the auspices of the United States “National Plan of Action for Reducing the Incidental Catch of Seabirds in Longline Fisheries” (NPOA – Seabirds) and the Migratory Bird Treaty Act (MBTA).

3.7.1 INTERACTIONS AND THE MARINE MAMMAL PROTECTION ACT

NMFS relies on both fishery-dependent and fishery-independent data to produce stock assessments for marine mammals in the Atlantic Ocean, Gulf of Mexico, and the Caribbean Sea. Draft stock assessment reports are typically published in January and final reports are typically published in the fall. Final 2012 stock assessment reports can be obtained on the web at: <http://www.nmfs.noaa.gov/pr/sars/region.htm>.

The following list of species outlines the marine mammal species that occur off the Atlantic and Gulf Coasts that are or could be of concern with respect to potential interactions with HMS fisheries.

<u>Common Name</u>	<u>Scientific Name</u>
Atlantic spotted dolphin	<i>Stenella frontalis</i>
Blue whale	<i>Balaenoptera musculus</i>
Bottlenose dolphin	<i>Tursiops truncatus</i>
Common dolphin	<i>Delphinis delphis</i>
Fin whale	<i>Balaenoptera physalus</i>
Harbor porpoise	<i>Phocoena phocoena</i>
Humpback whale	<i>Megaptera novaeangliae</i>
Killer whale	<i>Orcinus orca</i>
Long-finned pilot whale	<i>Globicephela melas</i>
Minke whale	<i>Balaenoptera acutorostrata</i>
Northern bottlenose whale	<i>Hyperoodon ampullatus</i>
Northern right whale	<i>Eubalaena glacialis</i>
Pantropical spotted dolphin	<i>Stenella attenuata</i>
Pygmy sperm whale	<i>Kogia breviceps</i>
Risso's dolphin	<i>Grampus griseus</i>
Sei whale	<i>Balaenoptera borealis</i>
Short-beaked spinner dolphin	<i>Stenella clymene</i>
Short-finned pilot whale	<i>Globicephela macrorhynchus</i>
Sperm whale	<i>Physeter macrocephalus</i>
Spinner dolphin	<i>Stenella longirostris</i>
Striped dolphin	<i>Stenella coeruleoalba</i>
White-sided dolphin	<i>Lagenorhynchus acutus</i>

Under MMPA requirements, NMFS produces an annual List of Fisheries (LOF) that classifies domestic commercial fisheries, by gear type, relative to their rates of incidental mortality or serious injury of marine mammals. The LOF includes three classifications:

1. Category I fisheries are those with frequent serious injury or mortality to marine mammals;
2. Category II fisheries are those with occasional serious injury or mortality; and
3. Category III fisheries are those with remote likelihood of serious injury or mortality to marine mammals.

The final 2013 MMPA LOF was published on August 29, 2013 (78 FR 53363). The Atlantic Ocean, Caribbean, and Gulf of Mexico large PLL fishery is classified as Category I (frequent serious injuries and mortalities incidental to commercial fishing), and the southeastern Atlantic shark gillnet fishery is classified as Category II (occasional serious injuries and mortalities). The following Atlantic HMS fisheries are classified as Category III (remote likelihood or no known serious injuries or mortalities): Atlantic tuna purse seine; Gulf of Maine and Mid-Atlantic tuna, shark and swordfish,

hook-and-line/harpoon; southeastern Mid-Atlantic and Gulf of Mexico shark BLL; and Mid-Atlantic, southeastern Atlantic, and Gulf of Mexico pelagic hook-and-line/harpoon fisheries. Commercial passenger fishing vessel (charter/headboat) fisheries are subject to Section 118 and are listed as a Category III fishery. Recreational vessels are not categorized, since they are not considered commercial fishing vessels.

Fishermen participating in Category I or II fisheries are required to register under the MMPA and to accommodate an observer aboard their vessels if requested. Vessel owners or operators, or fishermen, in Category I, II, or III fisheries must report all incidental mortalities and serious injuries of marine mammals during the course of commercial fishing operations to NMFS. There are currently no regulations requiring recreational fishermen to report takes, nor are they authorized to have incidental takes (i.e., they are illegal).

3.7.2 BYCATCH AND THE ENDANGERED SPECIES ACT

Sea Turtles

NMFS has taken several significant steps to reduce sea turtle bycatch and bycatch mortality in domestic longline fisheries. On December 12, 2012, following consultation under section 7(a)(2) of the Endangered Species Act (ESA), NMFS determined that the continued authorization of the Atlantic shark and smoothhound shark fisheries is not likely to jeopardize the continued existence of hawksbill, green, Kemp's ridley, leatherback, and loggerhead sea turtles. No sea turtles were observed in shark gillnet fisheries in 2012 or 2013. In the shark bottom longline research fishery, there were two interactions with loggerhead sea turtles in 2012 and three interactions with loggerhead sea turtles in 2013.

Smalltooth sawfish

NMFS designated critical habitat for smalltooth sawfish in September 2009 (74 FR 45353, September 2, 2009). NMFS believes that smalltooth sawfish takes in the shark gillnet fishery are rare, given the low reported number of takes and high rate of observer coverage. The fact that there were no smalltooth sawfish caught during 2001, when 100 percent of the fishing effort was observed, indicates that smalltooth sawfish takes (observed or total) most likely do not occur on an annual basis. The 2012 Shark BiOp determined that the continued operation of the Atlantic shark and smoothhound fisheries may result in up to 12 smalltooth sawfish takes (9 non-lethal, 3 lethal) annually. The non-lethal takes of up to nine smalltooth sawfish annually is not expected to have any measurable impact on the reproduction, numbers, or distribution of this species and is not expected to appreciably reduce the likelihood of survival and recovery of smalltooth sawfish. Therefore, NMFS determined that the continued authorization of the Atlantic shark fisheries, including the new smoothhound fishery, was not likely to jeopardize the continued existence of the United States DPS of smalltooth sawfish. No smalltooth sawfish were observed in shark gillnet fisheries in 2012 or 2013. In the shark bottom longline research fishery, there was one interaction with a smalltooth sawfish in 2012 and two interactions in 2013.

Atlantic Sturgeon

Five separate DPSs of the Atlantic sturgeon (*Acipenser oxyrinchus oxyrinchus*) were listed under the ESA, effective April 6, 2012 (77 FR 5914; February 12, 2012). From north to south, the DPSs are Gulf of Maine, New York Bight, Chesapeake Bay, Carolina, and South Atlantic. The New York Bight, Chesapeake Bay, Carolina, and South Atlantic DPSs are listed as endangered, and the Gulf of Maine DPS is listed as threatened. NMFS determined that each of the DPSs was significant, based on their persistence in a unique ecological setting, and the loss of a DPS would result in a significant gap in the range of the species and constitute an important loss of genetic diversity. The 2012 Shark BiOp determined that the continued operation of the Atlantic shark and smoothhound shark fisheries were not expected to appreciably reduce the likelihood of survival and recovery of the 5 DPSs of Atlantic sturgeon. Therefore, NMFS determined that the continued authorization of the Atlantic shark fisheries, including the new smoothhound fishery, is also not likely to jeopardize the continued existence of the Gulf of Maine, New York Bight, Chesapeake Bay, Carolina, and South Atlantic DPSs of Atlantic sturgeon.

Scalloped Hammerhead Sharks

In July 2014, NMFS issued a final determination to list four separate DPSs of the scalloped hammerhead shark (*Sphyrna lewini*) under the ESA (79 FR 38214; July 3, 2014). The DPSs are Central and Southwest Atlantic, Indo-West Pacific, Eastern Atlantic, and Eastern Pacific. The Eastern Atlantic and Eastern Pacific DPSs are listed as endangered, and the Central and Southwest Atlantic and the Indo-West Pacific DPSs are listed as threatened. NMFS determined that each of the DPSs was significant and distinct based on genetic, behavioral, and physical factors, and in some cases, differences in the control of exploitation of the species across international boundaries. The primary factors responsible for the decline of these DPSs are overfishing, due to both landings and bycatch, and a lack of adequate regulatory mechanisms to protect the species. This represents the first federally managed shark species to be listed under ESA.

The Central and Southwest Atlantic DPS of scalloped hammerhead sharks occurs within the boundary of Atlantic HMS commercial and recreational fisheries. Following this listing, NMFS requested reinitiation of ESA section 7 consultation for the 2006 Consolidated Atlantic HMS FMP activities, as amended and as previously consulted on in the 2001 Atlantic HMS, the 2012 directed shark and smoothhound fishery, and the 2004 PLL biological opinions, to assess potential adverse effects of certain gear types on the Central and Southwest DPS of scalloped hammerhead sharks. NMFS recently reinitiated consultation for PLL gear and associated fishery management actions to address new information on levels of leatherback and loggerhead sea turtle take, including mortality rates and population status, and the scalloped hammerhead shark DPS listings. NMFS prepared a biological evaluation as supplemental information for the reinitiated consultation on PLL gear and to support the request for ESA section 7 consultation for all other HMS gear types and the potential effects on the Central and Southwest DPS of scalloped hammerhead shark and threatened coral species.

Corals

On August 27, 2014, NMFS published a final rule to list the following 20 coral species as threatened: five in the Caribbean, including Florida and the Gulf of Mexico (*Dendrogyra cylindrus*, *Orbicella annularis*, *Orbicella faveolata*, *Orbicella franksi*, and *Mycetophyllia ferox*); and 15 in the Indo-Pacific (*Acropora globiceps*, *Acropora jacquelineae*, *Acropora lokani*, *Acropora pharaonis*, *Acropora retusa*, *Acropora rudis*, *Acropora speciosa*, *Acropora tenella*, *Anacropora spinosa*, *Euphyllia paradivisa*, *Isopora crateriformis*, *Montipora australiensis*, *Pavona diffluens*, *Porites napopora*, and *Seriatopora aculeata*) (79 FR 53852, September 10, 2014). Two Caribbean species currently listed as threatened (*Acropora cervicornis* and *Acropora palmata*) still warranted listing as threatened. NMFS requested reinitiation of ESA section 7 consultation for the seven Caribbean species of corals occurring within the boundary of Atlantic HMS with the scalloped hammerhead shark consultation.

3.7.3 INTERACTIONS WITH SEABIRDS

The NPOA-Seabirds was released in February 2001 and calls for detailed assessments of longline fisheries, and, if a problem is found to exist within a longline fishery, for measures to reduce seabird bycatch within two years. Because interactions appear to be relatively low in Atlantic HMS fisheries, the adoption of immediate measures is unlikely.

Gannets, gulls, greater shearwaters, and storm petrels are occasionally hooked by Atlantic PLLs. These species and all other seabirds are protected under the MBTA. The majority of longline interactions with seabirds occur as the gear is being set. The birds eat the bait and become hooked on the line. The line then sinks and the birds are subsequently drowned.

Bycatch of seabirds in the shark BLL fishery has been virtually non-existent. A single pelican has been observed killed from 1994 through 2012. No expanded estimates of seabird bycatch or catch rates for the BLL fishery have been made due to the rarity of seabird takes.

4.0

ENVIRONMENTAL CONSEQUENCES OF THE ALTERNATIVES

This chapter considers and describes probable and potential impacts of each of the considered alternatives. The alternatives that are preferred by NMFS at this time are identified, and justification for this preference is explained.

4.1 PERMIT STACKING

As described in Section 2.0, the following three alternatives consider implementation of permit stacking for the commercial shark fisheries. Permit stacking would allow fishermen to use multiple shark directed permits concurrently on one vessel, which would result in aggregated and thus, higher trip limits. Under Alternatives A2 and A3, in order to allow shark directed permits to be stacked, NMFS would need to consider removing the shark permit upgrade restrictions. This would allow the swordfish, shark, and tuna limited access permit (triple pack permit) holders to stack their directed shark permits and would not affect the current swordfish permit upgrading restrictions. At this time, NMFS prefers alternative A1, the No Action alternative.

Alternative A1: *No Action – Do not implement permit stacking – Preferred Alternative*

Alternative A2: Implement permit stacking for directed limited access permit holders where each permit holder could place a maximum of 2 directed permits on a vessel; those 2 permits would allow the permit holder to harvest a maximum of 2 retention limits per trip (e.g., 72 LCS other than sandbar sharks per trip).

Alternative A3: Implement permit stacking for directed limited access permit holders where each permit holder could place a maximum of 3 directed permits on a vessel; those 3 permits would allow the permit holder to harvest a maximum of 3 retention limits per trip (e.g., 108 LCS other than sandbar sharks per trip).

4.1.1 ECOLOGICAL IMPACTS

Under alternative A1, the preferred alternative, NMFS would not implement permit stacking for the shark directed limited access permit holders. Instead, under the No Action alternative, NMFS would continue to allow only one directed limited access permit per vessel and thus one retention limit. Therefore, shark fishermen would continue to be limited by the current retention limit of 36 LCS per trip. Because NMFS would leave the current permit structure in place under this alternative and because the LCS quotas are not being modified, it is likely that the No Action alternative would have neutral short- and long-term ecological impacts to the LCS stocks.

Under alternative A2, NMFS would allow fishermen to use a maximum of 2 shark directed permits concurrently on one vessel, which would result in aggregated, and thus higher, trip limits. Under the current LCS retention limit of 36 LCS, this would mean that a vessel with 2 stacked permits would have a LCS retention limit of 72 LCS per trip. NMFS believes that it is likely that the

permit stacking and subsequent retention limit increase under Alternative A2 would have neutral ecological impacts on the LCS stocks because the quotas for the LCS fishery would remain unchanged and the LCS fishery would continue to be limited by these quotas. In addition, NMFS does not expect total effort and fishing mortality to increase if the retention limits increase, because the LCS quotas are not being modified in this rulemaking. Although, in the short term, this alternative could potentially lead to negative ecological impacts if fishermen increase the number of hooks per set substantially in order to catch the retention limit and end up discarding additional dead sharks as a result. If this happened, it would likely only happen in the short term, as fishermen adjust their fishing practices to the adjusted trip limit. In the long term, it is also likely that any indirect ecological impacts would be neutral because the aggregated LCS quotas are not being modified in this action.

Under alternative A3, NMFS would allow fishermen to use a maximum of 3 shark directed permits concurrently on one vessel, which would result in aggregated, and thus higher, trip limits. Under the current LCS retention limit of 36 LCS, this would mean that a vessel with 3 stacked permits would have a LCS retention limit of 108 LCS per trip. As for alternative A2, NMFS believes that the retention limit increase under alternative A3 would result in neutral ecological impacts to the LCS stocks. Because LCS quotas are not being modified in this rulemaking, fishermen would continue to be limited in the total amount of sharks that could be harvested, and the season would be closed once 80 percent of the quota is met. Therefore, NMFS does not expect total effort and fishing mortality to increase under this alternative. Although, in the short term, this alternative could potentially lead to minor adverse ecological impacts if fishermen increase the number of hooks per set substantially in order to catch the retention limit and end up discarding additional dead sharks as a result. In the long term, NMFS also expects indirect ecological impacts to be neutral under alternative A3 because the aggregated LCS quotas are not being modified in this action.

4.1.2 SOCIAL AND ECONOMIC IMPACTS

Under Alternative A1, the preferred alternative, NMFS would not implement permit stacking for the shark directed limited access permit holders. Instead, under the No Action alternative, NMFS would continue to allow only one directed limited access permit per vessel and thus one retention limit. Therefore, shark fishermen would continue to be limited by the current retention limit of 36 LCS per trip. The current retention limit of 36 LCS per trip would result in potential trip revenues of \$1,166 (1,224 lb of meat, 61 lb of fins) per vessel, assuming an ex-vessel price of \$0.65 for meat and \$6.05 for fins (Table 4.1). It is likely that this alternative would have neutral direct socioeconomic impacts in the short term. This alternative could possibly have minor adverse socioeconomic impacts in the long term, because if fishermen are unable to retain an increased number of LCS per trip by stacking permits, the profitability of each trip could decline over time, due to declining prices for shark products and increasing prices for gas, bait, and other associated costs. The No Action alternative could also have neutral indirect impacts to those supporting the commercial shark fisheries, since the retention limits, and thus current fishing efforts, would not change under this alternative.

Table 4.1 Average 2013 ex-vessel prices and trip gross revenues for the fleet by retention limit. Shark fins are assumed to be 5 percent of the carcass weight. Note: NMFS used an average weight of 34 lb dw for all LCS species, since the large coastal shark management group was assessed in SEDAR 11 as a group that included blacktip, bull, tiger, spinner, hammerhead, silky, nurse, and lemon sharks. The average weight is the combination of all of the large coastal sharks that were caught using bottom longline gear. The ex-vessel prices for meat and fins are a combination of the regional prices.

Alternative	Retention Limit (Number of LCS per Trip)	Average Weight (lb dw)	Landings per Trip (lb dw)	Average Ex-Vessel Price	Average Trip Gross Revenues
A1	36	Meat: 34	1,224	\$0.65	\$796
		Fins: 1.7	61	\$6.05	\$370
		Total	1,285		\$1,166
A2	72	Meat: 34	2,448	\$0.65	\$1,591
		Fins: 1.7	122	\$6.05	\$741
		Total	2,570		\$2,332
A3	108	Meat: 34	3,672	\$0.65	\$2,387
		Fins: 1.7	184	\$6.05	\$1,111
		Total	3,856		\$3,498

Under Alternative A2, NMFS would allow fishermen to use a maximum of 2 shark directed permits concurrently on one vessel, which would result in aggregated, and thus higher, trip limits. Under the current LCS retention limit of 36 LCS, this would mean that a vessel with 2 stacked permits would have a LCS retention limit of 72 LCS per trip. This new retention limit would result in potential trip revenues of \$2,332 (2,448 lb of meat, 122 lb of fins) per vessel, assuming an ex-vessel price of \$0.65 for meat and \$6.05 for fins (Table 4.1), which is an increase of \$1,166 per trip compared to the status quo alternative. For fishermen that currently have two directed limited access permits, this alternative would have direct, short-term minor beneficial socioeconomic impacts because these fishermen would be able to stack their permits and avail themselves of the retention limit of 72 LCS per trip. The higher retention limit is likely to make each trip more profitable for fishermen, as well as more efficient, if they decide to take fewer trips and in turn save money on gas, bait, and other associated costs. This alternative could also have indirect, minor beneficial socioeconomic impacts to entities supporting the commercial shark fisheries, such as fishing tackle manufacturers and suppliers, bait suppliers, fuel providers, and shark dealers, because the increased efficiency and profitability in the fisheries could also lead to increases in potential employment, personal income, and sales for the entities supporting the fisheries. However, the current number of directed permits in the Atlantic region is 136, and 130 of those permits have different owners. In the Gulf of Mexico, of the 83 directed shark permits, 73 have different owners. Therefore, it is unlikely that many of the current directed shark permit holders would be able to benefit from this alternative in the short-term. In addition, the cost of one directed shark permit can run anywhere between \$2,000 and \$5,000, which could be difficult for many shark fishermen to afford. For fishermen that do not currently have more than one directed shark permit, this alternative could have long-term minor beneficial impacts if these fishermen are able to acquire an additional permit and offset the cost of the additional permit by taking advantage of the potential economic benefits of the higher retention limits. Nevertheless, this alternative is unlikely to have beneficial socioeconomic impacts for the shark fishery as whole because only shark fishermen that could afford to buy multiple shark permits

would benefit from the higher retention limit and higher revenues whereas those shark fishermen that cannot afford to buy a second directed shark permit would be at a disadvantage, unable to economically benefit from the higher retention limits. Given the current make-up of the shark fishery, which primarily consists of small business fishermen with only one permit, and the cost of the additional permit, this could potentially lead to inequity and unfairness among the directed shark permit holders if those fishermen that currently have multiple directed permits or that could afford to buy an additional directed permit gain an economic advantage.

Under Alternative A3, NMFS would allow fishermen to use a maximum of 3 shark directed permits concurrently on one vessel, which would result in aggregated, and thus higher, trip limits. Under the current LCS retention limit of 36 LCS, this would mean that a vessel with 3 stacked permits would have a LCS retention limit of 108 LCS per trip. This new retention limit would result in potential trip revenues of \$3,498 (3,672 lb of meat, 184 lb of fins) per vessel, assuming an ex-vessel price of \$0.65 for meat and \$6.05 for fins (Table 4.1), which is an increase of \$2,332 per trip compared to the status quo alternative. For fishermen who do not currently have more than one directed shark permit, this alternative could have larger long-term beneficial socioeconomic impacts than Alternative 2, if these fishermen are able to acquire two additional permits and offset the cost of the additional permits by taking advantage of the potential economic benefits of retaining up to 108 LCS per trip. However, for the same reasons discussed for Alternative A2, this alternative is unlikely to have socioeconomic benefits for those shark fishermen that cannot afford to buy two additional directed permits, and thus would be unable to economically benefit from a higher retention limit. Thus, given the current make-up of the shark fishery, Alternative A3 could potentially lead to more inequity and unfairness among the directed shark permit holders than Alternative A2, especially if those fishermen that currently have multiple directed permits or that could afford to buy additional directed permits gain an economic advantage under this alternative.

4.1.3 CONCLUSION

After analyzing the ecological and socioeconomic impacts of alternative A1, the No Action alternative, and the permit stacking alternatives, NMFS prefers the No Action alternative. The ecological impacts of all three permit stacking alternatives were neutral. However, there are potential adverse socioeconomic impacts and inequities associated with permit stacking in the shark fishery. NMFS believes that while permit stacking may have beneficial socioeconomic impacts for those fishermen that already have multiple directed shark permits or that could afford to buy additional permits, permit stacking could possibly disadvantage those fishermen that are unable to buy additional permits. Permit stacking could possibly lead to inequity among directed shark permit holders, because only shark fishermen that could afford to buy multiple shark permits would benefit from the higher retention limit and higher revenues, whereas those shark fishermen that cannot afford to buy additional directed shark permits would be at a disadvantage, unable to economically benefit from the higher retention limits. Because the majority of fishermen in the shark fishery have only one permit and because of the cost of purchasing additional permits, permit stacking would not benefit most shark fishermen in the short-term and could possibly lead to inequity. For the shark fishery, NMFS prefers to look at options that would benefit all participants, such as increased trip

limits across the entire aggregated LCS fishery. Therefore, for these reasons NMFS prefers Alternative A1, the No Action alternative, at this time.

4.2 COMMERCIAL RETENTION LIMITS

As described in Section 2.2, the following four alternatives consider adjusting the commercial retention limit for shark directed permit holders. NMFS prefers to adjust the commercial retention limit for shark directed permit holders, based on public comment. During the Predraft stage, NMFS received extensive comments from commercial fishermen and Atlantic HMS AP members to consider adjusting the retention limits instead of allowing commercial fishermen to land sandbar sharks outside of the Atlantic shark research fishery. To increase the retention limit, NMFS would use a portion of the unharvested sandbar shark research fishery quota to account for dead discards that might occur with a higher LCS retention limit. As described above, the sandbar research fishery quota is based on the number of shark trips that interact with sandbar sharks and the potential dead discards of this species.

- Alternative B1:** No Action – No changes to current LCS retention limits for directed shark permit holders
- Alternative B2** *Increase the LCS retention limit for directed permit holders to a maximum of 55 LCS other than sandbar sharks per trip and adjust the sandbar shark research fishery quota to 75.7 mt dw (166,826 lb dw) – Preferred Alternative*
- Alternative B3** Increase the LCS retention limit for directed permit holders to a maximum of 72 LCS other than sandbar sharks per trip and adjust the sandbar shark research fishery quota to 63.0 mt dw (138,937 lb dw)
- Alternative B4** Increase the LCS retention limit for directed permit holders to a maximum of 108 LCS other than sandbar sharks per trip and adjust the sandbar shark research fishery quota to 36.2 mt dw (79,878 lb dw)

4.2.1 ECOLOGICAL IMPACTS

Alternative B1 would not change the current commercial LCS retention limit for directed shark permit holders. This alternative would have short- and long-term neutral ecological impacts on the LCS fisheries. The current commercial LCS retention limit of 36 LCS other than sandbar sharks per trip was previously analyzed in Amendment 2. In Amendment 2, because sandbar sharks were experiencing overfishing and in order to ensure too many sandbar sharks were not discarded dead while fishing for other LCS, NMFS reduced the commercial LCS retention limit from 4,000 lb per

trip to 36 sharks per trip for directed permit holders⁴. This reduction in the retention limit along with other measures in Amendment 2 have had a positive impact on the sandbar shark stock, since the 2011 sandbar stock assessment indicated that the stock is no longer experiencing overfishing. However, due to limited resources available to fund observed trips, the sandbar quota in the research fishery has not been fully harvested in recent years. For instance, the shark research fishermen landed only 30.9 mt dw (68,212 lb dw), or 35 percent, of the available sandbar shark quota in 2012 and only 37 mt dw (81,628 lb dw), or 32 percent, of the available sandbar shark quota in 2013. As such, NMFS believes that it is appropriate to reconsider the LCS trip limit to ensure commercial fishermen have an opportunity to harvest the available various LCS management group quotas in an efficient manner while not negatively affecting sandbar sharks.

Alternative B2, the preferred alternative, would increase the LCS retention limit to a maximum of 55 LCS other than sandbar sharks per trip for shark directed permit holders and reduce the sandbar shark research fishery quota to 75.7 mt dw (166,826 lb dw). To determine the impacts of this alternative, NMFS used the same methodology used in Amendment 2 to calculate how many sandbar sharks could potentially be discarded dead by vessels harvesting the 55 LCS retention limit. Because harvesting additional LCS per trip could result in additional sandbar sharks being discarded dead, NMFS would use a portion of the unharvested sandbar shark research fishery quota to offset these additional dead discards and reduce the sandbar shark research fishery quota accordingly. Thus, overall, NMFS does not expect the mortality of sandbar sharks to increase as a result of the increased trip limit under this alternative. Since the sandbar shark research fishery quota was previously analyzed in Amendment 2, and would be reduced to 75.7 mt in order to account for potential discards under a retention limit of 55 LCS per trip, this alternative would have short- and long-term neutral ecological impacts. In addition, NMFS believes that the retention limit increase under Alternative B2 would result in neutral direct and indirect ecological impacts to the different LCS management groups and other non-target species because the quotas for the different LCS management groups are not being modified in this rulemaking. In addition, fishermen would continue to be limited by the total amount of LCS that could be harvested, as well as by seasonal closures once 80 percent of the quota is reached. Although, as explained in Alternative A2, if fishermen increase the number of hooks per set substantially in order to catch the increased retention limit, they could end up discarding additional dead sharks as a result. If this happened, it would likely only happen in the short term as fishermen adjust their fishing practices to the adjusted trip limit. As described in Table 4.2, the increased retention limit of 55 LCS other than sandbar sharks per trip could result in 1,870 lb dw of LCS per trip. Since this is far less than the historical LCS retention limit of 4,000 lb dw, NMFS does not expect fishermen to re-enter the fishery because of an increase in retention limit from 36 LCS to 55 LCS per trip. Therefore, NMFS does not expect total effort and fishing mortality to increase under the increased retention limit considered in this alternative.

⁴ In Amendment 2, NMFS implemented, among other things, a 5-year retention limit reduction due to large overharvests in 2007. This resulted in a retention limit of 33 non-sandbar LCS per vessel per trip for directed shark permit holders from 2008-2012. In 2013, the retention limit increased to current levels of 36 non-sandbar LCS per vessel per trip for directed shark permit holders.

Alternative B3 would increase the LCS retention limit to a maximum of 72 LCS other than sandbar sharks per trip for shark directed permit holders and reduce the sandbar shark research fishery quota to 63.0 mt dw (138,937 lb dw). This alternative uses the same retention limit calculation methodology used for the retention limits in Alternative B2, but the potential discard rate of sandbar sharks would be higher with a retention limit of 72 LCS per trip and the sandbar shark research fishery quota would be smaller at 63.0 mt dw. As described in Table 4.2, the increased retention limit to 72 LCS other than sandbar sharks per trip could result in 2,448 lb dw of LCS per trip. This increased retention limit is closer to the historical retention limit of 4,000 lb dw and could cause fishermen to re-enter the fishery because of the higher trip limit. If this occurs, these fishermen may not have fished under the non-sandbar LCS regulations and might not be able to avoid catching sandbar sharks while fishing for the other LCS species, which could lead to increased discards and potential adverse impacts to sandbar sharks. Also, as explained above, if fishermen increase the number of hooks per set substantially in order to catch the increased retention limit, they could end up discarding additional dead sharks as a result. This is more likely under this alternative than under alternative B2 given the larger difference in retention limits, but, as with Alternative B2, it would likely only happen in the short term as fishermen adjust their fishing practices to the adjusted retention limit. Overall, NMFS expects this alternative would have short- and long-term direct and indirect neutral ecological impacts, since NMFS expects that the increased retention limit would not increase total fishing mortality, since the non-sandbar LCS quotas are not changing.

Alternative B4 would increase the LCS retention limit to a maximum of 108 LCS other than sandbar sharks per trip for shark directed permit holders and reduce the sandbar shark research fishery quota to 36.2 mt dw (79,878 lb dw). NMFS expects this alternative to have short- and long-term neutral ecological impacts since LCS quotas are not being modified in this rulemaking and fishermen would continue to be limited by the total amount of LCS that could be harvested, as well as by seasonal closures once 80 percent of the quota is met. Similar to Alternatives B2 and B3, this alternative used the same methodology to calculate retention limits as used in Amendment 2. Under Alternative B4, a retention limit of 108 LCS could have a higher sandbar shark discard rate than the retention limits considered in alternatives B2 and B3. The increased retention limit in Alternative B4 could result in 3,672 lb dw of non-sandbar LCS per trip (Table 4.2), which is very similar to the historical retention limit of 4,000 lb dw and would likely cause shark fishermen to re-enter the fishery and an increase in effort. If these shark fishermen re-enter the fishery and have not fished under the current regulations, they may not know how to avoid sandbar sharks when fishing for the other LCS species and could cause more sandbar shark discards. Also, as explained above, if fishermen increase the number of hooks per set substantially in order to catch the increased retention limit, they could end up discarding additional dead sharks as a result. This is more likely under this alternative than under the previous alternatives given the larger difference in retention limits and the likelihood of shark fishermen re-entering the shark fishery, but, as with Alternatives B2 and B3, it would likely only happen in the short term as fishermen adjust their fishing practices to the adjusted retention limit. In addition, the reduced sandbar shark research quota of 36.2 mt dw could have large impacts to the entire shark research fishery, since this quota is less than the 2013 sandbar shark research landings, which could cause the research fishery to close early, potentially impeding NMFS' ability to collect the necessary scientific data. Therefore, NMFS does not prefer this alternative, since data

collection in the Atlantic shark research fishery could be significantly impacted by the reduced sandbar shark research fishery quota considered under this alternative and due to the potential for adverse impacts from the re-entry of latent effort in the shark fishery.

4.2.2 SOCIAL AND ECONOMIC IMPACTS

Alternative B1 would not change the current commercial LCS retention limit for directed shark permit holders. The retention limit would remain at 36 LCS other than sandbar sharks per trip for directed permit holders. This retention limit would result in potential trip revenues of \$1,166 (1,224 lb of meat, 61 lb of fins), assuming an ex-vessel price of \$0.65 for meat and \$6.05 for fins (Table 4.2). It is likely that this alternative would have short-term neutral socioeconomic impacts, since the retention limits would not change under this alternative. However, not adjusting the retention limit would have long-term minor adverse socioeconomic impacts, due to the expected continuing decline in prices for shark products and increase in gas, bait, and other associated costs, which would lead to declining profitability of individual trips. In recent years, there have been changes in federal and state regulations, including the implementation of Amendment 5a and state bans on the possession, sale, and trade of shark fins, which have impacted shark fishermen. In addition to federal and state regulations, there have also been many international efforts to prohibit shark finning at sea, as well as campaigns targeted at the shark fin soup markets. All of these efforts have impacted the market and demand for shark fins. In addition, NMFS has seen a steady decline in ex-vessel prices for shark fins in all regions since 2010 (NMFS 2013).

Table 4.2 Average 2013 ex-vessel prices and trip gross revenues for the fleet by retention limit. Shark fins are assumed to be 5 percent of the carcass weight. Note: NMFS used an average weight of 34 lb dw for all LCS species since the large coastal shark management group was assessed in SEDAR 11 as a group that included blacktip, bull, tiger, spinner, hammerhead, silky, nurse, and lemon sharks. The average weight is the combination of all of the large coastal sharks that were caught using bottom longline gear. The ex-vessel prices for meat and fins are a combination of the regional prices.

Alternative	Retention Limit (Number of LCS per Trip)	Average Weight (lb dw)	Landings per Trip (lb dw)	Median Ex-Vessel Price	Average Trip Gross Revenues
B1	36	Meat: 34	1,224	\$0.65	\$796
		Fins: 1.7	61	\$6.05	\$370
		Total	1,285		\$1,166
B2	55	Meat: 34	1,870	\$0.65	\$1,216
		Fins: 1.7	94	\$6.05	\$566
		Total	1,964		\$1,781
B3	72	Meat: 34	2,448	\$0.65	\$1,591
		Fins: 1.7	124	\$6.05	\$741
		Total	2,572		\$2,332
B4	108	Meat: 34	3,672	\$0.65	\$2,387
		Fins: 1.7	184	\$6.05	\$1,111
		Total	3,856		\$3,498

Alternative B2, the preferred alternative, would increase the LCS retention limit to a maximum of 55 LCS other than sandbar sharks per trip for shark directed permit holders and reduce the sandbar shark research fishery quota to 75.7 mt dw (166,826 lb dw). This alternative would allow shark directed permit holders to retain 19 more LCS per trip than the current retention limit. This

new retention limit would result in potential trip revenues of \$1,781 (1,870 lb of meat, 94 lb of fins), assuming an ex-vessel price of \$0.65 for meat and \$6.05 for fins (Table 4.2). This alternative would have short- and long-term direct minor beneficial socioeconomic impacts, since shark directed permit holders could land more sharks per trip when compared to the current retention limit of 36 LCS per trip. The higher retention limit is likely to make each trip more profitable for fishermen, as well as more efficient, if they decide to take fewer trips, and in turn save money on fuel, bait, and other associated costs. The indirect impacts, which are those experienced by entities supporting the commercial shark fisheries, but not necessarily directly involved in the capture of the species, would likely be beneficial, because the more profitable shark trips could lead to increased sales, income, and employment for the entities supporting the shark fisheries. Regarding the shark research fishery, this alternative could cause an average annual loss of \$85,944, since the sandbar research fishery quota would be reduced by 90,230 lb dw. This potential lost income for the research fishery could be positive for commercial fishermen, since the increased retention limit could make trips more profitable. NMFS estimates that this reduction in the sandbar research fishery quota would have neutral socioeconomic impacts, based on current limited resources available to fund observed trips in the fishery and the current harvest level of the sandbar research fishery quota (Table 4.3). In 2013, the vessels participating in the Atlantic shark research fishery only landed 37.0 mt dw (81,628 lb dw), or 32 percent, of the available sandbar shark quota. Under the new sandbar shark quota with the Atlantic shark research fishery, the 2013 landings would result in 49 percent of the new sandbar shark quota being landed. If available resources increase in the future for more observed trips in the fishery, then this alternative could have minor adverse socioeconomic impacts if the full quota is caught and the fishery has to close earlier in the year.

Table 4.3 Average sandbar shark research fishery 2013 ex-vessel prices, and average annual gross and loss revenues for the shark research fishery fleet under the different alternatives. Shark fins are assumed to be 5 percent of the carcass weight.

Alternatives	Species	Annual Quotas (lb dw)	Average Ex-Vessel Price	Average Annual Gross Revenues	Average Annual Loss Revenues
B1	Sandbar shark	257,056	\$0.65	\$167,086	\$0
	Fins	12,853	\$6.05	\$77,759	
	Totals			\$244,846	
B2	Sandbar shark	166,826	\$0.65	\$108,437	\$85,944
	Fins	8,341	\$6.05	\$50,465	
	Totals			\$158,902	
B3	Sandbar shark	138,937	\$0.65	\$90,309	\$112,508
	Fins	6,947	\$6.05	\$42,028	
	Totals			\$132,337	
B4	Sandbar shark	79,878	\$0.65	\$51,921	\$168,762
	Fins	3,994	\$6.05	\$24,163	
	Totals			\$76,084	

Alternative B3 would increase the LCS retention limit to a maximum of 72 LCS other than sandbar sharks per trip for shark directed permit holders and reduce the sandbar shark research fishery quota to 63.0 mt dw (138,937 lb dw). This alternative would double the current retention limit. This new retention limit would result in potential trip revenues of \$2,332 (2,448 lb of meat, 124 lb of fins), assuming an ex-vessel price of \$0.65 for meat and \$6.05 for fins (Table 4.2). This

alternative would have short- and long-term minor beneficial socioeconomic impacts, since shark directed permit holders could land twice as many LCS per trip. Shark directed trips would become more profitable, but more permit holders could become active in order to avail themselves of this higher trip limit. Before Amendment 2, there were 143 active directed shark permit holders, and the number of active directed shark permit holders has declined to 90, due to the current retention limit and declines in shark product prices. The increased retention limit could cause some fishermen to become active again, potentially causing a derby fishery and bringing the price of shark products even lower. Thus, NMFS needs to balance providing the flexibility of increasing the efficiency of trips and the associated socioeconomic benefits with the negative socioeconomic impacts of derby fishing and lower profits. This alternative could have neutral impacts for fishermen participating in the Atlantic shark research fishery, since the 2013 landings (37.0 mt dw; 81,628 lb dw) would result in 59 percent of the new sandbar shark quota being landed. Under Alternative B3, the new sandbar shark quota could result in average annual lost revenue of \$112,508 (Table 4.3) for those fishermen participating in the shark research fishery, but the income could be recouped by the increased retention limit outside the shark research fishery. If available resources increase in the future for more observed trips in the fishery, then this alternative still would have neutral socioeconomic impacts, since the observed trips would be distributed throughout the year, to ensure the research fishery remains open and obtains biological and catch data all year round.

Alternative B4 would increase the LCS retention limit to a maximum of 108 LCS other than sandbar sharks per trip for shark directed permit holders and reduce the sandbar shark research fishery quota to 36.2 mt dw (79,878 lb dw). This alternative would allow shark directed permit holders to retain three times as many LCS per trip as the current retention limit. This new retention limit would result in potential trip revenues of \$3,498 (3,672 lb of meat, 184 lb of fins), assuming an ex-vessel price of \$0.65 for meat and \$6.05 for fins (Table 4.2). This alternative could have short- and long-term moderate beneficial socioeconomic impacts, since shark directed permit holders could land three times the current LCS retention limit. This increased retention limit could result in 3,672 lb dw of LCS per trip (Table 4.2), which could bring the fishery almost back to historical levels of 4,000 lb dw LCS per trip. While a retention limit of 108 LCS per trip would make each trip more profitable and potentially require fishermen to take fewer trips per year, this large increase in the retention limit would likely result in more permit holders becoming active in the LCS fishery. Thus, the shark fishery could return to a derby fishery, with quotas being caught at a faster rate and the fishing season shortened. Additionally, in order to increase the retention limit to 108 LCS per trip, the sandbar shark research quota would need to be reduced to an amount below what is currently being landed in the shark research fishery, which would have adverse impacts on fishermen in the shark research fishery, who would lose quota, and thus revenue.

4.2.3 CONCLUSION

Currently, NMFS prefers an increase in retention limit from 36 to 55 LCS per trip, since the higher retention limit would have neutral direct and indirect ecological impacts to the LCS stocks and other non-target species. Also, the corresponding reduction in the sandbar shark research fishery quota to 75.7 mt dw would allow the shark research fishery to continue at current levels without impeding the collection of important scientific data, while also allowing it some room to grow. In addition, Alternative B2 would provide fishermen with additional flexibility to increase efficiencies

and could result in beneficial direct and indirect socioeconomic impacts due to more profitable shark fishing trips. NMFS does not prefer the No Action alternative since this alternative would not account for changes in the market or provide additional flexibility to Atlantic shark fishermen. NMFS does not prefer Alternative B3 due to the possibility of adverse impacts from latent effort returning to the fishery. In addition, the reduction in the sandbar shark research fishery quota could impact the collection of biological data in the Atlantic shark research fishery, which could reduce the accuracy of future stock assessments. NMFS does not prefer Alternative B4 due to the potential for adverse impacts from the re-entry of latent effort in the shark fishery and because data collection in the Atlantic shark research fishery could be significantly impacted by the reduced sandbar shark research fishery quota of 36.2 mt dw.

4.3 ATLANTIC REGIONAL AND SUB-REGIONAL QUOTAS

The following alternatives consider establishing sub-regional quotas for LCS and SCS, as well as potentially removing SCS quota linkages within newly designated sub-regions within the Atlantic Region and adjusting the non-blacknose SCS regional quotas based on recent stock assessments. A northern Atlantic and southern Atlantic sub-region would be designated within the current Atlantic Region. At this time, NMFS prefers Alternatives C4 and C6.

- Alternative C1** No Action: Do not implement sub-regional quotas in the Atlantic region; do not adjust the non-blacknose SCS quota to reflect the results of the 2013 assessments for Atlantic sharpnose and bonnethead sharks; do not adjust the quota linkages in the Atlantic region; do not prohibit the harvest of blacknose sharks in the Atlantic region or any portion of the Atlantic region.
- Alternative C2** Apportion the Atlantic regional commercial quotas for certain LCS and SCS management groups along 33° 00' N. Lat. (approximately at Myrtle Beach, South Carolina) into northern and southern sub-regional quotas.
- Alternative C3** Apportion the Atlantic regional commercial quotas for certain LCS and SCS management groups along 34° 00' N. Lat. (approximately at Wilmington, North Carolina) into northern and southern sub-regional quotas.
- Alternative C4** *Apportion the Atlantic regional commercial quotas for certain LCS and SCS management groups along 34° 00' N. Lat. (approximately at Wilmington, North Carolina) into northern and southern sub-regional quotas and maintain SCS quota linkages in the southern sub-region of the Atlantic region; remove the SCS quota linkages in the northern sub-region of the Atlantic region and prohibit the harvest and landings of blacknose sharks in the North Atlantic region – Preferred Alternative*
- Alternative C5** Establish an Atlantic non-blacknose SCS TAC of 353.2 mt dw and adjust the non-blacknose SCS commercial quota to 128 mt dw (282,238 lb dw).

Alternative C6 *Establish a non-blacknose SCS TAC of 401.3 mt dw and maintain the current commercial base annual quota of 176.1 mt dw (388,222 lb dw) – Preferred Alternative.*

Alternative C7 Establish a non-blacknose SCS TAC of 489.3 mt dw and increase the commercial quota to 264.1 mt dw (582,333 lb dw).

4.3.1 ECOLOGICAL IMPACTS

Alternative C1, the No Action alternative, would not change current management of the Atlantic shark fisheries. Currently, the regional base quotas for each management group are as follows: aggregated LCS (168.9 mt dw; 372,552 lb dw), hammerhead sharks (27.1 mt dw; 59,736 lb dw), blacknose sharks (18.0 mt dw; 39,749 lb dw), and non-blacknose SCS (176.1 mt dw; 388,222 lb dw). Additionally, existing quota linkages would also be maintained between the aggregated LCS and hammerhead shark management groups, as well as between the non-blacknose SCS and blacknose shark management groups. The harvest of blacknose sharks would be allowable throughout the entire Atlantic region. This alternative would have neutral short- and long-term direct ecological impacts to all the species in the LCS and SCS management groups because current quotas would be maintained. By taking no action, there would be no expected changes to fishing pressure, dynamics within the fisheries themselves, or the number of expected interactions with non-target, incidentally caught species.

Alternative C2 would apportion the Atlantic regional quotas for certain LCS and SCS management groups along 33° 00' N. Latitude (approximately at Myrtle Beach, South Carolina) into northern and southern sub-regional quotas. The percentage of the total regional quota apportioned to each sub-region would be based on historical landings (see Tables Table 2.5 and Table 2.7). This alternative would likely result in both direct short- and long-term, neutral ecological impacts on LCS and SCS. Establishing sub-regional quotas would have no impact on the current level of fishing pressure, catch rates, or distribution of fishing effort, but instead represents an administrative change in how quotas are monitored throughout the Atlantic region. Because sub-regional quotas are estimated from historical landings, and thus on typical fishing activity within sub-regions, there would be no expected ecological differences in how fishermen from the various Atlantic states interact with LCS and SCS, as compared to current conditions. Similarly, both indirect short- and long-term neutral ecological impacts would be expected for Alternative C2, because with anticipated fishing activities remaining the same as status quo, no increases in potential bycatch or increased interactions with non-target, incidentally caught species are expected. While establishing sub-regional quotas would allow season openings for LCS and SCS to vary within the Atlantic region, preferred season opening dates largely reflect the preferred time period during which fishermen within sub-regions were already most active. Thus, establishing sub-regional quotas would result in fishermen interacting with the typical suite of non-target, incidentally caught species during the time of year when they were normally most active. Under this alternative, the quota for blacknose sharks

in the northern sub-region would be 0.5 mt dw, which would be difficult for NMFS to monitor and could possibly lead to quota overharvests.

Alternative C3 would apportion the Atlantic regional quotas for certain LCS and SCS management groups along 34° 00' N. Latitude (approximately at Wilmington, North Carolina) into northern and southern sub-regional quotas. The percentage of the total regional quota apportioned to each sub-region would be based on historical landings (see Tables Table 2.9 and Table 2.11). While Alternative C3 considers a different boundary between the northern and southern sub-regions than Alternative C2, Alternative C3 is similar to Alternative C2 in that the alternative represents an administrative change in how quotas are monitored throughout the Atlantic region. Establishing sub-regional quotas based on historical landings and typical fishing activity within sub-regions, as well as formalizing already existing preferences in season opening dates for LCS and SCS between sub-regions, should result in neutral ecological impacts, for the same reasons discussed in Alternative C2. Thus, we similarly would expect both direct and indirect short- and long-term neutral ecological impacts on LCS and SCS, as well as on bycatch and non-target, incidentally caught species. Under this alternative, as with Alternative C2, the quota for blacknose sharks in the northern sub-region would be 0.8 mt dw, which would be difficult for NMFS to monitor and could possibly lead to quota overharvests.

Alternative C4, one of the preferred alternatives, would apportion the Atlantic regional quotas for certain LCS and SCS management groups along 34° 00' N. Latitude (approximately at Wilmington, North Carolina) into northern and southern sub-regional quotas and adjust the non-blacknose SCS quota based on the results of the 2013 assessments for Atlantic sharpnose and bonnethead sharks. Alternative C4 would also maintain SCS quota linkages in the southern sub-region of the Atlantic region, remove the SCS quota linkages in the northern sub-region of the Atlantic region, and prohibit the harvest of blacknose sharks in the northern Atlantic sub-region. In the southern Atlantic sub-region, no changes would be made in the existing quota linkages between blacknose and non-blacknose SCS. Thus, within the southern Atlantic sub-region, Alternative C4 would likely result in both direct and indirect short- and long-term, neutral ecological impacts on SCS, since current conditions would be maintained. In contrast, in the northern Atlantic sub-region, quota linkages would be removed between blacknose and non-blacknose SCS. While quota linkages are normally maintained to mitigate incidental mortality of species caught together, only approximately five percent of blacknose shark landings in the Atlantic region can be attributed to fishing activities in the northern Atlantic sub-region. Thus due to the difficulties associated with managing a small quota based on 0.8 mt dw (or 5 percent of blacknose shark landings), harvest of blacknose sharks would be prohibited in the northern Atlantic sub-region under this alternative. Prohibiting harvest of blacknose in the northern Atlantic sub-region would reduce the likelihood of overharvesting blacknose sharks by quickly exceeding the quota, and eliminate the need to monitor a small quota. Thus, Alternative C4 would likely result in both direct and indirect short- and long-term neutral ecological impacts on SCS within the northern Atlantic sub-region.

Alternative C5 would establish a non-blacknose SCS TAC of 353.2 mt dw and reduce the non-blacknose SCS commercial quota to 128 mt dw (282,238 lb dw). In this alternative, NMFS would limit the non-blacknose SCS commercial quota to levels consistent with the 2013 bonnethead

shark stock assessment. Based on this assessment, NMFS determined that the status of this stock is unknown. In order to calculate the non-blacknose SCS commercial quota from this TAC, as described in Section 2.3, NMFS subtracted all sources of mortality (e.g., the recreational bonnethead landings, the commercial bonnethead discards, and the research set-aside quota) to calculate a non-blacknose SCS commercial quota of 128 mt dw. Using this methodology to calculate the total non-blacknose SCS commercial is conservative, since it does not factor in the status of the other species in the non-blacknose SCS management group or the level of fishing mortality that these other species can withstand at a sustainable level. In other words, this approach uses bonnethead sharks as the limiting factor. Given that the Atlantic sharpnose stock assessment found that this species is not overfished with no overfishing occurring and the projections indicated that there was a 70 percent chance that Atlantic sharpnose would not become overfished or experience overfishing at current harvest levels, it is likely that the non-blacknose SCS commercial quota and overall TAC considered under this alternative is unnecessarily low. The non-blacknose SCS commercial quota considered under this alternative would have direct and indirect minor short-term and moderate long-term beneficial ecological impacts to the species in this management group, as the quota would be based on the results of the most recent stock assessments for both the bonnethead and Atlantic sharpnose sharks and would likely keep fishing mortality capped below current levels, while not increasing interactions with blacknose sharks.

Alternative C6, a preferred alternative, would establish a non-blacknose SCS TAC of 401.3 mt dw and maintain the current non-blacknose SCS commercial base quota of 176.1 mt dw (388,222 lb dw). For this alternative, NMFS used the current Atlantic non-blacknose SCS commercial base annual quota of 176.1 mt dw to determine the new Atlantic TAC for this species group. The calculations for both the TAC and commercial quota are described in Section 2.3. NMFS believes that this TAC and commercial quota more accurately reflect the stock status of finetooth, bonnethead, and Atlantic sharpnose sharks and would keep blacknose shark interactions at current levels. In addition, the projections that were run for Atlantic sharpnose and bonnethead sharks in SEDAR 34 indicated that there was a 70 percent chance that both species would not become overfished or experience overfishing at current harvest levels. Thus, because this non-blacknose SCS TAC and commercial quota takes into account all sources of mortality for both species, and maintains the commercial base annual quota, which would maintain both species at current levels, NMFS believes that Alternative C6 would have direct and indirect short- and long-term neutral ecological impacts to the Atlantic stock of Atlantic sharpnose and bonnethead sharks. In addition, because NMFS only carries over underharvested quota if all species in the management group are not overfished with no overfishing occurring, the commercial quota would be maintained at 176.1 mt dw and could not be adjusted for underharvests until all three species (finetooth, bonnethead, and Atlantic sharpnose) have a healthy status. This commercial quota would likely keep fishing mortality capped at current levels and not increase interactions with blacknose sharks and would help to account for the unknown status of Atlantic bonnethead sharks.

Alternative C7, would establish a non-blacknose SCS TAC of 489.3 mt dw and increase the commercial base quota to 264.1 mt dw (582,333 lb dw). For this alternative, NMFS used the 2014 non-blacknose SCS commercial adjusted quota of 264.1 mt dw to calculate the TAC (see Chapter 2). Capping the non-blacknose SCS quota at a higher level than the quota under preferred alternative C6

could potentially encourage more fishermen to fish for non-blacknose SCS, which could potentially increase interactions with blacknose sharks. However, it is likely that setting the non-blacknose SCS commercial quota at 264.1 mt dw would likely have direct and indirect neutral short and long-term ecological impacts to both non-blacknose SCS and blacknose sharks, because linkages would still be in place to prevent overharvest of blacknose sharks. In addition, the projections that were run for Atlantic sharpnose and bonnethead sharks in SEDAR 34 indicated that there was a seventy percent chance that both species would not become overfished or experience overfishing at current harvest levels and could withstand harvest above current levels.

4.3.2 SOCIAL AND ECONOMIC IMPACTS

Alternative C1, the No Action alternative, would not change the current management of the Atlantic shark fisheries. This alternative would likely result in short-term direct neutral socioeconomic impacts, as the shark fisheries would continue to operate under current conditions, with shark fishermen continuing to fish at current rates. Based on the 2013 ex-vessel prices in Table 4.4, the annual gross revenues for the entire fleet from aggregated LCS and hammerhead shark meat in the Atlantic region would be \$339,998, while the shark fins would be \$76,299. Thus, total average annual gross revenues for aggregated LCS and hammerhead shark landings in the Atlantic region would be \$416,297 (\$339,998 + \$76,299), which is 9 percent of the entire revenue for the shark fishery. For the non-blacknose SCS and blacknose shark landings, the annual gross revenues for the entire fleet from the meat would be \$304,747, while the shark fins would be \$75,537. The total average annual gross revenues for non-blacknose SCS and blacknose shark landings in the Atlantic region would be \$380,284 (\$304,747 + \$75,537) (Table 4.4), which is 8 percent of the entire revenue for the shark fishery. However, this alternative would likely result in long-term minor adverse socioeconomic impacts. Negative impacts would be partly due to the continued negative effects of federal and state regulations related to shark finning and sale of shark fins, which have resulted in declining ex-vessel prices of fins since 2010, as well as continued changes in shark fishery management measures. Additionally, under the current regulations, fishermen operating in the south of the Atlantic region drastically impact the availability of quota remaining for fishermen operating in the north of the Atlantic region. If fishermen in the south fish early in the year, they have the ability to land a large proportion of the quota before fishermen in the north have the opportunity to fish, due to time/area closures and seasonal migrations of LCS and SCS. Indirect short-term socioeconomic impacts resulting from any of the actions in Alternative C1 would likely be neutral because the measures would maintain the status quo with respect to shark landings and fishing effort. However, this alternative would likely result in indirect long-term minor adverse socioeconomic impacts. Negative socioeconomic impacts and decreased revenues associated with financial difficulties experienced by fishermen within Atlantic shark fisheries would carry over to the dealers and supporting businesses they regularly interact with.

Table 4.4 Average aggregated LCS, hammerhead shark, non-blacknose SCS, and blacknose shark 2013 ex-vessel prices and annual gross revenues for the fleet in the Atlantic region based on 2014 base annual quotas. Shark fins are assumed to be 5 percent of the carcass weight.

Species	2014 Annual Quotas (lb dw)	Average Ex-Vessel Price	Average Annual Gross Revenues
Aggregated LCS	372,552	\$0.81	\$301,767
Fins	18,628	\$3.53	\$65,755
Hammerhead shark	59,736	\$0.64	\$38,231
Fins	2,987	\$3.53	\$10,543
Total LCS Meat	432,288		\$339,998
Total LCS Fin	21,614		\$76,299
Non-Blacknose SCS	388,222	\$0.70	\$271,755
Fins	19,411	\$3.53	\$68,521
Blacknose shark	39,749	\$0.83	\$32,992
Fins	1,987	\$3.53	\$7,016
Total SCS Meat	427,971		\$304,747
Total SCS Fin	21,399		\$75,537

Alternative C2 would apportion the Atlantic regional quotas for certain LCS and SCS management groups along 33° 00' N. Latitude (approximately at Myrtle Beach, South Carolina) into northern and southern sub-regional quotas. Establishing sub-regional quotas could allow for flexibility in seasonal openings within the Atlantic region. Different seasonal openings within sub-regions would allow fishermen to maximize their fishing effort during periods when sharks migrate into local waters or when regional time/area closures are not in effect. This would benefit the economic interests of North Carolina and Florida fishermen, the primary constituents impacted by the timing of seasonal openings for LCS and SCS in the Atlantic, by placing them in separate sub-regions with separate sub-regional quotas. However, drawing the regional boundary between the northern and southern Atlantic sub-regions along 33° 00' N. Lat. could create conflicting economic interests among fishermen in South Carolina and North Carolina, since splitting the State of South Carolina could create issues surrounding season opening dates in the northern region. Fishermen in South Carolina could prefer a season opening date, based on when which sharks arrive in coastal waters, at a time period during which the Mid-Atlantic Shark Closure Area is closed to fishermen off North Carolina waters. As a result, North Carolina fishermen would be unable to maximize fishing efforts and accrue revenue until the closed area was open. While North Carolina fishermen would be unable to maximize fishing efforts until the Mid-Atlantic Shark Closure area opened, Alternative C2 would still likely result in direct, short-term minor beneficial impacts due to flexibility in season opening dates between sub-regions allowing fishermen to maximize their fishing effort, and thereby maximize revenue, during periods when sharks migrate into local waters, and ultimately, direct, long-term moderate beneficial impacts as increased revenues from increased landings each fishing season would continue to accrue annually.

Under this alternative, the northern Atlantic sub-region would receive 24.5 percent of the total aggregated LCS quota (41.4 mt dw; 91,275 lb dw) and 34.1 percent of the total hammerhead shark quota (9.2 mt dw; 20,370 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for aggregated LCS and hammerhead shark meat in the northern Atlantic sub-region would be \$86,970,

while the shark fins would be \$19,705. Thus, total average annual gross revenues for aggregated LCS and hammerhead shark landings in the northern Atlantic sub-region would be \$106,675 (\$86,970 + \$19,705) (Table 4.5). When compared to the other alternatives, the northern Atlantic sub-region would have minor beneficial socioeconomic impacts under Alternative C2, because this alternative would result in the highest total average annual gross revenues for aggregated LCS and hammerhead sharks. In the southern Atlantic sub-region, fishermen would receive 75.5 percent of the total aggregated LCS quota (127.5 mt dw; 281,277 lb dw) and 65.9 percent of the total hammerhead shark quota (17.9 mt dw; 39,366 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for aggregated LCS and hammerhead shark meat in the southern Atlantic sub-region would be \$253,029, while the shark fins would be \$56,593. The total average annual gross revenues for aggregated LCS and hammerhead shark landings in the southern Atlantic sub-region would be \$309,622 (\$253,029 + \$56,593) (Table 4.5). When compared to the other alternatives, the southern Atlantic sub-region would have minor adverse socioeconomic impacts under Alternative C2, because this alternative would result in lower total average annual gross revenues for aggregated LCS and hammerhead sharks.

Table 4.5 Average aggregated LCS and hammerhead shark 2013 ex-vessel prices and annual gross revenues for the fleet by region based on potential sub-regional quotas. Shark fins are assumed to be 5 percent of the carcass weight.

Species	Potential Sub-Regional Quotas (lb dw)	Average Ex-Vessel Price	Average Annual Gross Revenues
<i>North Atlantic Region</i>			
Aggregated LCS	91,275	\$0.81	\$73,933
Fins	4,564	\$3.53	\$16,110
Hammerhead shark	20,370	\$0.64	\$13,037
Fins	1,019	\$3.53	\$3,595
Total Meat	111,645		\$86,970
Total Fin	5,582		\$19,705
<i>South Atlantic Region</i>			
Aggregated LCS	281,277	\$0.81	\$227,834
Fins	14,064	\$3.53	\$49,645
Hammerhead shark	39,366	\$0.64	\$25,194
Fins	1,968	\$3.53	\$6,948
Total Meat	320,643		\$253,029
Total Fin	16,032		\$56,593

Under Alternative C2, NMFS would determine the blacknose shark quota for each sub-region using the percentage of landings associated with blacknose sharks within each sub-region and the new non-blacknose SCS quotas in conjunction with Alternatives C5, C6, and C7. The northern Atlantic sub-region would receive 32.2 percent of the total non-blacknose SCS quota, while the southern Atlantic sub-region would receive 67.8 percent of the total non-blacknose SCS quota in this alternative. For the blacknose sharks, the northern Atlantic sub-region would receive 4.5 percent of the total blacknose shark quota (0.8 mt dw; 1,739 lb dw), while the southern Atlantic sub-region would receive 95.5 percent of the total blacknose shark quota (16.7 mt dw; 36,899 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for blacknose shark meat in the northern Atlantic

sub-region would be \$1,443, while the shark fins would be \$307. Thus, total average annual gross revenues for blacknose shark landings in the northern Atlantic sub-region would be \$1,750 (\$1,443 + \$307) (Table 4.6). Based on the 2013 ex-vessel prices, the annual gross revenues for blacknose shark meat in the southern Atlantic sub-region would be \$30,626, while the shark fins would be \$6,513. The total average annual gross revenues for blacknose shark landings in the southern Atlantic sub-region would be \$37,139 (\$30,626 + \$6,513) (Table 4.6). Under this alternative, the quota for blacknose sharks in the northern sub-region would be 0.8 mt dw, which would be very difficult for NMFS to monitor and possibly lead to quota overharvests. This small blacknose quota also could lead to the non-blacknose SCS season being closed very early and thus fishermen losing revenues if they are not able to land the non-blacknose SCS quota.

Table 4.6 Average blacknose shark 2013 ex-vessel prices and annual gross revenues for the fleet by region based on potential sub-regional quotas. Shark fins are assumed to be 5 percent of the carcass weight.

Species	Potential Sub-Regional Quotas (lb dw)	Average Ex-Vessel Price	Average Annual Gross Revenues
<i>North Atlantic Region</i>			
Blacknose shark	1,739	\$0.83	\$1,443
Fins	87	\$3.53	\$307
<i>South Atlantic Region</i>			
Blacknose shark	36,899	\$0.70	\$30,626
Fins	1,845	\$3.53	\$6,513

Alternative C3 would apportion the Atlantic regional quotas for certain LCS and SCS management groups along 34° 00' N. Latitude (approximately at Wilmington, North Carolina) into northern and southern sub-regional quotas. Establishing sub-regional quotas could allow for flexibility in seasonal openings within the Atlantic region. Different seasonal openings within sub-regions would allow fishermen to maximize their fishing effort during periods when sharks migrate into local waters or when regional time/area closures are not in place. Flexibility in seasonal opening dates within sub-regions could also potentially allow for year-round fisheries. Under this alternative, while the majority of landings from North Carolina would be considered within the northern Atlantic sub-region, a subset would be considered in the southern Atlantic sub-region. Since one of the objectives of establishing sub-regional quotas is to increase economic benefits to North Carolina and Florida fishermen, the primary constituents impacted by the timing of seasonal openings for LCS and SCS in the Atlantic, Alternative C3 would be more beneficial than the scenario under Alternative C2, because drawing the regional boundary between the northern and southern Atlantic sub-regions along 34° 00' N. Lat. this would avoid negative impacts associated with the boundary in Alternative C2. If the boundary between sub-regions was at 34° 00' N. Lat., this would give fishermen in North Carolina more control over opening dates for the shark fisheries, which would allow them greater opportunities to maximize fishing efforts and revenue once the Mid-Atlantic Shark Closed Area is open to fishing. Alternative C3 would still likely result in direct, short-term minor beneficial impacts, due to fishermen maximizing their fishing effort, and thereby maximizing revenue, during periods when sharks migrate into local waters, and ultimately, direct, long-term moderate beneficial impacts, as increased revenues from increased landings each fishing season would continue to accrue annually.

Under this alternative, the northern Atlantic sub-region would receive 19.7 percent of the total aggregated LCS quota (33.3 mt dw; 73,393 lb dw) and 34.1 percent of the total hammerhead shark quota (9.2 mt dw; 20,370 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for aggregated LCS and hammerhead shark meat in the northern Atlantic sub-region would be \$72,485, while the shark fins would be \$16,549. Thus, total average annual gross revenues for aggregated LCS and hammerhead shark landings in the northern Atlantic sub-region would be \$89,034 (\$72,485 + \$16,549) (Table 4.7). In the southern Atlantic sub-region, fishermen would receive 80.3 percent of the total aggregated LCS quota (135.6 mt dw; 299,159 lb dw) and 65.9 percent of the total hammerhead shark quota (17.9 mt dw; 39,366 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for aggregated LCS and hammerhead shark meat in the southern Atlantic sub-region would be \$267,513, while the shark fins would be \$59,750. The total average annual gross revenues for aggregated LCS and hammerhead shark landings in the southern Atlantic sub-region would be \$327,263 (\$267,513 + \$59,750) (Table 4.7).

Table 4.7 Average aggregated LCS and hammerhead shark 2013 ex-vessel prices and annual gross revenues for the fleet by region based on potential sub-regional quotas. Shark fins are assumed to be 5 percent of the carcass weight.

Species	Potential Sub-Regional Quotas (lb dw)	Average Ex-Vessel Price	Average Annual Gross Revenues
<i>North Atlantic Region</i>			
Aggregated LCS	73,393	\$0.81	\$59,448
Fins	3,670	\$3.53	\$12,954
Hammerhead shark	20,370	\$0.64	\$13,037
Fins	1,019	\$3.53	\$3,595
Total Meat	93,763		\$72,485
Total Fin	4,688		\$16,549
<i>South Atlantic Region</i>			
Aggregated LCS	299,159	\$0.81	\$242,319
Fins	14,958	\$3.53	\$52,802
Hammerhead shark	39,366	\$0.64	\$25,194
Fins	1,968	\$3.53	\$6,948
Total Meat	338,525		\$267,513
Total Fin	16,926		\$59,750

As in Alternative C2, NMFS would determine the blacknose shark quota for each sub-region using the percentage of landings associated with blacknose sharks within each sub-region in Alternative C3 and the new non-blacknose SCS quotas in conjunction in Alternatives C5, C6, and C7. Under Alternative C3, the northern Atlantic sub-region would receive 30.3 percent of the total non-blacknose SCS quota, while the southern Atlantic sub-region would receive 69.7 percent of the total non-blacknose SCS quota. For the blacknose sharks, the northern Atlantic sub-region would receive 4.5 percent of the total blacknose shark quota (0.8 mt dw; 1,732 lb dw), while the southern Atlantic sub-region would receive 95.5 percent of the total blacknose shark quota (16.7 mt dw; 36,899 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for blacknose shark meat in the northern Atlantic sub-region would be \$1,443, while the shark fins would be \$307. Thus, total

average annual gross revenues for blacknose shark landings in the northern Atlantic sub-region would be \$1,750 (\$1,443 + \$307) (Table 4.8). Based on the 2013 ex-vessel prices, the annual gross revenues for blacknose shark meat in the southern Atlantic sub-region would be \$30,626, while the shark fins would be \$6,513. The total average annual gross revenues for blacknose shark landings in the southern Atlantic sub-region would be \$37,139 (\$30,626 + \$6,513) (Table 4.8).

Table 4.8 Average blacknose shark 2013 ex-vessel prices and annual gross revenues for the fleet by region based on potential sub-regional quotas. Shark fins are assumed to be 5 percent of the carcass weight.

Species	Potential Sub-Regional Quotas (lb dw)	Average Ex-Vessel Price	Average Annual Gross Revenues
<i>North Atlantic Region</i>			
Blacknose shark	1,739	\$0.83	\$1,443
Fins	87	\$3.53	\$307
<i>South Atlantic Region</i>			
Blacknose shark	36,899	\$0.70	\$30,626
Fins	1,845	\$3.53	\$6,513

Alternative C4, one of the preferred alternatives, would apportion the Atlantic regional quotas for certain LCS and SCS management groups along 34° 00' N. Latitude (approximately at Wilmington, North Carolina) into northern and southern sub-regional quotas, maintain SCS quota linkages in the southern sub-region of the Atlantic region, remove the SCS quota linkages in the northern sub-region of the Atlantic region, and prohibit the harvest and landings of blacknose sharks in the northern Atlantic sub-region. The socioeconomic impacts of apportioning the Atlantic regional quotas for LCS and SCS along 34° 00' N. Lat. into northern and southern sub-regional quotas as preferred in this alternative would have the same impacts as described in alternative C3 above (Tables Table 4.7 and Table 4.8). Removing quota linkages within the northern Atlantic sub-region would have beneficial impacts, as active fishermen in the northern Atlantic sub-region would be able to continue fishing for non-blacknose SCS without the fishing activities in the southern Atlantic sub-region, where the majority of blacknose sharks are landed, impacting the timing of the non-blacknose SCS fishery closure. This could allow fishermen in the northern Atlantic to increase their landings before the fishery closes and to maximize their fishing effort at times when fishing would be most profitable for them, thereby maximizing revenue, and the increased revenues from increased landings would continue to accrue with each fishing year. Economic advantages associated with removing quota linkages, allowing the northern Atlantic sub-region to land a larger number of non-blacknose SCS, would outweigh the income lost from prohibiting landings of blacknose sharks (\$1,750; Table 4.8), particularly given the minimal landings of blacknose sharks attributed to the northern sub-region. In the southern Atlantic region, no socioeconomic impacts are expected by maintaining the quota linkages already in place for SCS. Thus, by removing quota linkages in the northern Atlantic region, in combination with apportioning the Atlantic regional quota at 34° 00' N. Lat. to allow fishermen to maximize their fishing effort, and thereby maximize revenue, during periods when sharks migrate into local waters or when regional time/area closures are not in place, Alternative C4 would result in overall direct and indirect, short- and long-term moderate beneficial socioeconomic impacts.

Alternative C5 would establish a non-blacknose SCS TAC of 353.2 mt dw and reduce the non-blacknose SCS commercial quota to 128 mt dw (282,238 lb dw) (Table 4.9). When combined with the other alternatives to establish sub-regional non-blacknose SCS quotas, the economic impacts of Alternative C5 would vary based on the alternative. Under Alternative C2, the northern Atlantic sub-region would receive 32.2 percent of the total non-blacknose SCS quota (41.2 mt dw; 90,881 lb dw) and the southern Atlantic sub-region would receive 67.8 percent of the total non-blacknose SCS quota (86.8 mt dw; 191,357 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the northern Atlantic sub-region would be \$63,617, while the shark fins would be \$16,040. Thus, total average annual gross revenues for non-blacknose SCS landings in the northern Atlantic sub-region would be \$79,657 (\$63,617 + \$16,040) (Table 4.10). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the southern Atlantic sub-region would be \$133,950, while the shark fins would be \$33,775. The total average annual gross revenues for non-blacknose SCS landings in the southern Atlantic sub-region would be \$167,724 (\$133,950 + \$33,775) (Table 4.10). Under Alternatives C3 and C4 (preferred alternative), the northern Atlantic sub-region would receive 30.3 percent of the total non-blacknose SCS quota (38.8 mt dw; 85,518 lb dw), while the southern Atlantic sub-region would receive 69.7 percent of the total non-blacknose SCS quota (89.2 mt dw; 196,720 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the northern Atlantic sub-region would be \$59,863, while the shark fins would be \$15,094. The total average annual gross revenues for non-blacknose SCS landings in the northern Atlantic sub-region would be \$74,957 (\$59,863 + \$15,094) (Table 4.10). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the southern Atlantic sub-region would be \$137,704, while the shark fins would be \$34,721. The total average annual gross revenues for non-blacknose SCS landings in the southern Atlantic sub-region would be \$172,425 (\$137,704 + \$34,721) (Table 4.10).

Table 4.9 Average non-blacknose SCS 2013 ex-vessel prices and annual gross revenues for the fleet under each alternative. Shark fins are assumed to be 5 percent of the carcass weight.

Alternative	Type of Shark Product	Regional Quotas (lb dw)	Average Ex-Vessel Price	Average Annual Gross Revenues
C5	Meat	282,238	\$0.70	\$197,567
	Fins	14,112	\$3.53	\$49,815
C6	Meat	388,222	\$0.70	\$271,755
	Fins	19,411	\$3.53	\$68,521
C7	Meat	582,333	\$0.70	\$407,633
	Fins	29,117	\$3.53	\$102,782

Table 4.10 Average non-blacknose SCS 2013 ex-vessel prices and annual gross revenues for the fleet by potential sub-region alternative based on potential sub-regional quota of 128 mt dw (282,238 lb dw). Shark fins are assumed to be 5 percent of the carcass weight.

Alternative	Percentage of Landings	Species	Potential Sub-Regional Quotas (lb dw)	Average Ex-Vessel Price	Average Annual Gross Revenues
C2	32.2	<i>North Atlantic Region</i>			
		Non-Blacknose SCS	90,881	\$0.70	\$63,617
		Fins	4,544	\$3.53	\$16,040
	67.8	<i>South Atlantic Region</i>			
		Non-Blacknose SCS	191,357	\$0.70	\$133,950
		Fins	9,568	\$3.53	\$33,775
C3 and C4 (Preferred Alternative)	30.3	<i>North Atlantic Region</i>			
		Non-Blacknose SCS	85,518	\$0.70	\$59,863
		Fins	4,276	\$3.53	\$15,094
	69.7	<i>South Atlantic Region</i>			
		Non-Blacknose SCS	196,720	\$0.70	\$137,704
		Fins	9,836	\$3.53	\$34,721

In Alternative C5, the non-blacknose SCS commercial quota would be to 128 mt dw, while the current non-blacknose SCS commercial base quota is 176.1 mt dw and the current adjusted quota is 264.1 mt dw to account for underharvested quota in the previous fishing year. The non-blacknose SCS commercial quota considered under this alternative is almost thirty percent less than the current base quota and less than half of the current adjusted quota for this management group. Given that the status of Atlantic sharpnose sharks and finetooth sharks is not overfished with no overfishing occurring and the status of bonnethead sharks is unknown, the quota considered under this alternative may be unnecessarily low, and thus unnecessarily limiting to the participants of the non-blacknose SCS fisheries. Therefore, NMFS believes this alternative would have short- and long-term minor adverse socioeconomic impacts due to the quota being capped at a lower level than what is currently being landed in the non-blacknose SCS fisheries, leading to a loss in annual revenue for these shark fishermen. In addition, the adverse impacts would be compounded by the unknown stock status of bonnethead, which would prevent NMFS from carrying forward underharvested quota. Thus, the commercial quota of 128 mt dw would not be adjusted and the fishermen would be limited to this amount each year, which could lead to shorter seasons and reduced flexibility, potentially affecting fishermen’s decisions to participate.

When Alternative C6 is combined with the other alternatives to establish sub-regional non-blacknose SCS quotas, the economic impacts of Alternative C6 would vary based on the sub-regional quotas. Under Alternatives C2, the northern Atlantic sub-region would receive 32.2 percent of the total non-blacknose SCS quota (56.7 mt dw; 125,007 lb dw) and the southern Atlantic sub-region would receive 67.8 percent of the total non-blacknose SCS quota (119.4 mt dw; 263,215 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the northern Atlantic sub-region would be \$87,505, while the shark fins would be \$22,064. Thus, total average annual gross revenues for non-blacknose SCS landings in the northern Atlantic sub-region would be \$109,569 (\$87,505 + \$22,064) (Table 4.11). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the southern Atlantic sub-region would be \$184,251, while the shark fins would be \$46,457. The total average annual gross revenues for non-blacknose

SCS landings in the southern Atlantic sub-region would be \$230,708 (\$184,251 + \$46,457) (Table 4.11). Under Alternatives C3 and C4 (preferred alternative), the northern Atlantic sub-region would receive 30.3 percent of the total non-blacknose SCS quota (53.4 mt dw; 117,631 lb dw), while the southern Atlantic sub-region would receive 69.7 percent of the total non-blacknose SCS quota (123.7 mt dw; 270,591 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the northern Atlantic sub-region would be \$82,342, while the shark fins would be \$20,762. The total average annual gross revenues for non-blacknose SCS landings in the northern Atlantic sub-region would be \$103,104 (\$82,342 + \$20,762) (Table 4.11). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the southern Atlantic sub-region would be \$189,414, while the shark fins would be \$47,759. The total average annual gross revenues for non-blacknose SCS landings in the southern Atlantic sub-region would be \$237,173 (\$189,414 + \$47,759) (Table 4.11).

Table 4.11 Average non-blacknose SCS 2013 ex-vessel prices and annual gross revenues for the fleet by potential sub-region alternative based on potential sub-regional quota of 176.1 mt dw (388,222 lb dw). Shark fins are assumed to be 5 percent of the carcass weight.

Alternative	Percentage of Landings	Species	Potential Sub-Regional Quotas (lb dw)	Average Ex-Vessel Price	Average Annual Gross Revenues
C2	32.2	<i>North Atlantic Region</i>			
		Non-Blacknose SCS	125,007	\$0.70	\$87,505
		Fins	6,250	\$3.53	\$22,064
	67.8	<i>South Atlantic Region</i>			
		Non-Blacknose SCS	263,215	\$0.70	\$184,251
		Fins	13,161	\$3.53	\$46,457
C3 and C4 (Preferred Alternative)	30.3	<i>North Atlantic Region</i>			
		Non-Blacknose SCS	117,631	\$0.70	\$82,342
		Fins	5,882	\$3.53	\$20,762
	69.7	<i>South Atlantic Region</i>			
		Non-Blacknose SCS	270,591	\$0.70	\$189,414
		Fins	13,530	\$3.53	\$47,759

Alternative C6, a preferred alternative, would establish a non-blacknose SCS TAC of 401.3 mt dw and maintain the current commercial base annual quota of 176.1 mt dw (388,222 lb dw). Because this alternative would maintain the non-blacknose SCS commercial quota, it is likely to have short-term neutral socioeconomic impacts. Recent non-blacknose SCS landings have been below 176.1 mt dw, thus, this commercial quota could allow for increased landings and additional revenue if the entire quota is caught, which could have beneficial socioeconomic impacts. However, since the quota of 176.1 mt dw would not be adjusted for underharvests due to the status of bonnethead sharks, the fishermen would be capped at a lower quota than is possible in the current non-blacknose SCS fisheries if there is underharvest, potentially leading to long-term minor adverse socioeconomic impacts. NMFS does not expect fishing effort to dramatically increase for non-blacknose SCS in the southern region of the Atlantic, since landings would continue to be limited by blacknose shark landings and the linkage between these two groups.

Alternative C7, would establish a non-blacknose SCS TAC of 489.3 mt dw and increase the commercial quota to 264.1 mt dw (582,333 lb dw), which is equal to the 2014 adjusted non-blacknose

SCS quota. The economic impacts of Alternative C7 would vary when combined with the other alternatives to establish sub-regional non-blacknose SCS quotas. Under Alternatives C2, the northern Atlantic sub-region would receive 32.2 percent of the total non-blacknose SCS quota (85.0 mt dw; 187,511 lb dw) and the southern Atlantic sub-region would receive 67.8 percent of the total non-blacknose SCS quota (179.1 mt dw; 394,822 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the northern Atlantic sub-region would be \$131,258, while the shark fins would be \$33,096. Thus, total average annual gross revenues for non-blacknose SCS landings in the northern Atlantic sub-region would be \$164,353 (\$131,258 + \$33,096) (Table 4.12). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the southern Atlantic sub-region would be \$276,375, while the shark fins would be \$69,686. The total average annual gross revenues for non-blacknose SCS landings in the southern Atlantic sub-region would be \$346,061 (\$276,375 + \$69,686) (Table 4.12). Under Alternatives C3 and C4 (preferred alternative), the northern Atlantic sub-region would receive 30.3 percent of the total non-blacknose SCS quota (80.0 mt dw; 176,447 lb dw), while the southern Atlantic sub-region would receive 69.7 percent of the total non-blacknose SCS quota (184.1 mt dw; 405,886 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the northern Atlantic sub-region would be \$123,513, while the shark fins would be \$31,143. The total average annual gross revenues for non-blacknose SCS landings in the northern Atlantic sub-region would be \$154,656 (\$123,513 + \$31,143) (Table 4.12). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the southern Atlantic sub-region would be \$284,120, while the shark fins would be \$71,639. The total average annual gross revenues for non-blacknose SCS landings in the southern Atlantic sub-region would be \$355,759 (\$284,120 + \$71,639) (Table 4.12).

Table 4.12 Average non-blacknose SCS 2013 ex-vessel prices and annual gross revenues for the fleet by potential sub-region alternative based on potential sub-regional quota of 264.1 mt dw (582,333 lb dw). Shark fins are assumed to be 5 percent of the carcass weight.

Alternative	Percentage of Landings	Species	Potential Sub-Regional Quotas (lb dw)	Average Ex-Vessel Price	Average Annual Gross Revenues
C2 and C4 (Preferred Alternative)	32.2	<i>North Atlantic Region</i>			
		Non-Blacknose SCS	187,511	\$0.70	\$131,258
		Fins	9,376	\$3.53	\$33,096
	67.7	<i>South Atlantic Region</i>			
		Non-Blacknose SCS	394,822	\$0.70	\$276,375
		Fins	19,741	\$3.53	\$69,686
C3	30.0	<i>North Atlantic Region</i>			
		Non-Blacknose SCS	174,447	\$0.70	\$123,513
		Fins	8,822	\$3.53	\$31,143
	70.0	<i>South Atlantic Region</i>			
		Non-Blacknose SCS	405,886	\$0.70	\$284,120
		Fins	20,294	\$3.53	\$71,639

The quota considered under Alternative C7 is an increase compared to the non-blacknose SCS commercial quotas under Alternatives C5 or C6. Since underharvested quota can no longer be carried forward, this quota would provide a buffer, potentially providing for landings to increase in the future, which could result in beneficial socioeconomic impacts due to the potential of additional revenues. However, recent landings of non-blacknose SCS have been less than half of the

commercial quota under this alternative, so it is unlikely that fishermen would catch this entire quota in the short-term, meaning the alternative would have neutral socioeconomic impacts. Also, because the non-blacknose SCS quota in the southern Atlantic sub-region would continue to be limited by the landings of blacknose sharks due to the linkage between these two quota groups, NMFS does not expect landings of non-blacknose SCS to significantly increase in the southern Atlantic sub-region.

4.3.3 CONCLUSION

Cumulatively, Alternatives C4 and C6 would have positive impacts on the current state of shark fisheries in the Atlantic Region. Establishing the northern and southern sub-regional quotas in Alternative C4 would allow fishermen to maximize their fishing effort during periods when sharks migrate into local waters or when regional time/area closures are not in effect. Additionally, Alternative C4 would provide increased flexibility in the application of shark management measures throughout the Atlantic region, without having any adverse economic or ecological consequences. The non-blacknose SCS commercial quota under preferred Alternative C6 would continue to allow fishermen to land these species at current levels, while maintaining the Atlantic sharpnose and bonnethead stocks at sustainable levels. It more accurately reflects the status of Atlantic sharpnose and bonnethead sharks and considers the sources of mortality for all three non-blacknose SCS. Therefore, because of the neutral ecological impacts expected to shark species as well as non-target, incidental species and bycatch, and the moderately beneficial socioeconomic impacts expected by these combined measures, NMFS prefers these alternatives at this time.

NMFS does not prefer the remaining alternatives at this time for a variety of reasons. Alternative C1, the status quo alternative, does not address some of the issues facing the Atlantic shark fisheries and the current purpose of Amendment 6 to increase flexibility for shark fishermen. While neutral ecological impacts on Atlantic shark species and non-target species are anticipated from Alternatives C2 and C3, they do not take into consideration quota linkages between non-blacknose SCS and blacknose sharks. Under Alternative C5, the non-blacknose SCS TAC and commercial quota are limited by the results of the bonnethead shark stock assessment and do not take the results of the Atlantic sharpnose stock assessment or status of finetooth sharks into account. Finally, Alternative C7 would cap the non-blacknose SCS commercial at a higher level than C6 and does not account for the uncertainties in the SEDAR 34 bonnethead stock assessment.

4.4 GULF OF MEXICO REGIONAL AND SUB-REGIONAL QUOTAS

The following alternatives consider establishing sub-regional quotas for LCS and SCS, as well as potentially removing LCS quota linkages within newly designated sub-regions within the Gulf of Mexico Region and adjusting the SCS quota based on recent stock assessments. An eastern and western sub-region would be designated within the current Gulf of Mexico Region. At this time, NMFS prefers Alternatives D4 and D6.

Alternative D1 No Action: Do not implement sub-regional quotas in the Gulf of Mexico region; do not adjust the non-blacknose SCS quota to reflect the results of the 2013 assessments for Atlantic sharpnose and bonnethead sharks; do

not adjust the quota linkages in the Gulf of Mexico region; do not prohibit the harvest of hammerhead sharks in the Gulf of Mexico region or any portion of the Gulf of Mexico region.

- Alternative D2** Apportion the Gulf of Mexico regional commercial quotas for aggregated LCS, blacktip, and hammerhead sharks along 89° 00' W Longitude into western and eastern sub-regional quotas.
- Alternative D3** Apportion the Gulf of Mexico regional commercial quotas for aggregated LCS, blacktip, and hammerhead sharks into western and eastern sub-regional quotas along 88° 00' W Longitude.
- Alternative D4** *Apportion the Gulf of Mexico regional commercial quotas for aggregated LCS, blacktip, and hammerhead sharks along 89° 00' W Longitude into western and eastern sub-regional quotas and maintain the LCS quota linkages for aggregated LCS and hammerhead sharks in the eastern sub-region of the Gulf of Mexico region; remove the linkage in the western sub-region of the Gulf of Mexico region and prohibit the harvest and landing of hammerhead sharks in that sub-region – Preferred Alternative.*
- Alternative D5** Establish a non-blacknose SCS TAC of 931.9 mt dw and maintain the current commercial base annual non-blacknose SCS quota of 45.5 mt dw (100,317 lb dw)
- Alternative D6** *Establish a non-blacknose SCS TAC of 954.7 mt dw and increase the quota to the current adjusted annual quota of 68.3 mt dw (150,476 lb dw) – Preferred Alternative*
- Alternative D7** Establish a non-blacknose SCS TAC of 1,064.9 mt dw and increase the commercial quota to 178.5 mt dw (393,566 lb dw).

4.4.1 ECOLOGICAL IMPACTS

Alternative D1, the no action alternative, would maintain the current regional quotas and quota linkages in the Gulf of Mexico region and continue to allow harvest of hammerhead sharks throughout the entire Gulf of Mexico region. Currently the regional quotas for each management group are as follows: aggregated LCS (157.2 mt dw; 347,317 lb dw), hammerhead sharks (25.3 mt dw; 55,722 lb dw), and blacktip sharks (256.6 mt dw; 565,700 lb dw), non-blacknose SCS (45.5 mt dw; 100,317 lb dw), and blacknose sharks (2.0 mt dw; 4,513 lb dw). Additionally, existing quota linkages would also be maintained between the aggregated LCS and hammerhead shark management groups, with the blacktip shark management group remaining unlinked, and linkages between the non-blacknose SCS and blacknose shark management groups. The harvest of hammerhead sharks would be allowable throughout the entire Gulf of Mexico region. This alternative would have neutral short- and long-term direct ecological impacts since the current quotas and quota linkages would be

maintained. By taking no action, there would be no expected changes to fishing pressure, dynamics within the fisheries themselves, or number of expected interactions with non-target, incidentally caught species.

Alternative D2 would apportion the Gulf of Mexico regional quotas for blacktip, aggregated LCS, and hammerhead sharks along 89° 00' W Long. into western and eastern sub-regional quotas. The percentage of the total regional quota apportioned to each sub-region would be based on historical landings (see Table 2.18). This alternative would likely result in both direct short- and long-term neutral ecological impacts on LCS. Establishing sub-regional quotas would have no impact on the current level of fishing pressure, catch rates, or distribution of fish effort, but instead largely represents an administrative change in how quotas are monitored throughout the Gulf of Mexico region. Because sub-regional quotas are estimated from historical landings, and thus on typical fishing activity within sub-regions, there would be no expected ecological differences in how fishermen from the various states along the Gulf of Mexico interact with LCS, as compared to current conditions. Similarly, both indirect short- and long-term neutral ecological impacts would be expected for Alternative D2 because, with anticipated fishing activities remaining the same as status quo, no increases in potential bycatch or increased interactions with non-target, incidentally caught species are expected. While establishing sub-regional quotas would allow season openings for LCS to vary within the Gulf of Mexico region, preferred season opening dates largely reflect the preferred time period during which fishermen within sub-regions were already most active. Thus, establishing sub-regional quotas would result in fishermen interacting with the typical suite of non-target, incidentally caught species during the time of year when they were normally most active. Under this alternative the quota for hammerhead sharks in the western sub-region would be 0.1 mt dw, which would be difficult for NMFS to monitor and could lead to quota overharvests.

Alternative D3 would apportion the Gulf of Mexico regional quotas for blacktip, aggregated LCS, and hammerhead sharks into western and eastern sub-regional quotas at an alternate location to that described in alternative D2. The percentage of the total regional quota apportioned to each sub-region would be based on historical landings (see Table 2.20). While Alternative D3 considers a different boundary between the eastern and western sub-regions than Alternative D2, Alternative D3 is similar to Alternative D2 in that the sub-regions represent an administrative change in how quotas are monitored throughout the Gulf of Mexico region. Establishing sub-regional quotas based on historical landings and typical fishing activity within sub-regions, as well as formalizing already existing preferences in season opening dates for LCS between sub-regions, should result in neutral ecological impacts, for the same reasons discussed in Alternative D2. Thus, NMFS similarly would expect both direct and indirect short- and long-term neutral ecological impacts on LCS, as well as on bycatch and non-target, incidentally caught species. Under this alternative, as with Alternative D2, the quota for hammerhead sharks in the western sub-region would be 0.1 mt dw, which would be difficult for NMFS to monitor and could possibly lead to quota overharvests.

Alternative D4, one of the preferred alternatives, would apportion the Gulf of Mexico regional quotas for blacktip, aggregated LCS, and hammerhead sharks along 89° 00' W Long. into western and eastern sub-regional quotas and would maintain the aggregated LCS and hammerhead shark quota linkages in the eastern sub-region of the Gulf of Mexico region, remove the aggregated LCS

and hammerhead shark quota linkages in the western sub-region of the Gulf of Mexico region, and prohibit the harvest and landings of hammerhead sharks in the western Gulf of Mexico sub-region. In the eastern Gulf of Mexico sub-region, no changes would be made in the existing quota linkages between aggregated LCS and hammerhead sharks. Thus, within the eastern Gulf of Mexico sub-region, Alternative D4 would likely result in both direct and indirect short- and long-term neutral ecological impacts on LCS, since current conditions would be maintained. In contrast, in the western Gulf of Mexico sub-region, quota linkages would be removed between aggregated LCS and hammerhead sharks. While quota linkages mitigate incidental mortality of species caught together, only 0.6 percent of hammerhead shark landings in the Gulf of Mexico region can be attributed to fishing activities in the western Gulf of Mexico sub-region. Thus, due to the difficulties associated with managing a small quota based on 0.1 mt dw (0.6 percent), harvest of hammerhead sharks would be prohibited in the western Gulf of Mexico sub-region. Prohibiting harvest of hammerhead sharks in the western Gulf of Mexico would reduce the likelihood of overharvesting the hammerhead shark quota by quickly exceeding a small quota, and eliminate the need to monitor a small quota. However, because landings of hammerhead in the western Gulf of Mexico are minimal (1,740 lb dw), Alternative D4 would still likely result in both direct short- and long-term neutral ecological impacts on LCS within the western Gulf of Mexico sub-region.

Alternative D5 would establish a non-blacknose SCS TAC of 931.9 mt dw in the Gulf of Mexico and maintain the current commercial base annual non-blacknose SCS quota of 45.5 mt dw (100,317 lb dw). The calculations for both the TAC and commercial quota are described in Section 2.3. In order to calculate the non-blacknose SCS commercial quota from the aforementioned TAC, NMFS subtracted all sources of mortality (e.g., the recreational bonnethead landings, the commercial bonnethead discards, and the research set-aside quota) to calculate a non-blacknose SCS commercial quota of 45.5 mt dw. NMFS has determined that the Gulf of Mexico Atlantic sharpnose sharks are not overfished and are experiencing no overfishing, and the status of bonnethead sharks is unknown. Projections of different harvest levels for the Gulf of Mexico sensitivity run from the SEDAR 34 stock assessments indicated there was a 70 percent chance that both bonnethead and Atlantic sharpnose sharks could withstand harvest levels almost double current levels. Considering that an annual quota of 45.5 mt dw is well below sustainable harvest levels projected in the stock assessment for Atlantic sharpnose sharks, and considering that the status of bonnethead sharks is unknown, maintaining the current base annual quota for non-blacknose SCS and implementing the TAC discussed under this alternative is a conservative approach. Thus, maintenance of the current base annual quota is expected to have overall beneficial ecological impacts. Alternative D5 would likely result in both direct and indirect short- and long-term moderate beneficial ecological impacts on non-blacknose SCS in the Gulf of Mexico region, as this alternative would establish a TAC and quota that would maintain harvest well below levels projected by the SEDAR 34 stock assessments.

Alternative D6, one of the preferred alternatives, would establish a non-blacknose SCS TAC of 954.7 mt dw and increase the commercial quota to the 2014 adjusted annual quota of 68.3 mt dw (150,476 lb dw). The calculations for both the TAC and commercial quota are described in Section 2.3. NMFS prefers this alternative based on the 2007 stock assessment for finetooth sharks. While that stock assessment indicated that the stock was not overfished and overfishing was not occurring, the assessment scientists also noted that finetooth sharks are not as naturally abundant as bonnethead

and sharpnose sharks and that, given the uncertainty of the data and life history information at the time, the results of the assessment should be viewed cautiously. As such, NMFS would prefer to take a relatively conservative approach with finetooth sharks and not increase landings substantially until a new assessment is complete. NMFS found that this quota level, which was previously analyzed in Amendment 3 and 5a, would not appear to have adverse ecological impacts. Under Alternative D6, the commercial quota and TAC would not result in any large changes in current fishing effort or catch rates of non-blacknose SCS in the Gulf of Mexico. With anticipated fishing activities remaining the same, no increases in potential bycatch or increased interactions with non-target, incidentally caught species are expected. While recent landings exceed the current base annual quota, results of the 2013 Atlantic sharpnose and bonnethead stock assessments indicated there was a 70 percent chance the Gulf of Mexico stocks could withstand harvest levels almost double current levels. Alternative D6 would likely result in both direct and indirect short- and long-term minor beneficial ecological impacts on non-blacknose SCS in the Gulf of Mexico region because the alternative maintains the quota at the present level, which is below the quota projected in the stock assessment. By maintaining the commercial quota at 2014 levels, interaction rates with blacknose sharks would remain the same.

Alternative D7 would establish a non-blacknose SCS TAC of 1,064.9 mt dw and increase the commercial quota to 178.5 mt dw (393,566 lb dw). The calculations for both the TAC and commercial quota are described in Section 2.3. Under this alternative, the commercial quota would be increased to twice the current 2013 non-blacknose SCS landings in the Gulf of Mexico region. The increase in non-blacknose SCS quota that could be landed under Alternative D7 could potentially have negative ecological impacts on non-blacknose SCS stocks in the Gulf of Mexico, with a larger number of fishermen potentially entering the fishery and a larger number of non-blacknose SCS being landed. In addition, if more fishermen are fishing for non-blacknose SCS, this could increase interactions with blacknose sharks. However, the current quota linkage would likely prevent the non-blacknose SCS quota from being fully utilized, as the blacknose shark quota would remain the same. Because the blacknose shark quota would remain the same, unless fishermen can avoid blacknose sharks completely, in order to fully use the non-blacknose SCS quota, fishermen would need to discard blacknose. Increased discards of blacknose could have a negative impact, as the status of blacknose sharks in the Gulf of Mexico is unknown. Furthermore, because projections from the Gulf of Mexico bonnethead and Atlantic sharpnose shark stock assessments indicated that there was a 70 percent chance both stocks could withstand harvest levels almost double current levels, doubling the commercial quota based on recent landings has a relatively low likelihood of negatively impacting Atlantic sharpnose and bonnethead stocks. For finetooth sharks, while the 2007 stock assessment for finetooth sharks found the stock was not overfished and overfishing was not occurring, the assessment scientists also noted that finetooth sharks are not as naturally abundant as bonnethead and sharpnose sharks and that, given the uncertainty of the data and life history information at the time, the results should be viewed cautiously. Thus, Alternative D7 would likely result in both direct and indirect short- and long-term neutral ecological impacts on non-blacknose SCS in the Gulf of Mexico region.

4.4.2 SOCIAL AND ECONOMIC IMPACTS

Alternative D1, the No Action alternative, would not change current management of the Gulf of Mexico shark fisheries. Based on the 2013 ex-vessel prices, the annual gross revenues for the entire fleet from blacktip, aggregated LCS, and hammerhead shark meat in the Gulf of Mexico region would be \$440,365, while the shark fins would be \$554,750. Thus, total average annual gross revenues for blacktip, aggregated LCS, and hammerhead shark landings in the Gulf of Mexico region would be \$995,115 (\$440,365+ \$554,750) (Table 4.13), which would be 21 percent of the entire shark fishery. For the non-blacknose SCS and blacknose shark landings, the annual gross revenues for the entire fleet from the meat would be \$35,757, while the shark fins would be \$58,495. The total average annual gross revenues for non-blacknose SCS and blacknose shark landings in the Gulf of Mexico region would \$94,252 (\$35,757 + \$58,495) (Table 4.13), which is 2 percent of the entire revenue for the shark fishery.

Table 4.13 Average blacktip, aggregated LCS, hammerhead shark, non-blacknose SCS, and blacknose shark 2013 ex-vessel prices and annual gross revenues for the fleet in the Gulf of Mexico region based on 2014 annual quotas. Shark fins are assumed to be 5 percent of the carcass weight.

Species	2014 Annual Quotas (lb dw)	Average Ex-Vessel Price	Average Annual Gross Revenues
Blacktip shark	565,700	\$0.42	\$237,594
Fins	28,285	\$11.16	\$315,661
Aggregated LCS	347,317	\$0.49	\$170,185
Fins	17,366	\$11.16	\$193,803
Hammerhead shark	55,722	\$0.41	\$22,846
Fins	2,786	\$11.16	\$31,093
Total LCS Meat	968,739		\$430,625
Total LCS Fin	48,437		\$540,556
Non-Blacknose SCS	100,317	\$0.32	\$32,101
Fins	5,016	\$11.16	\$55,977
Blacknose shark	4,513	\$0.81	\$3,656
Fins	226	\$11.16	\$2,518
Total SCS Meat	104,830		\$35,757
Total SCS Fin	5,242		\$58,495

Alternative D1 would likely result in short-term neutral direct socioeconomic impacts because shark fishermen would continue to operate under current conditions, with shark fishermen continuing to fish at similar rates. However, this alternative would likely result in long-term minor adverse socioeconomic impacts. Negative impacts would be partly due to the continued negative effects of federal and state regulations related to shark finning and sale of shark fins, which have resulted in declining ex-vessel prices of fins since 2010, as well as continued changes in shark fishery management measures. In addition, under the No Action alternative, the non-blacknose SCS quota would not be modified. This could potentially lead to negative socioeconomic impacts, since the non-blacknose SCS quotas could be increased based on the most recent stock assessment, as described in Alternatives D5-D7 below. Additionally, under the current regulations, differences in regional season opening dates would impact the availability of quota remaining in the Gulf of

Mexico. Florida fishermen begin fishing the LCS quotas in the beginning of the year, because sharks are in local waters. This puts Louisiana fishermen at a slight economic disadvantage, as they prefer to delay fishing in order to maximize fishing efforts during the religious holiday Lent, when prices for shark meat are higher. Indirect short-term socioeconomic impacts resulting from any of the actions in Alternative D1 would likely be neutral because the measures would maintain the status quo with respect to shark landings and fishing effort. However, this alternative would likely result in indirect long-term minor adverse socioeconomic impacts. Negative socioeconomic impacts and decreased revenues associated with financial difficulties experienced by fishermen within the Gulf of Mexico shark fisheries would carry over to the dealers and supporting businesses they regularly interact with. In addition, this alternative would not achieve the goals of this rulemaking of increasing management flexibility to adapt to the changing needs of the Atlantic shark fisheries.

Alternative D2 would apportion the Gulf of Mexico regional quotas for blacktip, aggregated LCS, and hammerhead sharks along 89° 00' W Longitude into western and eastern sub-regional quotas. Establishing sub-regional quotas would provide flexibility in seasonal openings within the Gulf of Mexico region. Different seasonal openings within sub-regions would allow fishermen to maximize their fishing effort during periods when sharks migrate into local waters or during periods when sales of shark meat are increased (e.g., in Louisiana, during Lent). Allowing these states more flexibility within the sub-regions could result in a higher proportion of the quota being landed and increased average annual gross revenues. This would benefit the economic interests of the Louisiana and Florida fishermen, the primary constituents impacted by the timing of seasonal openings for LCS and SCS in the Gulf of Mexico, by placing them in separate sub-regions with separate sub-regional quotas. Drawing the regional boundary between the eastern and western sub-regions along 89° 00' W Long. (between fishing catch areas 11 and 12), would better geographically separate the fishing activities of the major fishing constituents in the Gulf of Mexico region (i.e., Louisiana and Florida), in contrast to the boundary in Alternative D3, as the general range of Louisiana fishermen does not extend beyond this boundary. Additionally, drawing the regional boundary between the eastern and western Gulf of Mexico sub-regions along 89° 00' W Long. would result in more similar blacktip shark quotas between sub-regions, in comparison to the boundary in Alternative D3.

Under this alternative, the eastern Gulf of Mexico sub-region would receive 94.1 mt dw in blacktip shark, 87.0 mt dw in aggregated LCS, and 25.2 mt dw in hammerhead shark quotas. Based on the 2013 ex-vessel prices, the annual gross revenues for blacktip, aggregated LCS, and hammerhead shark meat in the eastern Gulf of Mexico sub-region would be \$203,868, while the shark fins would be \$80,259. Thus, total average annual gross revenues for blacktip, aggregated LCS, and hammerhead shark landings in the eastern Gulf of Mexico sub-region would be \$284,127 (\$203,868 + \$80,259) (Table 4.14). When compared to the other alternatives, the eastern Gulf of Mexico sub-region would have minor beneficial socioeconomic impacts under Alternative D2, because this alternative would result in the highest total average annual gross revenues for blacktip, aggregated LCS, and hammerhead sharks. In the western Gulf of Mexico sub-region, fishermen would receive 180.2 mt dw in blacktip shark, 64.2 mt dw in aggregated LCS, and 0.1 mt dw in hammerhead shark quotas. Based on the 2013 ex-vessel prices, the annual gross revenues for blacktip, aggregated LCS, and hammerhead shark meat in the eastern Gulf of Mexico sub-region would be \$236,497, while the shark fins would be \$95,213. Thus, total average annual gross

revenues for blacktip, aggregated LCS, and hammerhead shark landings in the eastern Gulf of Mexico sub-region would be \$331,710 (\$236,497 + \$95,213) (Table 4.14). The slight increase in the blacktip shark sub-regional quota in the eastern Gulf of Mexico sub-region, in comparison to Alternative D3, would result in direct short-term minor beneficial socioeconomic impacts. Over time, increased revenues gained from the additional blacktip shark sub-regional quota, as well as increased revenue associated with fishermen maximizing their fishing effort during periods when sharks migrate into local waters, could ultimately have direct long-term moderate beneficial socioeconomic impacts. Under this alternative, the quota for hammerheads sharks in the western sub-region would be 0.1 mt dw, which would be very difficult for NMFS to monitor and could lead to quota overharvests. This small hammerhead quota could lead to the aggregated LCS season being closed early, and thus fishermen losing revenues if they are not able to land the aggregated LCS species.

Table 4.14 Average blacktip, aggregated LCS, and hammerhead shark 2013 ex-vessel prices and annual gross revenues for the fleet by region based on potential sub-regional quotas. Shark fins are assumed to be 5 percent of the carcass weight.

Species	Potential Sub-Regional Quotas (lb dw)	Average Ex-Vessel Price	Average Annual Gross Revenues
<i>Eastern Gulf of Mexico Region</i>			
Blacktip shark	207,387	\$0.42	\$87,103
Fins	10,369	\$11.16	\$36,604
Aggregated LCS	191,951	\$0.49	\$94,056
Fins	9,598	\$11.16	\$33,879
Hammerhead shark	55,388	\$0.41	\$22,709
Fins	2,769	\$11.16	\$9,776
Total Meat	454,726		\$203,868
Total Fin	22,736		\$80,259
<i>Western Gulf of Mexico Region</i>			
Blacktip shark	397,239	\$0.42	\$166,840
Fins	19,862	\$11.16	\$70,113
Aggregated LCS	141,877	\$0.49	\$69,520
Fins	7,094	\$11.16	\$25,041
Hammerhead shark	334	\$0.41	\$137
Fins	17	\$11.16	\$59
Total Meat	539,450		\$236,497
Total Fin	21,081		\$95,213

Alternative D3 would apportion the Gulf of Mexico regional quotas for blacktip, aggregated LCS, and hammerhead sharks into western and eastern sub-regional quotas at an alternate location to that described in alternative D2. Establishing sub-regional quotas could allow for flexibility in seasonal openings within the Gulf of Mexico region. Different seasonal openings within sub-regions would allow fishermen to maximize their fishing effort during periods when sharks migrate into local waters or when sales of shark meat are increased (e.g., in Louisiana, during Lent). Flexibility in seasonal opening dates within sub-regions could also potentially allow for year-round fisheries. Thus, Alternative D3 would likely result in direct, short-term minor beneficial impacts due to

fishermen to maximizing their fishing effort, and thereby maximizing revenue, during periods when sharks migrate into local waters, and ultimately, direct, long-term moderate beneficial impacts as increased revenues from increased landings each fishing season would continue to accrue annually. However, drawing the regional boundary between the eastern and western Gulf of Mexico sub-regions along 88° 00' W Long. (i.e., between fishing catch areas 10 and 11) may not reflect geographic differences in the distribution of major fishing constituents in the region (i.e., Louisiana and Florida) as well as the boundary in Alternative D2, as fishermen from Louisiana would be encouraged to fish in waters farther east than they historically occupied, which could create future user group conflicts within the region.

Under this alternative, the eastern Gulf of Mexico sub-region would receive 31.2 percent of the total blacktip quota (85.6 mt dw; 188,643 lb dw), 53.2 percent of the total aggregated LCS quota (80.4 mt dw; 177,596 lb dw), and 99.4 percent of the total hammerhead shark quota (25.2 mt dw; 55,388 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for blacktip, aggregated LCS, and hammerhead shark meat in the eastern Gulf of Mexico sub-region would be \$188,961, while the shark fins would be \$74,417. Thus, total average annual gross revenues for blacktip, aggregated LCS, and hammerhead shark landings in the eastern Gulf of Mexico sub-region would be \$263,378 (\$188,961 + \$74,417) (Table 4.15). When compared to the other alternatives, the eastern Gulf of Mexico sub-region would have minor adverse socioeconomic impacts under Alternative D3, because this alternative would result in lower total average annual gross revenues for blacktip, aggregated LCS, and hammerhead sharks. In the western Gulf of Mexico sub-region, fishermen would receive 68.8 percent of the total blacktip quota (188.7 mt dw; 415,983 lb dw), 46.8 percent of the total aggregated LCS quota (70.8 mt dw; 156,232 lb dw), and 0.6 percent of the total hammerhead shark quota (0.1 mt dw; 334 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for blacktip, aggregated LCS, and hammerhead shark meat in the western Gulf of Mexico sub-region would be \$251,403, while the shark fins would be \$101,055. Thus, total average annual gross revenues for blacktip, aggregated LCS, and hammerhead shark landings in the western Gulf of Mexico sub-region would be \$352,458 (\$251,403 + \$101,055) (Table 4.15). Sub-regional quotas under Alternative D3 represent a three percent lower quota allocated to the eastern region for blacktip sharks (8.5 mt dw; 18,744 lb dw), as compared to Alternative D2. In contrast, sub-regional quotas for hammerhead would remain the same under Alternatives D2 and D3; the eastern sub-region would receive 25.2 mt dw in hammerhead regional quota and the western sub-region would receive 0.1 mt dw.

Table 4.15 Average blacktip, aggregated LCS, and hammerhead shark 2013 ex-vessel prices and annual gross revenues for the fleet by region based on potential sub-regional quotas. Shark fins are assumed to be 5 percent of the carcass weight.

Species	Potential Sub-Regional Quotas (lb dw)	Average Ex-Vessel Price	Average Annual Gross Revenues
<i>Eastern Gulf of Mexico Region</i>			
Blacktip shark	188,643	\$0.42	\$79,230
Fins	9,432	\$11.16	\$33,295
Aggregated LCS	177,596	\$0.49	\$87,022
Fins	8,880	\$11.16	\$31,346
Hammerhead shark	55,388	\$0.41	\$22,709
Fins	2,769	\$11.16	\$9,776
Total Meat	421,627		\$188,961
Total Fin	21,081		\$74,417
<i>Western Gulf of Mexico Region</i>			
Blacktip shark	415,983	\$0.42	\$174,713
Fins	20,799	\$11.16	\$73,421
Aggregated LCS	156,232	\$0.49	\$76,554
Fins	7,812	\$11.16	\$27,575
Hammerhead shark	334	\$0.41	\$137
Fins	17	\$11.16	\$59
Total Meat	572,549		\$251,403
Total Fin	28,627		\$101,055

Alternative D4, one of the preferred alternatives, would apportion the Gulf of Mexico regional quotas for blacktip, aggregated LCS, and hammerhead sharks along 89° 00' W Longitude into western and eastern sub-regional quotas, maintain LCS quota linkages in the eastern sub-region of the Gulf of Mexico region, remove the LCS quota linkages in the western sub-region of the Gulf of Mexico region, and prohibit the harvest of hammerhead sharks in the western Gulf of Mexico sub-region. Removing quota linkages within the western Gulf of Mexico sub-region would have beneficial socioeconomic impacts, as fishermen active in this region would be able to continue fishing for aggregated LCS sharks without fishing activities in the eastern Gulf of Mexico sub-region impacting the timing of the aggregated LCS fishery closure. This could allow fishermen in the western Gulf of Mexico sub-region to increase their landings before the fishery closes and to maximize their fishing effort at times when fishing would be most profitable for them, thereby maximizing revenue, and the increased revenues from increased landings would continue to accrue with each fishing year. Economic advantages associated with removing quota linkages, allowing the western Gulf of Mexico sub-region to continue to land a larger number of aggregated LCS, would offset any potential income lost from prohibiting landings of hammerhead sharks (Tables 4.14 and 4.15), particularly considering that the estimated hammerhead quota for the western Gulf of Mexico would be 0.1 mt dw. In the eastern Gulf of Mexico sub-region, no socioeconomic impacts are expected by maintaining the quota linkages already in place for LCS. Thus, Alternative D4 would likely result in both direct and indirect short- and long-term neutral socioeconomic impacts across the entire Gulf of Mexico region, as increased revenues associated with increased flexibility with season

opening dates as a result of implementing sub-regional quotas would be countered by potential losses from prohibiting landings of hammerhead sharks in the western Gulf of Mexico.

Alternative D5 would establish a non-blacknose SCS TAC of 931.9 mt dw and maintain the current commercial base annual quota of 45.5 mt dw (100,317 lb dw). However, given the impact of federal and state regulations related to shark finning and sale of shark fins, which have resulted in declining ex-vessel prices of fins since 2010, on fishermen in the Gulf of Mexico, maintaining the current base annual quota would likely have negative socioeconomic impacts. Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS and blacknose shark meat in the Gulf of Mexico region would be \$32,101, while the shark fins would be \$55,977. Thus, total average annual gross revenues for non-blacknose SCS landings would be \$88,078 (\$32,101 + \$55,977) (Table 4.16). As the 2013 non-blacknose SCS landings exceeded the current base annual quota, this alternative would limit or reduce the amount of non-blacknose SCS that could be landed and potentially result in an early closure due to the small non-blacknose SCS quota. Such a reduction could lead to continued overharvests and resulting smaller quotas each year, as quotas are adjusted to account for any overharvests. Alternative D5 would likely result in both direct and indirect short- and long-term moderate adverse socioeconomic impacts, as fishermen would continue to experience reduced revenue throughout the region, as would the dealers and supporting business that they regularly interact with.

Table 4.16 Average non-blacknose SCS 2013 ex-vessel prices and annual gross revenues for the fleet under each alternative. Shark fins are assumed to be 5 percent of the carcass weight.

Alternative	Type of Shark Product	Regional Quotas (lb dw)	Average Ex-Vessel Price	Average Annual Gross Revenues
D5	Meat	100,317	\$0.32	\$32,101
	Fins	5,016	\$11.16	\$55,977
D6	Meat	150,476	\$0.32	\$48,152
	Fins	7,524	\$11.16	\$83,966
D7	Meat	395,566	\$0.32	\$125,941
	Fins	19,778	\$11.16	\$219,610

Alternative D6, one of the preferred alternatives, would establish a non-blacknose SCS TAC of 954.7 mt dw and increase the commercial quota to the 2014 adjusted base annual quota of 68.3 mt dw (150,476 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the Gulf of Mexico region would be \$48,152, while the shark fins would be \$83,966. Thus, total average annual gross revenues for non-blacknose SCS landings would be \$132,118 (\$48,152 + \$83,966) (Table 4.16). Under this alternative, fishermen could land more non-blacknose SCS than under Alternative D5. Additionally, under the 2014 adjusted annual quota, blacknose shark interactions are kept at a minimum, increasing the likelihood of maximizing profits from non-blacknose SCS landings, given the quota linkage between the two management groups. However, as 2013 non-blacknose SCS landings exceeded the current base annual quota, the commercial quota described under this alternative would still limit the amount of non-blacknose SCS that could be landed, though the likelihood of the non-blacknose SCS fishery closing early is lower than under Alternative D5. Given current financial difficulties faced by fishermen, associated with declining ex-vessel prices and restrictions on the sale of shark fins, the beneficial socioeconomic impacts of increasing the annual quota by 22.8 mt dw (from the quota under Alternative D5) would

likely be minimal. However, due to the uncertainties in SEDAR 34 and given the unknown stock status of bonnethead sharks in the Gulf of Mexico region and uncertainty about the data and life history information for finetooth sharks, NMFS believes that the considered quota would continue to provide fishermen with sufficient opportunity to harvest non-blacknose SCS, while maintaining the species at sustainable levels. Thus, it is likely that Alternative D6 could result in both direct and indirect short- and long-term neutral to minor adverse socioeconomic impacts.

Alternative D7 would establish a non-blacknose SCS TAC of 1,064.9 mt dw and increase the quota to 178.5 mt dw (393,566 lb dw). Under this alternative, the commercial quota would be increased to twice the current 2013 landings, which is almost four times the current base annual quota for non-blacknose SCS. Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the Gulf of Mexico region would be \$125,941, while the shark fins would be \$219,610. Thus, total average annual gross revenues for non-blacknose SCS landings would be \$345,551 (\$125,941 + \$219,610) (Table 4.16). Fishermen could potentially land more non-blacknose SCS than under either Alternatives D5 or D6, resulting in increased annual revenues, particularly if they were able to land the entire increased commercial quota. However, the likelihood of landing the entire quota is low given the linkage between blacknose sharks and non-blacknose SCS management groups, which would be maintained in the Gulf of Mexico region. Increasing the commercial quota to about four times the current base annual quota may increase fishing effort and thereby increase the number of blacknose shark interactions. If the blacknose quota is reached quickly, this could result in the early closure of the non-blacknose SCS fishery before the quota is reached and in the loss of associated revenue, due to the linkage of the blacknose shark and non-blacknose SCS management groups. Additionally, while the TAC and commercial quota under Alternative D7 could be sufficient to maintain sustainable levels of fishing for bonnethead and Atlantic sharpnose sharks, this quota level does not factor in uncertainties associated with the SEDAR 34 stock assessment or the SEDAR 13 stock assessment for finetooth sharks. Alternative D7 could have short-term beneficial socioeconomic impacts, since the commercial quota under this alternative is almost four times the current base quota for non-blacknose SCS. However, if the increase in quota results in overfishing for blacknose and/or finetooth sharks, additional restrictions would be likely in the future, which would likely have large negative socioeconomic impacts.

4.4.3 CONCLUSION

Cumulatively, Alternatives D4 and D6 would have positive impacts on the current state of shark fisheries in the Gulf of Mexico Region. Establishing the eastern and western sub-regional quotas in Alternative D4 would allow fishermen to maximize their fishing effort during periods when sharks migrate into local waters or periods when sales of shark meat are increased, as well as providing increased revenue associated with potentially landing a larger portion of their sub-regional quota. Additionally, Alternative D4 would provide increased flexibility in the application of shark management measures throughout the Gulf of Mexico region, without having any adverse economic or ecological consequences. Alternative D6 would allow for non-blacknose SCS landings to be capped at the 2014 adjusted quota, and be conservative based on uncertainties associated with the SEDAR 34 stock assessment for bonnethead sharks and the SEDAR 13 stock assessment for finetooth sharks. Because of the neutral ecological impacts expected to shark species as well as non-

target, incidental species and bycatch, and the neutral to minor adverse economic impacts expected by these combined measures, NMFS prefers these alternatives at this time.

NMFS does not prefer the remaining alternatives at this time for a variety of reasons. Alternative D1, the status quo alternative, does not address some of the issues facing the Gulf of Mexico shark fisheries and the current purpose of Amendment 6 to increase flexibility for shark fishermen. Alternative D2 does not take into consideration quota linkages between aggregated LCS and hammerhead sharks. While Alternative D3 would have neutral ecological impacts on Gulf of Mexico shark species and non-target species and have beneficial economic impacts, the alternative is not preferred because the split in Alternatives D2 and D4 may reflect the distribution of fishing constituents better. The quota under Alternative D5 would not address the financial difficulties faced by shark fishermen throughout the Gulf of Mexico or improve the current state of the Gulf of Mexico shark fisheries. Finally, the increased quota under Alternative D7 could likely negatively impact blacknose sharks, which have an unknown status, and would have an unknown impact on finetooth sharks.

4.5 UPGRADING RESTRICTIONS

Alternative E1 No Action: Do not remove current upgrading restrictions for shark limited access permit holders

Alternative E2 *Remove current upgrading restrictions for shark limited access permit holders – Preferred Alternative*

4.5.1 ECOLOGICAL IMPACTS

Under Alternative E1, the No Action alternative, NMFS would not remove the upgrading restrictions in place for shark limited access permit holders. Thus, shark limited access permit holders would continue to be limited to upgrading a vessel or transferring a permit only if it does not result in an increase in horsepower of more than 20 percent or an increase of more than 10 percent overall, gross registered tonnage, or net tonnage from the vessel baseline specifications. NMFS expects the No Action alternative to have direct and indirect neutral ecological impacts because it would maintain the current upgrading restrictions, which are administrative and have no impacts on the status of Atlantic shark stocks.

Alternative E2, the preferred alternative, would remove current upgrading restrictions for shark directed permit holders. Since this alternative removes restrictions on shark limited access permits related to vessel specifications and has no impacts on the biological status of Atlantic sharks, Alternative E2 would have short- and long-term neutral ecological impacts. In addition, Alternative E2 would not remove the upgrading restriction for swordfish permit holders, so triple pack owners would still need to follow the upgrading restrictions for the swordfish limited access permit.

4.5.2 SOCIAL AND ECONOMIC IMPACTS

Under Alternative E1, the No Action alternative NMFS would maintain the current upgrading restrictions in place for shark limited access permit holders. The No Action alternative could result in

direct and indirect minor adverse socioeconomic impacts if fishermen continue to be constrained by limits on horsepower and vessel size increases. Fishermen would also be limited by these upgrading restrictions when buying, selling, or transferring shark directed limited access permits.

Alternative E2, a preferred alternative, would remove current upgrading restrictions for shark directed permit holders. Eliminating these restrictions would have short- and long-term minor beneficial socioeconomic impacts, since it would allow fishermen to buy, sell, or transfer shark directed permits without worrying about the increase in horsepower of more than 20 percent or an increase of more than 10 percent in length overall, gross registered tonnage, or net tonnage from the vessel baseline specifications. The upgrading restriction is not needed at this time, since the fishery was very different at the time of implementation and the fishery is much smaller now due to current management measures. In addition, the upgrade restriction for shark permit holders was implemented to match the upgrading restrictions for the Northeast multispecies permits. NMFS is currently considering removing the upgrading restrictions for the Northeast multispecies permits, and if those are removed, then removing the upgrading restrictions for shark directed permit holders could aid in maintaining consistency for fishermen who hold multiple permits.

4.5.3 CONCLUSION

The preferred alternative, Alternative E2, which would remove current upgrading restrictions for shark directed permit holders, would have short- and long-term neutral ecological impacts, since removing restrictions on shark limited access permits related to vessel specifications would have no impacts on the biological status of Atlantic sharks. Additionally, eliminating these restrictions would have short- and long-term minor beneficial socioeconomic impacts, since it would allow fishermen to buy, sell, or transfer shark directed permits without worrying about the increase in horsepower of more than 20 percent or an increase of more than 10 percent in length overall, gross registered tonnage, or net tonnage from the vessel baseline specifications. NMFS prefers this alternative at this time because it would provide more flexibility for current shark limited access permit holders, without having any negative ecological effects, and potentially could maintain consistency with the Northeast multispecies fisheries permit requirements, if those requirements also are removed.

4.6 IMPACTS ON ESSENTIAL FISH HABITAT

Pursuant to 16 U.S.C. 1855(b)(1), and as implemented by 50 C.F.R. §600.815, the Magnuson-Stevens Act requires NMFS to identify and describe essential fish habitat (EFH) for each life stage of managed species and to evaluate the potential adverse effects of fishing activities on EFH, including the cumulative effects of multiple fisheries activities. If NMFS determines that fishing gears are having an adverse effect on HMS EFH, or other species' EFH, then NMFS must include management measures that minimize adverse effects to the extent practicable. Ecological impacts to EFH due to the preferred alternatives in this proposed amendment – increasing retention limits for LCS, establishing sub-regional quotas for LCS and SCS, adjusting the non-blacknose SCS quotas based on the most recent stock assessment, revising current quota linkages, and removing the current upgrade restrictions – would likely be neutral and have no adverse effects.

The current Atlantic aggregated LCS, hammerhead and non-blacknose SCS quotas, as well as the current Gulf of Mexico aggregated LCS, hammerhead, blacktip and non-blacknose SCS quotas, would not affect EFH beyond what was already analyzed when those quotas were established. Additionally, potential increases to the non-blacknose SCS quotas are not expected to have any impacts on EFH, since NMFS does not expect overall fishing effort to increase. In the 2006 Consolidated HMS FMP and Amendment 1 to the 2006 Consolidated HMS FMP, NMFS reviewed the various gear types with the potential to affect EFH and, based on the best information available at that time, NMFS determined that fishing sharks is not likely to adversely affect EFH. Gears commonly used in the Atlantic shark fisheries or impacted by this action include bottom longline, pelagic longline, gillnet, and rod and reel gear. Amendment 1 to the 2006 Consolidated HMS FMP analyzed EFH impacts resulting from these gear types. Amendment 1 found that bottom longline and gillnet interact with the sea floor in areas deemed EFH by the regional councils or NMFS, but that the impact did not warrant additional conservation measures. Amendment 1 also found that pelagic longline and rod and reel gear do not typically interact with the sea floor; therefore, these gear types are unlikely to impact EFH. There is no new information on the effects shark fishing gear would have on EFH. Certain fishing gears can have negative effects on EFH, but Amendment 6 measures are not expected to change the fishing gears authorized relative to the status quo. Thus, there is no evidence to suggest that implementing any of the preferred alternatives in this amendment would adversely affect EFH.

4.7 IMPACTS ON PROTECTED RESOURCES

On December 12, 2012, consistent with Section 7(b)(4) of the ESA, the NMFS Southeast Regional Office (SERO) Protected Resources Division (PRD) determined that the continued operation of the Atlantic shark fisheries is not likely to jeopardize the continued existence of Atlantic sturgeon, smalltooth sawfish, or any species of ESA-listed large whale or sea turtles. In order to be exempt from take prohibitions established by Section 9 of the ESA, NMFS must comply with the Reasonable and Prudent Measures (RPMs) and Terms and Conditions (TCs) listed in the 2012 Shark BiOp. The following sub-sections contain a discussion of the expected impacts to protected resources that would result from each of the preferred alternatives in Amendment 6.

Permit Stacking

Protected resources impacts resulting from the adoption of any of the alternatives related to permit stacking are expected to be neutral. Permit stacking provides a means of indirectly increasing trip limits. Under Alternative A1, not implementing permit stacking would have no impact on fishing effort levels or catch rates of LCS and SCS in the Atlantic or Gulf of Mexico region. Similarly, no changes in bycatch or bycatch rates are expected for protected resources if permit stacking were not implemented for shark directed permit holders. Thus, directed and indirect, neutral impacts on protected resources are expected in the short and long term for Alternative A1. Under Alternatives A2 and A3, directed permit holders could place a maximum of 2 and 3 directed permits on a vessel, allowing a permit holder an increased retention limit of 72 and 108 LCS other than sandbar sharks per trip, respectively. Even under a higher trip limit, as considered in Alternatives A2 and A3, there are no expected increases in either overall fishing effort level or catch rates, and thus no expected

increase in bycatch or bycatch rates in the short term because these fisheries would continue to be quota-limited. Although, if fishermen increase the number of hooks per set substantially in order to catch the increased retention limit, they could end up interacting with additional protected species as a result. If this happened, it would likely only happen in the short term as fishermen adjust their fishing practices to the adjusted trip limit. Thus, permit stacking would likely result in direct long-term neutral impacts on protected resources because the LCS fishery would continue to be quota-limited, with the same number of LCS harvested annually, and similar interaction rates are expected with protected resources as those analyzed previously for the Atlantic shark fisheries.

Commercial Retention Limits

Each of the alternatives considered related to increasing or maintaining the LCS retention limit for directed permit holders is expected to have neutral impacts on protected resources. If no changes were made to the LCS retention limits for directed shark permit holders, under Alternative B1, then retention limits would be kept at 36 LCS per trip and shark fisheries would continue to operate under the same conditions in place since 2008. There would be no expected increase in either fishing effort or catch rates, and thus no expected increase in bycatch or bycatch rates, because these fisheries would continue to be quota-limited. Under Alternatives B2, B3, and B4, which would consider increasing the LCS retention limit for directed permit holders to varying degrees, there are no expected increases in either overall fishing effort level or catch rates, and thus no expected increase in bycatch or bycatch rates in the short term, because these fisheries would continue to be quota-limited. However, if fishermen increase the number of hooks per set substantially in order to catch the increased retention limit, they could end up interacting with additional protected species as a result. If this happened, it would likely only happen in the short term as fishermen adjust their fishing practices to the adjusted trip limit. Increasing commercial retention limits would likely result in direct and indirect short-term and long-term neutral impacts on protected resources because shark management groups would continue to be quota-limited, with the same number of LCS harvested annually, and similar interaction rates are expected with protected resources as those analyzed previously for the Atlantic shark fisheries.

Atlantic Regional and Sub-regional Quotas

Impacts to protected resources resulting from the adoption of any of the alternatives related to sub-regional quotas in the Atlantic region are expected to be neutral. Under Alternative C1, the No Action alternative, there would be no expected increase in either fishing effort or catch rates, as shark fisheries would continue to operate under the same conditions. Under Alternatives C2 and C3, there would be no expected changes in mortality or risk to marine mammals or sea turtles, as implementation of sub-regional regional quotas represents an administrative change in the way quotas are monitored within a given region. Establishing sub-regional quotas should have no impact on either fishing effort or bycatch or bycatch rates, and should not impact the distribution of current fishing efforts throughout the region. Under Alternative C4, the preferred alternative, in the southern Atlantic sub-region, no changes would be made in the existing quota linkages between blacknose and non-blacknose sharks. Since no changes would be made, there are no expected changes in the magnitude of interactions with protected resources. In contrast, in the northern Atlantic sub-region,

quota linkages between blacknose and non-blacknose SCS would be removed. However, because only a small percentage of blacknose landings in the Atlantic region can be attributed to fishing activities in the considered northern Atlantic sub-region, there are no expected changes in fishing effort as a result of removing the quota linkage. Thus, neutral direct and indirect impacts on protected resources are expected in the short and long term for Alternatives C1, C2, C3, and C4, because fishing effort is expected to remain the same.

Impacts to protected resources resulting from the adoption of any of the alternatives related to establishing a TAC and commercial quota for non-blacknose SCS in the Atlantic region vary depending upon the magnitude of the TAC and commercial quota. Under Alternative C5, there would likely be minor beneficial direct and indirect ecological impacts on protected resources in the short-term and moderate beneficial direct and indirect ecological impacts on protected resources in the long term, because it considers establishing a commercial quota that is less than half of the current quota. Thus, under Alternative C5, there is increased likelihood that fishing effort would decrease under a smaller quota, reducing mortality or risk to marine mammals and sea turtles. Under Alternative C6, one of the preferred alternatives, there would likely be neutral direct and indirect ecological impacts on protected resources in the short term and minor beneficial direct and indirect ecological impacts on protected resources in the long term, because maintaining the current commercial base annual quota would not increase interactions with protected species, particularly since fishing rate and effort should remain the same. However, because of the inability to carryover underharvest in the Atlantic, due to the unknown stock status of bonnethead in the Atlantic, the non-blacknose SCS quota may be effectively capped at a lower quota level under Alternative C6 when compared to previous commercial adjusted annual quotas. Thus, in the long term, there could be a reduction in the rate of interaction with protected species. Finally, under Alternative C7, there would likely be neutral direct and indirect ecological impacts on protected resources in the short term and minor adverse direct and indirect ecological impacts on protected resources in the long term. In the short term, current landings for non-blacknose SCS have been at one half of the current quota under this alternative, and if landings continue at this rate, regardless of the increase in quota, fishing effort may remain the same. However, increasing the non-blacknose SCS quota could ultimately result in increased fishing effort and increased interactions with marine mammals and sea turtles.

Gulf of Mexico Regional and Sub-regional Quotas

Impacts to protected resources impacts resulting from the adoption of any of the alternatives related to sub-regional quotas in the Gulf of Mexico region are expected to be neutral. Under Alternative D1, the No Action alternative, there would be no expected increase in either fishing effort level or rates, as shark fisheries would continue to operate under the same conditions. Under Alternatives D2 and D3, there would be no expected changes in mortality or risk to marine mammals or sea turtles, as implementation of sub-regional regional quotas represents an administrative change in the way quotas are monitored within a given region. Establishing sub-regional quotas should have no impact on either fishing effort or bycatch or bycatch rates, and should not impact the distribution of current fishing efforts throughout the region. Under Alternative D4, the preferred alternative, in the eastern Gulf of Mexico sub-region, no changes would be made in the existing quota linkages between aggregated LCS and hammerhead sharks. Since no changes would be made, there would be

no expected changes in the magnitude of interactions with protected resources. In contrast, in the western Gulf of Mexico sub-region, quota linkages between aggregated LCS and hammerhead sharks would be removed. However, because only 0.6 percent of hammerhead shark landings in the Gulf of Mexico region can be attributed to fishing activities in the considered western Gulf of Mexico sub-region, there are no expected changes in fishing effort as a result of removing the quota linkage. Thus, neutral direct and indirect impacts on protected resources are expected in the short and long term for Alternatives D1, D2, D3, and D4. Under Alternative D5, the non-blacknose SCS quota would be adjusted based on results of the 2013 stock assessments for Atlantic sharpnose and bonnethead sharks.

Impacts to protected resources resulting from the adoption of any of the alternatives related to establishing a TAC and commercial quota for non-blacknose SCS in the Gulf of Mexico region vary depending upon the magnitude of the commercial TAC and quota. Under Alternative D5, there would likely be minor beneficial direct and indirect ecological impacts on protected resources in the short- and long-term. Establishing a commercial quota that is below the current commercial quota for non-blacknose SCS would reduce mortality or risk to marine mammals and sea turtles. This quota would maintain a sustainable level of harvest well below levels projected in the stock assessment and keep interactions rates with protected resources at a minimum. Under Alternative D6, one of the preferred alternatives, there would likely be neutral direct and indirect ecological impacts on protected resources in the short and long term. At the 2014 adjusted commercial base annual quota, there are no expected increases in interactions with protected species, particularly since fishing effort and catch rate should remain the same. Finally, under Alternative D7, there would likely be minor adverse direct and indirect ecological impacts on protected resources in the short and long term. By implementing a commercial quota for non-blacknose SCS almost four times that of the current base annual quota, there could initially be increases in interactions with marine mammals, sea turtles, and other protected species due to increased fishing effort by shark fishermen targeting non-blacknose SCS. However, due to the linkage of the blacknose shark and non-blacknose SCS management groups, the potential negative impacts to protected resources associated with implementing a significantly higher quota would be mitigated by the inability of fishermen to catch the full non-blacknose SCS quota without interacting with enough blacknose sharks to close the fishery early.

Upgrading Restrictions

Under Alternative E1, not removing the upgrading restrictions would have no impact on fishing effort levels or catch rates for the shark fisheries. Similarly, no changes in bycatch or bycatch rates are expected for protected resources. Thus, direct and indirect neutral impacts on protected resources are expected in the short and long term for Alternative E1. Protected resources impacts resulting from the removal of upgrading restrictions for shark limited access permit holders is expected to be neutral. Removing the upgrading restrictions is only expected to have socioeconomic impacts. Thus, neutral direct and indirect impacts on protected resources are expected in the short and long term for preferred Alternative E2.

4.8 ENVIRONMENTAL JUSTICE CONCERNS

Executive Order 12898 requires agencies to identify and address disproportionately high and adverse environmental effects of its regulations on minority and low-income populations. To determine whether environmental justice concerns exist, the demographics of the affected area should be examined to ascertain whether minority populations and low-income populations are present. If so, a determination must be made as to whether implementation of the alternatives may cause disproportionately high and adverse human health or environmental effects on these populations.

Community profile information is available in the 2006 Consolidated HMS FMP (Chapter 9), a recent report by MRAG Americas, Inc., and Jepson (2008) titled “Updated Profiles for HMS Dependent Fishing Communities” (Appendix E of Amendment 2 to the 2006 Consolidated HMS FMP), and in the 2011 and 2012 HMS SAFE Reports. The MRAG report updated community profiles presented in the 2006 Consolidated HMS FMP and provided new social impacts assessments for HMS fishing communities along the Atlantic and Gulf of Mexico coasts. The 2011 and 2012 SAFE Reports include updated census data for all coastal Atlantic states, as well as those in the Gulf of Mexico, and some selected communities that are known centers of HMS fishing, processing, or dealer activity. Demographic data indicate that coastal counties with fishing communities are variable in terms of social indicators like income, employment, and race and ethnic composition.

The preferred alternatives were selected to minimize ecological and economic impacts and provide for the sustained participation of fishing communities. The preferred alternatives would not have any effects on human health nor are they expected to have any disproportionate social or economic effects on minority and low-income communities. Not implementing permit stacking could potentially have minor beneficial effects on low-income members of communities, because permit stacking would only benefit those fishermen that already have multiple permits or that could afford to buy additional permits. Increasing the retention limit for directed permit holders to a maximum of 55 LCS other than sandbar sharks per trip would likely have minor beneficial effects on minorities and low-income members of communities. Implementing a higher retention limit is likely to make each trip more profitable for fishermen, and the increased efficiency of trips could save money on gas, bait, and other associated costs. The considered alternatives apportioning the Atlantic regional quotas for LCS and SCS along 33° 00’ N. Lat. into northern and southern sub-regional quotas and the Gulf of Mexico regional quotas for blacktip, aggregated LCS, and hammerhead sharks along 89° 00’ W Longitude into western and eastern sub-regional quotas, along with altering the LCS and SCS quota linkages in the Atlantic and Gulf of Mexico regions, would not disproportionately impact minority or low-income populations. Finally, removing upgrading restrictions would provide more financial flexibility, thereby providing minor beneficial effects to minorities and low-income members of communities by allowing fishermen more flexibility to buy, sell, or transfer shark directed permits. Overall, actions considered in Amendment 6 would have minor beneficial impacts on enhancing future social justice concerns for minority and low-income communities.

4.9 COASTAL ZONE MANAGEMENT ACT (CZMA) CONCERNS

The CZMA requires that federal agency activities that have reasonably foreseeable coastal effects be consistent to the maximum extent practicable with the enforceable policies of the affected

federally-approved state coastal management programs. This action proposes to implement increased LCS trip limits for shark directed limited access permit holders. Additionally, this action proposes to apportion the Atlantic regional quotas for LCS and SCS into northern and southern sub-regional quotas and apportion the Gulf of Mexico regional quotas for blacktip sharks, aggregated LCS, and hammerhead sharks into western and eastern sub-regional quotas. The proposed action includes measures to adjust the non-blacknose SCS quotas in the Atlantic and Gulf of Mexico based on the results of the 2013 stock assessments for Atlantic sharpnose and bonnethead sharks, and examines the current quota linkages in the LCS and SCS fisheries. Finally, this action proposes to remove the upgrading restrictions for shark limited access permit holders. Overall, this action explores potential alternatives that provide the flexibility to adapt to the changing needs of the Atlantic shark fisheries. Thus, NMFS has determined that these proposed measures are consistent to the maximum extent practicable with the enforceable policies of those coastal states in the Atlantic, Gulf of Mexico, and Caribbean that have approved coastal zone management programs. Letters will be sent to those states requesting their concurrence.

4.10 CUMULATIVE IMPACTS

Under NEPA, a cumulative impact is the impact on the environment that results from the incremental impact of the final action when added to other past, present, and reasonably foreseeable future actions. Cumulative impacts can result from individually minor but collectively significant actions taking place over a period of time (40 CFR § 1508.7). A cumulative impact includes the total effect on a natural resource, ecosystem, or human community due to past, present, and reasonably foreseeable future activities or actions of federal, non-federal, public, and private entities. Cumulative impacts may also include the effects of natural processes and events, depending on the specific resource in question. Cumulative impacts include the total of all impacts to a particular resource that have occurred, are occurring, and would likely occur as a result of any action or influence, including the direct and reasonably foreseeable indirect impacts of a federal activity. The goal of this section is to describe the cumulative ecological, economic, and social impacts of past, present, and reasonably foreseeable future actions on shark fishermen and the environment, with regard to the management measures presented in this document. For an overview of other non-HMS fisheries for which shark fishermen currently have permits and the shark fishermen's ability to enter other fisheries, please refer to Section 4.8 of Amendment 5a to the 2006 Consolidated HMS FMP.

As discussed above, the management actions considered above would provide more proactive management and explore methods to establish more flexible regulations that would consider the changing needs of the Atlantic shark fisheries. Since sharks have been federally managed, there have been many changes to the regulations and major rules related to sharks, either through FMP amendments or regulatory amendments. Despite modifications to the regulations or amendments to the FMP in order to respond to changes, the Atlantic shark fisheries continue to be faced with problems such as commercial landings that exceed the quotas, declining numbers of fishing permits since limited access was implemented, complex regulations, "derby" fishing conditions due to small quotas and short seasons, increasing numbers of regulatory discards, and declining market prices. The preferred actions would provide fishermen with more economic efficiency, potentially increasing profitability across the Atlantic shark fisheries. Additionally, as discussed above, the preferred

actions would simultaneously have largely neutral cumulative ecological impacts, with minimal impacts on protected species and marine mammals.

The Atlantic shark fishery has had a number of past rules that would be impacted by this rulemaking. A chronological list of these measures is outlined in Table 4.3 in Section 4.8 of Amendment 5a. In addition, there are a few past and ongoing rulemakings that could impact shark fishermen. Certain measures and actions in particular may have impacts on the human environment when considered in conjunction with Amendment 6 to the 2006 Consolidated HMS FMP:

- Amendment 2 to the 2006 Consolidated HMS FMP (73 FR 35778, June 24, 2008; 73 FR 40658, July 15, 2008) changed quotas, retention limits, and authorized species for the commercial shark fishery. Changes in this amendment were determined to likely result in beneficial cumulative ecological impacts for SCS and LCS by decreasing fishing mortality, but reductions in LCS were determined to likely lead to adverse cumulative socioeconomic impacts. When considered in conjunction with Amendment 6, increases in commercial retention rates and establishing sub-regional quotas could result in minor beneficial cumulative socioeconomic benefits for Atlantic shark fishermen.
- Amendment 3 to the 2006 Consolidated HMS FMP (75 FR 30484, June 1, 2010), among other things, established separate blacknose shark and non-blacknose SCS quotas, applicable across both the Atlantic and Gulf of Mexico regions. This action was in response to a stock assessment that found blacknose sharks were overfished with overfishing occurring. When considered in conjunction with Amendment 6, NMFS expects neutral cumulative ecological and socioeconomic impacts when establishing sub-regional quotas in the Atlantic and Gulf of Mexico regions, since shark quotas would remain the same and simply be apportioned within regions.
- Amendment 5a to the 2006 Consolidated HMS FMP (78 FR 40318, July 3, 2013) divided the blacknose and non-blacknose SCS quotas into separate regional quotas in response to a new stock assessment that determined that there are separate blacknose shark stocks in the Atlantic and Gulf of Mexico. Additionally, Amendment 5a established a separate blacktip shark quota in the Gulf of Mexico. When considered in conjunction with Amendment 6, NMFS expects neutral cumulative ecological and socioeconomic impacts when establishing sub-regional quotas in the Atlantic and Gulf of Mexico regions, because the overall regional aggregated LCS, hammerhead, and Gulf of Mexico blacktip shark quotas would remain the same.
- In June 2013, SEDAR 34 began to assess Atlantic and Gulf of Mexico bonnethead and Atlantic sharpnose sharks. The results from these stock assessments were received in September 2013. This rulemaking considers adjusting the quotas for SCS in the Gulf of Mexico based on data provided in the SEDAR 34 stock assessment reports for both bonnethead and Atlantic sharpnose sharks (Alternative D5). Depending on whether quotas are reduced, increased, or remain the same, NMFS expects there would be cumulative impacts that vary from minor beneficial to neutral to minor adverse, as discussed above.
- Draft Amendment 5b to the 2006 Consolidated HMS FMP would include management measures to rebuild and end overfishing on dusky sharks, based on the most recent stock assessment. Management measures are expected to primarily impact the recreational HMS

fisheries and the commercial pelagic longline fishery. When considered in conjunction with Amendment 6, NMFS expects the socioeconomic cumulative impacts to be minor adverse to neutral, since the commercial pelagic longline fishermen could be impacted by the potential management measures under both amendments.

- Draft Amendment 9 to the 2006 Consolidated HMS FMP (79 FR 46217, August 7, 2014) would implement the smooth dogfish-specific provisions from the 2010 Shark Conservation Act, a revised smoothhound shark quota based on updated data, and the requirements from the 2012 Atlantic Shark and Smoothhound Biological Opinion. This rulemaking would also include measures specific to the Atlantic shark gillnet fishery to require them to only use VMS in the Southeast U.S. Monitoring Area, consistent with the Atlantic Large Whale Take Reduction Plan (ALWTRP). When considered in conjunction with Amendment 6, NMFS expects the socioeconomic cumulative impacts to be minor beneficial to neutral, since the shark gillnet fishermen would be impacted by both of these actions.

Overall, the preferred actions in Amendment 6 for LCS and SCS fisheries would have direct and indirect short- and long-term neutral cumulative ecological impacts, based on the detailed discussions of the ecological impacts of each of the preferred actions above. The neutral ecological impacts associated with the preferred actions make these actions favorable, particularly given their associated economic benefits to shark fishermen (discussed below). The preferred alternatives would likely have no impact on the overall fishing effort or fishing rates, bycatch, or bycatch rates in the long-term. Additionally, there would be no major impacts on EFH, and the preferred actions would both maintain sustainable shark fisheries and maintain the status quo for species currently under a rebuilding timeframe. The ecological impacts of all three permit stacking alternatives, including the preferred alternative to not implement permit stacking, would be neutral. Preferred Alternative B2, to increase the LCS retention limit to 55 LCS other than sandbar sharks per trip, would have minimal impacts to the sandbar shark quota, with no expected change in interactions with target species, non-target species or protected species. Preferred Alternatives C4, C6, D4, and D6, which would establish sub-regional quotas, remove quota linkages, and establish non-blacknose SCS TACs and commercial quotas, would maintain harvest at levels that minimize interactions with non-target species and set the quota at a sustainable level below that projected in the 2013 SEDAR stock assessments for Atlantic sharpnose and bonnethead sharks. Finally, preferred alternative E2, to remove upgrading restrictions, would also have neutral ecological impacts.

Overall, the preferred actions in Amendment 6 for LCS and SCS fisheries have a combination of minor to moderate beneficial socioeconomic impacts, based on the detailed discussions of the socioeconomic impacts of each of the preferred actions above. Preferred Alternative A1, not implementing permit stacking would provide equitable opportunities for all fishermen, by not disadvantaging those fishermen that are unable to buy additional permits. Preferred Alternative B2 would allow the shark fisheries to reach optimal yield for the quotas, are consistent with Amendments 2, 3, and 5a to the 2006 Consolidated HMS FMP, and would not unnecessarily limit fishermen or close the fisheries. Implementation of sub-regional quotas in the Atlantic and Gulf of Mexico, as well as removing quota linkages in some sub-regions and establishing TACs and commercial quotas for non-blacknose SCS (Alternatives C4 and D4), would allow fisherman to maximize their fishing effort and profits, opting for different seasonal openings within sub-regions based on when sharks

migrate into local waters or when regional time/area closures are not in effect. Additionally, removing quota linkages within specified sub-regions would provide economic advantages to active fishermen, allowing them to continue fishing for a certain management group without the fishing activities of the adjacent sub-region impacting the closing time of a given fishery. Also, establishing TACs and commercial quotas for non-blacknose SCS in the Atlantic and Gulf of Mexico that maintain or are slightly above the current base and adjusted base quotas (Alternatives C6 and D6) would allow fishermen to maximize landings of non-blacknose SCS, without increased interactions with blacknose sharks closing the non-blacknose SCS fishery early due to the quota linkage. Finally, removing the upgrading restrictions (Alternative E2) is expected to have neutral impacts. These cumulative socioeconomic benefits align well with the purpose and need for Amendment 6. NMFS anticipates that the cumulative direct and indirect socioeconomic impacts of all alternatives considered in this rulemaking are likely minor beneficial in the short term and moderately beneficial in the long term.

4.11 COMPARISON OF ALTERNATIVES

Table 4.17 provides a qualitative comparison of the impacts associated with the various alternatives considered in this rulemaking. This table summarizes the impacts that were discussed in detail in Sections 4.1 - 4.5.

Table 4.17 Comparison of alternatives considered

Alternative	Quality	Timeframe	Ecological	Protected Resources	Socioeconomic
Alternative A1: <i>No Action – Do not implement permit stacking – Preferred Alternative</i>	Direct	Short-term	Neutral	Neutral	Neutral
		Long-term	Neutral	Neutral	Minor adverse
	Indirect	Short-term	Neutral	Neutral	Neutral
		Long-term	Neutral	Neutral	Neutral
	Cumulative	Short-term	Neutral	Neutral	Neutral
		Long-term	Neutral	Neutral	Minor adverse
Alternative A2: Implement permit stacking for directed permit holders where each permit holder could place a maximum of 2 directed permits on a vessel; those 2 permits would allow the permit holder to harvest a maximum of 2 retention limits per trip (e.g., 72 LCS other than sandbar sharks per trip).	Direct	Short-term	Minor adverse	Minor adverse	Minor beneficial
		Long-term	Neutral	Neutral	Minor adverse
	Indirect	Short-term	Neutral	Minor adverse	Minor beneficial
		Long-term	Neutral	Neutral	Minor adverse
	Cumulative	Short-term	Neutral	Minor adverse	Minor beneficial
		Long-term	Neutral	Neutral	Minor adverse
Alternative A3: Implement permit stacking for directed limited access permit holders where each permit holder	Direct	Short-term	Minor adverse	Minor adverse	Minor beneficial
		Long-term	Neutral	Neutral	Minor adverse

Alternative	Quality	Timeframe	Ecological	Protected Resources	Socioeconomic
could place a maximum of 3 directed permits on a vessel; those 3 permits would allow the permit holder to harvest a maximum of 3 retention limits per trip (e.g., 108 LCS other than sandbar sharks per trip).	Indirect	Short-term	Neutral	Minor adverse	Minor beneficial
		Long-term	Neutral	Neutral	Minor adverse
	Cumulative	Short-term	Neutral	Minor adverse	Minor beneficial
		Long-term	Neutral	Neutral	Minor adverse
Alternative B1: No Action – No changes to current LCS retention limits for directed shark permit holders	Direct	Short-term	Neutral	Neutral	Neutral
		Long-term	Neutral	Neutral	Minor adverse
	Indirect	Short-term	Neutral	Neutral	Neutral
		Long-term	Neutral	Neutral	Minor adverse
	Cumulative	Short-term	Neutral	Neutral	Neutral
		Long-term	Neutral	Neutral	Minor adverse
Alternative B2: Increase the LCS retention limit for directed permit holders to a maximum of 55 LCS other than sandbar sharks per trip and adjust sandbar shark research fishery quota to 75.7 mt dw (166,826 lb dw)– Preferred Alternative	Direct	Short-term	Minor adverse	Minor adverse	Minor beneficial
		Long-term	Neutral	Neutral	Minor beneficial
	Indirect	Short-term	Minor adverse	Minor adverse	Minor beneficial
		Long-term	Neutral	Neutral	Minor beneficial
	Cumulative	Short-term	Minor adverse	Minor adverse	Minor beneficial
		Long-term	Neutral	Neutral	Minor beneficial
Alternative B3: Increase the LCS retention limit for directed permit holders to a maximum of 72 LCS other than sandbar sharks per trip and adjust the sandbar shark research fishery quota to 63.0 mt dw (138,937 lb dw)	Direct	Short-term	Minor adverse	Minor adverse	Minor beneficial
		Long-term	Neutral	Neutral	Minor beneficial
	Indirect	Short-term	Minor adverse	Minor adverse	Minor beneficial
		Long-term	Neutral	Neutral	Minor beneficial
	Cumulative	Short-term	Minor adverse	Minor adverse	Minor beneficial
		Long-term	Neutral	Neutral	Minor beneficial
Alternative B4: Increase the LCS retention limit for directed permit holders to a maximum of 108 LCS other than sandbar sharks per trip and adjust the sandbar shark research fishery quota to 36.2 mt dw (79,878 lb dw)	Direct	Short-term	Minor adverse	Minor adverse	Moderate beneficial
		Long-term	Neutral	Neutral	Moderate beneficial
	Indirect	Short-term	Minor adverse	Minor adverse	Moderate beneficial
		Long-term	Neutral	Neutral	Moderate beneficial
	Cumulative	Short-term	Minor adverse	Minor adverse	Moderate beneficial
		Long-term	Neutral	Neutral	Moderate beneficial

Alternative	Quality	Timeframe	Ecological	Protected Resources	Socioeconomic
Alternative C1: No Action: Do not implement sub-regional quotas in the Atlantic region; do not adjust the non-blacknose SCS quota to reflect the results of the 2013 assessments for Atlantic sharpnose and bonnethead sharks; do not adjust the quota linkages in the Atlantic region; do not prohibit the harvest of blacknose sharks in the Atlantic region or any portion of the Atlantic region	Direct	Short-term	Neutral	Neutral	Neutral
		Long-term	Neutral	Neutral	Minor adverse
	Indirect	Short-term	Neutral	Neutral	Neutral
		Long-term	Neutral	Neutral	Minor adverse
	Cumulative	Short-term	Neutral	Neutral	Neutral
		Long-term	Neutral	Neutral	Minor adverse
Alternative C2: Apportion the Atlantic regional commercial quotas for certain LCS and SCS management groups along 33° 00' N. Lat. (approximately at Myrtle Beach, South Carolina) into northern and southern sub-regional quotas.	Direct	Short-term	Neutral	Neutral	Minor beneficial
		Long-term	Neutral	Neutral	Moderate beneficial
	Indirect	Short-term	Neutral	Neutral	Minor beneficial
		Long-term	Neutral	Neutral	Moderate beneficial
	Cumulative	Short-term	Neutral	Neutral	Minor beneficial
		Long-term	Neutral	Neutral	Moderate beneficial
Alternative C3: Apportion the Atlantic regional commercial quotas for certain LCS and SCS along 34° 00' N. Lat. (approximately at Wilmington, North Carolina) into northern and southern sub-regional quotas	Direct	Short-term	Neutral	Neutral	Minor beneficial
		Long-term	Neutral	Neutral	Moderate beneficial
	Indirect	Short-term	Neutral	Neutral	Minor beneficial
		Long-term	Neutral	Neutral	Moderate beneficial
	Cumulative	Short-term	Neutral	Neutral	Minor beneficial
		Long-term	Neutral	Neutral	Moderate beneficial
Alternative C4: <i>Apportion the Atlantic regional commercial quotas for certain LCS and SCS management groups along 34° 00' N. Lat. (approximately at Wilmington, North Carolina) into northern and southern sub-regional quotas and maintain SCS quota linkages in the southern sub-region of the Atlantic region; remove the SCS quota linkages in the northern sub-region of the Atlantic region and prohibit the harvest and landings of blacknose sharks in the North Atlantic region— Preferred Alternative</i>	Direct	Short-term	Neutral	Neutral	Moderate beneficial
		Long-term	Neutral	Neutral	Moderate beneficial
	Indirect	Short-term	Neutral	Neutral	Moderate beneficial
		Long-term	Neutral	Neutral	Moderate beneficial
	Cumulative	Short-term	Neutral	Neutral	Moderate beneficial
		Long-term	Neutral	Neutral	Moderate beneficial

Alternative	Quality	Timeframe	Ecological	Protected Resources	Socioeconomic
Alternative C5: Establish a non-blacknose SCS TAC of 353.2 mt dw and adjust the non-blacknose SCS commercial quota to 128 mt dw (282,238 lb dw)	Direct	Short-term	Minor beneficial	Minor beneficial	Minor adverse
		Long-term	Moderate beneficial	Moderate beneficial	Minor adverse
	Indirect	Short-term	Minor beneficial	Minor beneficial	Minor adverse
		Long-term	Moderate beneficial	Moderate beneficial	Minor adverse
	Cumulative	Short-term	Minor beneficial	Minor beneficial	Minor adverse
		Long-term	Moderate beneficial	Moderate beneficial	Minor adverse
Alternative C6: <i>Establish a non-blacknose SCS TAC of 401.3 mt dw and maintain the 2014 commercial base annual quota of 176.1 mt dw (388,222 lb dw) – Preferred Alternative</i>	Direct	Short-term	Neutral	Neutral	Neutral
		Long-term	Neutral	Minor beneficial	Minor adverse
	Indirect	Short-term	Neutral	Neutral	Neutral
		Long-term	Neutral	Minor beneficial	Minor adverse
	Cumulative	Short-term	Neutral	Neutral	Neutral
		Long-term	Neutral	Minor beneficial	Minor adverse
Alternative C7: Establish a non-blacknose SCS TAC of 489.3 mt dw and increase the commercial quota to 264.1 mt dw (582,333 lb dw)	Direct	Short-term	Neutral	Neutral	Neutral
		Long-term	Neutral	Minor adverse	Neutral
	Indirect	Short-term	Neutral	Neutral	Neutral
		Long-term	Neutral	Minor adverse	Neutral
	Cumulative	Short-term	Neutral	Neutral	Neutral
		Long-term	Neutral	Minor adverse	Neutral
Alternative D1: No Action: Do not implement sub-regional quotas in the Gulf of Mexico region; do not adjust the non-blacknose SCS quota to reflect the results of the 2013 assessments for Atlantic sharpnose and bonnethead sharks; do not adjust the quota linkages in the Gulf of Mexico region; do not prohibit the harvest of hammerhead sharks in the Gulf of Mexico region or any portion of the Gulf of Mexico region	Direct	Short-term	Neutral	Neutral	Neutral
		Long-term	Neutral	neutral	Minor adverse
	Indirect	Short-term	Neutral	Neutral	Neutral
		Long-term	Neutral	Neutral	Minor adverse
	Cumulative	Short-term	Neutral	Neutral	Neutral
		Long-term	Neutral	Neutral	Minor adverse
Alternative D2: Apportion the Gulf of Mexico regional quotas for aggregated LCS and hammerhead sharks along 89° 00' W Longitude into western and eastern sub-regional quotas	Direct	Short-term	Neutral	Neutral	Minor beneficial
		Long-term	Neutral	Neutral	Moderate beneficial
	Indirect	Short-term	Neutral	Neutral	Minor beneficial

Alternative	Quality	Timeframe	Ecological	Protected Resources	Socioeconomic
	Cumulative	Long-term	Neutral	Neutral	Moderate beneficial
		Short-term	Neutral	Neutral	Minor beneficial
		Long-term	Neutral	Neutral	Moderate beneficial
Alternative D3: Apportion the Gulf of Mexico regional quotas for aggregated LCS and hammerhead sharks into western and eastern sub-regional quotas along 88° 00' W Longitude	Direct	Short-term	Neutral	Neutral	Minor beneficial
		Long-term	Neutral	Neutral	Moderate beneficial
	Indirect	Short-term	Neutral	Neutral	Minor beneficial
		Long-term	Neutral	Neutral	Moderate beneficial
	Cumulative	Short-term	Neutral	Neutral	Minor beneficial
		Long-term	Neutral	Neutral	Moderate beneficial
Alternative D4: Apportion the Gulf of Mexico regional commercial quotas for aggregated LCS, blacktip, and hammerhead sharks along 89° 00' W Longitude into western and eastern sub-regional quotas and maintain the LCS quota linkages for aggregated LCS and hammerhead sharks in the eastern sub-region of the Gulf of Mexico region; remove the linkage in the western sub-region of the Gulf of Mexico region and prohibit the harvest and landing of hammerhead sharks in that sub-region – Preferred Alternative	Direct	Short-term	Neutral	Neutral	Neutral
		Long-term	Neutral	Neutral	Neutral
	Indirect	Short-term	Neutral	Neutral	Neutral
		Long-term	Neutral	Neutral	Neutral
	Cumulative	Short-term	Neutral	Neutral	Neutral
		Long-term	Neutral	Neutral	Neutral
Alternative D5: Establish a non-blacknose SCS TAC of 931.9 mt dw and maintain the 2014 base annual non-blacknose SCS quota of 45.5 mt dw (100,317 lb dw)	Direct	Short-term	Moderate beneficial	Minor beneficial	Moderate Adverse
		Long-term	Moderate beneficial	Minor beneficial	Moderate Adverse
	Indirect	Short-term	Moderate beneficial	Minor beneficial	Moderate Adverse
		Long-term	Moderate beneficial	Minor beneficial	Moderate Adverse
	Cumulative	Short-term	Moderate beneficial	Minor beneficial	Moderate Adverse
		Long-term	Moderate beneficial	Minor beneficial	Moderate Adverse
Alternative D6: Establish a non-blacknose SCS TAC of 954.7 mt dw and increase the commercial quota to the 2014 adjusted annual quota of 68.3 mt dw (150,476 lb dw) – Preferred Alternative	Direct	Short-term	Minor beneficial	Neutral	Neutral
		Long-term	Minor beneficial	Neutral	Minor adverse
	Indirect	Short-term	Minor beneficial	Neutral	Neutral
		Long-term	Minor beneficial	Neutral	Minor adverse

Alternative	Quality	Timeframe	Ecological	Protected Resources	Socioeconomic
	Cumulative	Short-term	Minor beneficial	Neutral	Neutral
		Long-term	Minor beneficial	Neutral	Minor adverse
Alternative D7: Establish a non-blacknose SCS TAC of 1,064.9 mt dw and increase the commercial quota to 178.5 mt dw (393,566 lb dw)	Direct	Short-term	Neutral	Minor adverse	Minor beneficial
		Long-term	Neutral	Minor adverse	Minor adverse
	Indirect	Short-term	Neutral	Minor adverse	Minor beneficial
		Long-term	Neutral	Minor adverse	Minor adverse
	Cumulative	Short-term	Neutral	Minor adverse	Minor beneficial
		Long-term	Neutral	Minor adverse	Minor adverse
Alternative E1: No Action: Do not remove current upgrading restrictions for shark limited access permit holders	Direct	Short-term	Neutral	Neutral	Minor adverse
		Long-term	Neutral	Neutral	Minor Adverse
	Indirect	Short-term	Neutral	Neutral	Neutral
		Long-term	Neutral	Neutral	Neutral
	Cumulative	Short-term	Neutral	Neutral	Neutral
		Long-term	Neutral	Neutral	Neutral
Alternative E2: Remove current upgrading restrictions for shark limited access permit holders – Preferred Alternative	Direct	Short-term	Neutral	Neutral	Minor beneficial
		Long-term	Neutral	Neutral	Minor beneficial
	Indirect	Short-term	Neutral	Neutral	Minor beneficial
		Long-term	Neutral	Neutral	Minor beneficial
	Cumulative	Short-term	Neutral	Neutral	Minor beneficial
		Long-term	Neutral	Neutral	Minor beneficial

5.0 MITIGATION AND UNAVOIDABLE ADVERSE IMPACTS

Mitigation is an important mechanism that Federal agencies can use to minimize, prevent, or eliminate damage to the human and natural environment associated with their actions. As described in the CEQ regulations, agencies can use mitigation to reduce environmental impact in several ways. Mitigation may include one or more of the following: avoiding the impact by not taking a certain action or parts of an action; minimizing impacts by limiting the degree or magnitude of the action and its implementation; rectifying the impact by repairing, rehabilitating, or restoring the affected environment; reducing or eliminating the impact over time by preservation and maintenance operations during the life of the action; and compensating for the impact by replacing or providing substitute resources or environments. The mitigation measures discussed in an EA must cover the range of impacts of the proposal and must be considered even for impacts that by themselves would not be considered "significant." If a proposed action is considered as a whole to have significant effects, all of its specific effects on the environment must be considered, and mitigation measures must be developed where it is feasible to do so. We may consider mitigation, provided that the mitigation efforts do not circumvent the goals and objectives of the rulemaking or the mandate to rebuild fisheries under the Magnuson-Stevens Act.

More information on the ecological, social, and economic impacts of the preferred alternatives are found in Chapter 4 and not repeated here.

5.1 MITIGATING MEASURES

Preferred Alternative A1, not implementing permit stacking, would likely have neutral ecological impacts and neutral to minor adverse socioeconomic impacts, because fishermen with multiple permits could not stack their permits to effectively increase their trip limits. However, the minor adverse socioeconomic impacts associated with preferring not to implement permit stacking in the directed shark fishery would be mitigated by preferring to increase the LCS retention limits for all shark directed limited access permit holders.

Preferred Alternative B2, increasing the trip limit for directed permit holders, would likely have neutral ecological impacts, since raising the LCS retention limit to 55 LCS per trip is not likely to increase overall fishing effort or fishing mortality, as LCS quotas are not being changed. This alternative would likely have minor beneficial socioeconomic impacts. Therefore, no impacts would need to be mitigated.

Preferred Alternatives C4 and D4 would likely have neutral ecological impacts, since these alternatives would apportion the annual base quotas for the Atlantic LCS and SCS and Gulf of Mexico LCS management groups into two sub-regional quotas. Apportioning the quotas into two sub-regions would likely have minor beneficial to moderate beneficial socioeconomic impacts in the long-term, since these alternatives would allow fishermen flexibility to maximize landings of SCS and LCS within their associated sub-regions, better accounting for the regional differences in the fisheries and potentially allowing for year-round fisheries. Therefore there are no impacts associated with these alternatives that would need to be mitigated.

Alternative C4 would also maintain SCS quota linkages in the southern sub-region of the Atlantic region, remove the SCS quota linkages in the northern sub-region of the Atlantic region, and prohibit the harvest and landings of blacknose sharks in the northern Atlantic sub-region. Removing quota linkages within the northern Atlantic sub-region would have beneficial socioeconomic impacts, as active fishermen in this region would be able to continue fishing for non-blacknose SCS without the fishing activities in the southern Atlantic sub-region dictating the timing of the non-blacknose SCS fishery closure. In the southern Atlantic region, no socioeconomic impacts are expected by maintaining the quota linkages already in place for SCS. Thus, no adverse impacts would need to be mitigated for Alternative C4.

Similarly with Alternative C4, Alternative D4 would maintain LCS quota linkages in the eastern sub-region of the Gulf of Mexico region, remove the LCS quota linkages in the western sub-region of the Gulf of Mexico region, and prohibit the harvest of hammerhead sharks in the western Gulf of Mexico sub-region. Removing quota linkages within the western Gulf of Mexico sub-region would have beneficial socioeconomic impacts, as fishermen active in this region would be able to continue fishing for aggregated LCS sharks without fishing activities in the eastern Gulf of Mexico sub-region dictating the timing of the aggregated LCS fishery closure. In the eastern Gulf of Mexico sub-region, no socioeconomic impacts are expected by maintaining the quota linkages already in place for LCS. Thus, no adverse impacts would need to be mitigated for Alternative D4.

Preferred Alternative C6 would establish a non-blacknose SCS TAC of 401.3 mt dw and maintain the current commercial base annual quota of 176.1 mt dw (388,222 lb dw). This alternative is likely to have short-term neutral ecological impacts and long-term minor beneficial ecological impacts, since the quota is capped at the current base quota level. Because this alternative would maintain the current non-blacknose SCS commercial quota, it is likely to have short-term neutral socioeconomic impacts. Recent non-blacknose SCS landings have been below 176.1 mt dw, thus, this commercial quota could allow for increased landings and additional revenue if the entire quota is caught, which could have long-term beneficial socioeconomic impacts. Thus, no adverse impacts need to be mitigated for Alternative C6.

Preferred Alternative D6 would establish a non-blacknose SCS TAC of 988.9 mt dw and increase the commercial quota to the current adjusted annual quota of 68.3 mt dw (150,476 lb dw). This alternative is likely to have short- and long-term neutral ecological impacts, since the current adjusted quota would be maintained under this alternative. Under the current adjusted annual quota, blacknose shark interactions are kept at a minimum, increasing the likelihood of maximizing profits from non-blacknose SCS landings, given the quota linkage between the two management groups. Given current financial hardships faced by fishermen, associated with declining ex-vessel prices and restrictions on the sale of shark fins, the beneficial socioeconomic impacts of increasing the annual quota by 22.8 mt dw (from the quota suggested under Alternative D5) would likely be minimal. Thus, no adverse impacts need to be mitigated for Alternative D6.

Preferred Alternative E2 would remove current upgrading restrictions for shark directed permit holders. Eliminating these restrictions would have short- and long-term neutral ecological impacts and minor beneficial socioeconomic impacts since it would allow fishermen to buy, sell, or

transfer shark directed permits without worrying about an increase in horsepower of more than 20 percent or an increase of more than 10 percent in length overall, gross registered tonnage, or net tonnage from the vessel baseline specifications (except vessel owners that have a triple pack would still need to follow the upgrading restrictions for the swordfish limited access permit). Therefore, no impacts would need to be mitigated.

5.2 UNAVOIDABLE ADVERSE IMPACTS

In general, there are no unavoidable adverse ecological impacts expected as a result of any of the preferred alternatives and corresponding management measures for LCS and SCS, as discussed in Chapter 4. Thus, the actions would not be expected to change previously analyzed endangered species or marine mammal interaction rates or magnitudes, or substantially alter current fishing practices or bycatch mortality rates. In addition, NMFS does not expect this action to have any significant adverse socioeconomic impacts, as this action focuses on increasing opportunities and flexibility for U.S. shark fishermen.

5.3 IRREVERSIBLE AND IRRETRIEVABLE COMMITMENT OF RESOURCES

No irreversible or irretrievable commitments of resources are expected from the management measures preferred in this EA.

6.0 REGULATORY IMPACT REVIEW

The Regulatory Impact Review (RIR) is conducted to comply with Executive Order 12866 (E.O. 12866) and provides analyses of the economic benefits and costs of each alternative to the nation and the fishery as a whole. The information contained in Chapter 6, taken together with the data and analysis incorporated by reference, comprise the complete RIR.

The requirements for all regulatory actions specified in E.O. 12866 are summarized in the following statement from the order:

In deciding whether and how to regulate, agencies should assess all costs and benefits of available regulatory alternatives, including the alternative of not regulating. Costs and benefits should be understood to include both quantifiable measures (to the fullest extent that these can be usefully estimated) and qualitative measures of costs and benefits that are difficult to quantify, but nonetheless essential to consider. Further, in choosing among alternative regulatory approaches, agencies should select those approaches that maximize net benefits (including potential economic, environmental, public health and safety, and other advantages; distributive impacts; and equity), unless a statute requires another regulatory approach.

E.O. 12866 further requires Office of Management and Budget review of proposed regulations that are considered to be “significant.” A significant regulatory action is one that is likely to:

- Have an annual effect on the economy of \$100 million or more or adversely affect in a material way the economy, a sector of the economy, productivity, competition, jobs, the environment, public health or safety, or State, local, or tribal governments of communities;
- Create a serious inconsistency or otherwise interfere with an action taken or planned by another agency;
- Materially alter the budgetary impact of entitlements, grants, user fees, or loan programs or the rights and obligations of recipients thereof; or
- Raise novel legal or policy issues arising out of legal mandates, the President’s priorities, or the principles set forth in this Executive Order.

6.1 DESCRIPTION OF MANAGEMENT OBJECTIVES

Please see Chapter 1 for a description of the objectives of this rulemaking.

6.2 DESCRIPTION OF FISHERY

Please see Chapter 3 for a description of the fishery and environment that could be affected by this rulemaking.

6.3 STATEMENT OF PROBLEM

Please see Chapter 1 for a description of the problem and need for this rulemaking.

6.4 DESCRIPTION OF EACH ALTERNATIVE

Please see Chapter 2 for a summary of each alternative suite and Chapter 4 for a complete description of each alternative suite and its expected ecological, social, and economic impacts. Chapters 3 and 6 provide additional information related to the economic impacts of the alternative suites.

6.5 ECONOMIC ANALYSIS OF EXPECTED EFFECTS OF EACH ALTERNATIVE RELATIVE TO THE BASELINE

Table 6.1 summarizes the net economic benefits and costs of each of the alternatives analyzed in this EA. Additional details and more complete analyses are provided in Chapter 4..

Table 6.1 Net Economic Benefits and Costs of Alternatives.

Alternative	Net Economic Benefits	Net Economic Costs
<p>Alternative A1: <i>No Action – Do not implement permit stacking – Preferred Alternative</i></p>	<p>This alternative would cause neutral economic impacts, since the LCS retention limit would not change, and therefore, the average trip gross revenues would remain the same.</p>	<p>This alternative would cause neutral economic costs, since all directed shark permit holders would have the same retention limit.</p> <p>In the long-term, this alternative would have minor adverse economic impacts, due to the continued negative effects of federal and state regulations related to shark finning and sale of shark fins, declining ex-vessel prices of fins, and continued changes in shark fishery management measures, which, when combined with expected increases in prices for gas, bait, and other associated costs, are expected to lead to a decline in the profitability of each trip if fishermen are unable to retain an increased number of LCS per trip.</p>

Alternative	Net Economic Benefits	Net Economic Costs
<p>Alternative A2: Implement permit stacking for directed permit holders where each permit holder could place a maximum of 2 directed permits on a vessel; those 2 permits would allow the permit holder to harvest a maximum of 2 retention limits per trip (e.g., 72 LCS other than sandbar sharks per trip)</p>	<p>This alternative would allow fishermen with multiple permits to have a higher retention limit, which would have minor beneficial economic impacts, since fishermen could land twice as many LCS per trip, which could make each trip more profitable and efficient, if fishermen decide to take fewer trips and in turn save money on gas, bait, and other associated costs.</p>	<p>The majority of directed shark permit holders only have one permit and could not avail themselves of a higher retention limit without buying another permit. Therefore, this alternative would have long-term adverse impacts for fishermen.</p>
<p>Alternative A3: Implement permit stacking for directed limited access permit holders where each permit holder could place a maximum of 3 directed permits on a vessel; those 3 permits would allow the permit holder to harvest a maximum of 3 retention limits per trip (e.g., 108 LCS other than sandbar sharks per trip)</p>	<p>Same as Alternative A2.</p>	<p>Same as Alternative A2.</p>
<p>Alternative B1: No Action – No changes to current LCS retention limits for directed shark permit holders</p>	<p>Under this alternative, the retention limit would remain the same, and therefore, the economic impacts would be neutral.</p>	<p>In the long-term, this alternative would have minor adverse economic impacts, due to the continued negative effects of federal and state regulations related to shark finning and sale of shark fins, declining ex-vessel prices of fins, and continued changes in shark fishery management measures, which, when combined with expected increases in prices for gas, bait, and other associated costs, are expected to lead to a decline in the profitability of each trip if fishermen are unable to retain an increased number of LCS per trip.</p>
<p>Alternative B2: <i>Increase the LCS retention limit for directed permit holders to a maximum of 55 LCS other than sandbar sharks per trip and adjust sandbar shark research fishery quota to 75.7 mt dw (166,826 lb dw)– Preferred Alternative</i></p>	<p>This alternative would have short- and long-term minor beneficial economic impacts, since shark directed permit holders could land 1.5 times as many LCS per trip, which could make trips more profitable, potentially allowing fishermen to make fewer trips per year.</p>	<p>This alternative would cause minor beneficial economic impacts, since all directed shark permit holders would have the same higher retention limit. The economic impacts for the sandbar shark research fishery would be neutral since the observer funding would limit the fishery and not the reduced quota.</p>

Alternative	Net Economic Benefits	Net Economic Costs
<p>Alternative B3: Increase the LCS retention limit for directed permit holders to a maximum of 72 LCS other than sandbar sharks per trip and adjust the sandbar shark research fishery quota to 63.0 mt dw (138,937 lb dw)</p>	<p>This alternative would have minor beneficial economic impacts, since shark directed permit holders could land twice as many LCS per trip, which could make trips more profitable, potentially allowing fishermen to make fewer trips per year.</p>	<p>Same as Alternative B2.</p>
<p>Alternative B4: Increase the LCS retention limit for directed permit holders to a maximum of 108 LCS other than sandbar sharks per trip and adjust the sandbar shark research fishery quota to 36.2 mt dw (79,878 lb dw)</p>	<p>This alternative would have minor beneficial economic impacts since shark directed permit holders could land three times as many LCS per trip, which could make trips more profitable, potentially allowing fishermen to make fewer trips per year.</p>	<p>This alternative would cause moderate beneficial economic impacts, since all directed shark permit holders would have the same higher retention limit. In order to increase the retention limit, the sandbar shark research quota would need to be reduced to an amount below what is currently being landed in the shark research fishery, which would have adverse impacts on fishermen in the shark research fishery, who would lose quota, and thus revenue.</p>
<p>Alternative C1: No Action: Do not implement sub-regional quotas in the Atlantic region; do not adjust the non-blacknose SCS quota to reflect the results of the 2013 assessments for Atlantic sharpnose and bonnethead sharks; do not adjust the quota linkages in the Atlantic region; do not prohibit the harvest of blacknose sharks in the Atlantic region or any portion of the Atlantic region</p>	<p>This alternative would likely result in neutral beneficial economic impacts, as fisheries would continue to operate under current conditions, with shark fishermen continuing to fish at current rates.</p>	<p>In the long-term, this alternative would have minor adverse economic impacts, due to the continued negative effects of federal and state regulations related to shark finning and sale of shark fins, declining ex-vessel prices of fins, and continued changes in shark fishery management measures.</p>
<p>Alternative C2: Apportion the Atlantic regional quotas for LCS and SCS along 33° 00' N. Lat. (approximately at Myrtle Beach, South Carolina) into northern and southern sub-regional quotas</p>	<p>Establishing sub-regional quotas could have beneficial economic impacts, because it could allow fishermen to have flexibility in seasonal openings and to maximize their fishing effort during periods when sharks migrate into local waters or when regional time area closures are not in place, better accounting for the regional differences in the fisheries, and potentially allowing for year-round fisheries.</p>	<p>This alternative could have adverse economic impacts, because it could potentially limit the shark landings, and thus revenue, by fishermen in each sub-region, and, because it does not take the quota linkages into account, it could cause the non-blacknose SCS season to close very early in the northern sub-region, leading to lost revenues there.</p>

Alternative	Net Economic Benefits	Net Economic Costs
<p>Alternative C3: Apportion the Atlantic regional quotas for LCS and SCS along 34° 00' N. Lat. (approximately at Wilmington, North Carolina) into northern and southern sub-regional</p>	<p>Same as Alternative C2.</p>	<p>Same as Alternative C2.</p>
<p>Alternative C4: <i>Apportion the Atlantic regional commercial quotas for certain LCS and SCS management groups along 34° 00' N. Lat. (approximately at Wilmington, North Carolina) into northern and southern sub-regional quotas and maintain SCS quota linkages in the southern sub-region of the Atlantic region; remove the SCS quota linkages in the northern sub-region of the Atlantic region and prohibit the harvest and landings of blacknose sharks in the North Atlantic region – Preferred Alternative</i></p>	<p>In addition to the potential beneficial economic impacts of establishing regional sub-quotas discussed under Alternative C2, removing the SCS quota linkages within the northern Atlantic sub-region would have beneficial economic impacts, as active fishermen in this region would be able to continue fishing for non-blacknose SCS without the fishing activities in the southern Atlantic sub-region determining the timing of the non-blacknose SCS fishery closure.</p>	<p>In addition to the potential adverse economic impacts of establishing regional sub-quotas discussed under Alternative C2, removing the SCS quota linkages in the northern sub-region, but not the southern sub-region, and prohibiting blacknose shark landings in the northern sub-region would have neutral impacts for southern sub-regional fishermen, who would not face a change, and minor adverse economic impacts for northern sub-regional fishermen, since blacknose shark landings would be prohibited.</p>
<p>Alternative C5: Establish an Atlantic non-blacknose SCS TAC of 353.2 mt dw and adjust the non-blacknose SCS commercial quota to 128 mt dw (282,238 lb dw)</p>	<p>There are no economic benefits associated with this alternative, because the quota would be below the current base quota of 176.1 mt dw and the current adjusted quota of 264.1 mt dw, which accounted for underharvested quota in the previous fishing year.</p>	<p>This alternative would have moderate adverse impacts due to the quota being capped at a lower level than what is currently being landed in the non-blacknose SCS fishery, leading to a loss in annual revenue for shark fishermen.</p>
<p>Alternative C6: <i>Establish a non-blacknose SCS TAC of 401.3 mt dw and maintain the current commercial base annual quota of 176.1 mt dw (388,222 lb dw) – Preferred Alternative</i></p>	<p>This alternative is neutral on its face, since it would maintain the current commercial quota; however, recent non-blacknose SCS landings have been below the current commercial quota, so if the entire quota is caught, this alternative could allow for increased landings and thus, additional revenue.</p>	<p>Since the quota would not be adjusted for underharvests, due to the unknown status of bonnethead sharks, the non-blacknose SCS fishermen could be capped at a lower quota in a given year than in the current fishery, and thus experience decreased annual revenue.</p>

Alternative	Net Economic Benefits	Net Economic Costs
<p>Alternative C7: Establish a non-blacknose SCS TAC of 489.3 mt dw and increase the commercial quota to 264.1 mt dw (582,333 lb dw)</p>	<p>The increased quota under this alternative could allow for landings to increase in the future, providing additional revenues for fishermen targeting non-blacknose SCS.</p>	<p>This alternative is expected to have neutral economic costs. In the northern sub-region, recent landings of non-blacknose SCS have been less than half of the commercial quota under this alternative, so it is unlikely that fishermen would catch this entire quota in the short-term. In the southern sub-region, because the non-blacknose SCS quota would continue to be limited by the landings of blacknose sharks due to the linkage between them, landings of non-blacknose SCS and the associated revenue are not expected to significantly increase in the southern sub-region.</p>
<p>Alternative D1: No Action: Do not implement sub-regional quotas in the Gulf of Mexico region; do not adjust the non-blacknose SCS quota to reflect the results of the 2013 assessments for Atlantic sharpnose and bonnethead sharks; do not adjust the quota linkages in the Gulf of Mexico region; do not prohibit the harvest of hammerhead sharks in the Gulf of Mexico region or any portion of the Gulf of Mexico region</p>	<p>This alternative would likely result in neutral beneficial economic impacts, as fisheries would continue to operate under current conditions, with shark fishermen continuing to fish at current rates.</p>	<p>In the long-term, this alternative would have minor adverse economic impacts, due to the continued negative effects of federal and state regulations related to shark finning and sale of shark fins, declining ex-vessel prices of fins, and continued changes in shark fishery management measures.</p>
<p>Alternative D2: Apportion the Gulf of Mexico regional quotas for blacktip, aggregated LCS, and hammerhead sharks along 89° 00' W Longitude into western and eastern sub-regional quotas</p>	<p>Establishing sub-regional quotas could have beneficial economic impacts, because it could allow fishermen flexibility to have flexibility in seasonal openings and to maximize landings of LCS within their associated sub-regions during periods when sharks migrate into local waters or when regional time area closures are not in place, better accounting for the regional differences in the fisheries, and potentially allowing for year-round fisheries.</p>	<p>This alternative could have adverse economic impacts, because it could potentially limit the shark landings, and thus revenue, by fishermen in each sub-region, and, because it does not take the quota linkages into account, it could cause the aggregated LCS season to close very early in the western sub-region, leading to lost revenue there.</p>
<p>Alternative D3: Apportion the Gulf of Mexico regional commercial quotas for aggregated LCS, blacktip, and hammerhead sharks into western and eastern sub-regional quotas along 88° 00' W Longitude</p>	<p>Same as Alternative D2.</p>	<p>Same as Alternative D2.</p>

Alternative	Net Economic Benefits	Net Economic Costs
<p>Alternative D4: <i>Apportion the Gulf of Mexico regional commercial quotas for aggregated LCS, blacktip, and hammerhead sharks along 89° 00' W Longitude into western and eastern sub-regional quotas and maintain the LCS quota linkages for aggregated LCS and hammerhead sharks in the eastern sub-region of the Gulf of Mexico region; remove the linkage in the western sub-region of the Gulf of Mexico region and prohibit the harvest and landing of hammerhead sharks in that sub-region – Preferred Alternative</i></p>	<p>In addition to the potential beneficial economic impacts of establishing regional sub-quotas discussed under Alternative D2, removing quota linkages within the western Gulf of Mexico sub-region would have beneficial economic impacts, as fishermen active in this region would be able to continue fishing for aggregated LCS sharks without fishing activities in the eastern Gulf of Mexico sub-region determining the timing of the aggregated LCS fishery closure.</p>	<p>In addition to the potential adverse economic impacts of establishing regional sub-quotas discussed under Alternative D2, removing the aggregated LCS quota linkages in the western sub-region, but not the eastern sub-region, and prohibiting hammerhead shark landings in the western sub-region would have neutral impacts for eastern sub-regional fishermen, who would not face a change, and minor adverse economic impacts for western sub-regional fishermen, since hammerhead shark landings would be prohibited.</p>
<p>Alternative D5: Establish a non-blacknose SCS TAC of 931.9 mt dw and maintain the current base annual quota of 45.5 mt dw (100,317 lb dw)</p>	<p>There are no economic benefits associated with this alternative, because the quota would be equal to the current base quota, which is below the adjusted quota of 68.3 mt dw.</p>	<p>Maintaining the current commercial base annual quota would likely result in moderate adverse socioeconomic impacts, as it limits the amount of non-blacknose SCS that could be landed and would potentially result in an early closure due to the small non-blacknose SCS quota.</p>
<p>Alternative D6: <i>Establish a non-blacknose SCS TAC of 954.7 mt dw and increase the commercial quota to the current adjusted annual quota of 68.3 mt dw (150,476 lb dw) – Preferred Alternative</i></p>	<p>Under the 2014 adjusted base annual quota, the non-blacknose SCS quota is higher than the current base annual quota, but blacknose shark interactions are still kept at a minimum, thus increasing the likelihood of maximizing profits from non-blacknose SCS landings.</p>	<p>This alternative would not increase the quota to the extent outlined in the 2013 stock assessments due to the uncertainties in SEDAR 34, the unknown stock status of bonnethead sharks in the Gulf of Mexico region, and uncertainty about the data and life history information for finetooth sharks, and therefore, it potentially denies fishermen opportunities to profit from increased landings of non-blacknose SCS.</p>
<p>Alternative D7: Establish a non-blacknose SCS TAC of 1,064.9 mt dw and increase the commercial quota to 178.5 mt dw (393,566 lb dw)</p>	<p>Under an increased commercial quota, fishermen could potentially land more non-blacknose SCS, resulting in increased annual revenues, particularly if they were able to land the entire increased commercial quota without increasing interactions with blacknose sharks.</p>	<p>With a larger quota, increased fishing effort may result in the early closure of the non-blacknose SCS fishery before the quota is reached, particularly with the increased likelihood of blacknose interactions. In the long-term, if an increased quota leads to overfishing of one or more of the non-blacknose SCS, the additional restrictions needed at that time could lead to fewer economic benefits.</p>

Alternative	Net Economic Benefits	Net Economic Costs
Alternative E1: No Action: Do not remove upgrading restrictions for shark limited access permit holders	There are no economic benefits associated with this alternative beyond those that already exist, since there would be no change in the status quo.	This alternative would have minor adverse economic impacts, since those fishermen that are currently limited by upgrading restrictions would continue to be constrained by these restrictions associated with shark directed limited access permits.
Alternative E2: <i>Remove current upgrading restrictions for shark limited access permit holders – Preferred Alternative</i>	Eliminating these restrictions would have short- and long-term minor beneficial impacts, since it would give fishermen more flexibility to buy, sell, or transfer shark permits without worrying about upgrading restrictions.	This alternative would have neutral economic costs, since it would alleviate restrictions at no costs to fishermen.

6.6 CONCLUSION

As noted above, under E.O. 12866, a regulation is a “significant regulatory action” if it is likely to: (1) have an annual effect on the economy of \$100 million or more or adversely affect in a material way the economy, a sector of the economy, productivity, competition, jobs, the environment, public health or safety, or State, local, or tribal governments or communities; (2) create a serious inconsistency or otherwise interfere with an action taken or planned by another agency; (3) materially alter the budgetary impact of entitlements, grants, user fees, or loan programs or the rights and obligations of recipients thereof; or (4) raise novel legal or policy issues arising out of legal mandates, the President’s priorities, or the principles set forth in this Executive Order. Pursuant to the procedures established to implement section 6 of E.O. 12866, the Office of Management and Budget has determined that this action is significant. A summary of the expected net economic benefits and costs of each alternative, which are based on supporting text in Chapter 4, can be found in Table 6.1.

7.0

INITIAL REGULATORY FLEXIBILITY ANALYSIS

This Initial Regulatory Flexibility Analysis (IRFA) is conducted to comply with the Regulatory Flexibility Act (5 U.S.C. §§ 601 et seq.) (RFA). The goal of the RFA is to minimize the economic burden of federal regulations on small entities. To that end, the RFA directs federal agencies to assess whether a proposed regulation is likely to result in significant economic impacts to a substantial number of small entities, and identify and analyze any significant alternatives to the proposed rule that accomplish the objectives of applicable statutes and minimize any significant effects on small entities. Certain data and analysis required in an IRFA are also included in other Chapters of this document. Therefore, this IRFA incorporates by reference the economic analyses and impacts in Chapter 4 of this document.

7.1 DESCRIPTION OF THE REASONS WHY ACTION IS BEING CONSIDERED

Section 603(b)(1) of the Regulatory Flexibility Act requires Agencies to describe the reasons why the action is being considered. This proposed action is designed to implement management measures for the Atlantic shark fisheries that will achieve the objectives of increasing management flexibility to adapt to the changing needs of the Atlantic shark fisheries, and achieving optimum yield while rebuilding overfished shark stocks and ending overfishing. The Atlantic shark fisheries face numerous problems, such as commercial landings that exceed the quotas, declining numbers of fishing permits since limited access was implemented, complex regulations, derby fishing conditions due to small quotas and short seasons, increasing numbers of regulatory discards, and declining market prices. This proposed action would attempt to address those problems by establishing regulations that allow for more proactive and flexible management of the Atlantic shark fisheries. In September 2010, NMFS published an Advanced Notice of Proposed Rulemaking (ANPR) to request public comment on potential adjustments to the regulations governing the Atlantic shark fisheries to address specific issues currently affecting management of the shark fisheries and to identify specific goals for management of these fisheries in the future. Based on the comments received on the ANPR, in September 2011, NMFS published a Notice of Intent (NOI) to prepare an FMP Amendment that would consider catch shares for the Atlantic shark fisheries. Since the publication of the NOI, there have been a few major changes in the federal management of the Atlantic shark fisheries, including the publication of Amendment 5a. In addition to the changes in federal regulations, there have also been changes in state shark management, such as shark fin possession prohibitions. In considering comments received on the ANPR and NOI, in April 2014, NMFS released a Predraft for Amendment 6 to the 2006 Consolidated HMS FMP (Amendment 6) that included management options for changes to regional quota and permit structures. Since the publication of these documents, and reviewing the comments received, NMFS has continued to consider various ways to move forward to address recurring issues through regulations that provide managers and fishermen with increased management and implementation flexibility, while maintaining conservation measures for the commercial shark fisheries.

7.2 STATEMENT OF THE OBJECTIVES OF, AND LEGAL BASIS FOR, THE PROPOSED RULE

Section 603(b)(2) of the Regulatory Flexibility Act requires Agencies to state the objective of, and legal basis for, the proposed action. Please see Chapter 1 for a full description of the objectives of this action. In short, the management goals and objectives of this action are to implement management measures for the Atlantic shark fisheries that will achieve the objectives of increasing management flexibility to adapt to the changing needs of the Atlantic shark fisheries, and achieving optimum yield while rebuilding overfished shark stocks and ending overfishing. To achieve this objective, and to comply with existing statutes such as the Magnuson-Stevens Act and its objectives, NMFS has identified the following objectives with regard to this proposed action:

- Increasing the efficiency in the LCS and SCS fisheries;
- Maintaining or increasing equity across all shark fishermen and regions;
- Promoting economic viability for the shark fishery participants;
- Obtaining optimum yield from the LCS and SCS fisheries;
- Maintaining or increasing management flexibility for the shark fisheries;
- Decreasing dead discards of sharks;
- Continuing to rebuild overfishing shark stocks; and
- Preventing overfishing of shark stocks.

7.3 DESCRIPTION AND ESTIMATE OF THE NUMBER OF SMALL ENTITIES TO WHICH THE PROPOSED RULE WILL APPLY

Section 603(b)(3) requires Agencies to provide an estimate of the number of small entities to which the rule would apply. On June 24, 2014, the Small Business Administration (SBA) issued a final rule revising the small business size standards for several industries, effective July 14, 2014 (79 FR 33647). The rule increased the size standard for Finfish Fishing from \$19.0 to 20.5 million, Shellfish Fishing from \$5.0 to 5.5 million, and Other Marine Fishing from \$7.0 to 7.5 million. *Id.* at 37400. NMFS has reviewed the analyses prepared for this action in light of the new size standards. Under the former, lower size standards, all entities subject to this action were considered small entities, thus they all would continue to be considered small entities under the new standards. NMFS does not believe that the new size standards affect analyses prepared for this action and solicits public comment on the analyses in light of the new size standards. Under these standards, NMFS considers all Atlantic HMS permit holders subject to this rulemaking to be small entities.

As discussed in Section 3.6.2, the proposed rule would apply to the 473 commercial shark permit holders in the Atlantic shark fishery, based on an analysis of permit holders as of September 2014. Of these permit holders, 214 have directed shark permits and 259 hold incidental shark permits. A further breakdown of these permit holders is provided in Table 3.8. Not all permit holders are active in the fishery in any given year. Active directed permit holders are defined as those with valid permits that landed one shark based on HMS electronic dealer reports. Based on 2013 HMS electronic dealer data, 68 shark directed permit holders were active in the Atlantic and 22 shark directed permit holders were active in the Gulf of Mexico. NMFS

has determined that the proposed rule would not likely affect any small governmental jurisdictions. More information regarding the description of the fisheries affected, and the categories and number of permit holders can be found in Chapter 3.

7.4 DESCRIPTION OF THE PROJECTED REPORTING, RECORDKEEPING, AND OTHER COMPLIANCE REQUIREMENTS OF THE PROPOSED RULE, INCLUDING AN ESTIMATE OF THE CLASSES OF SMALL ENTITIES WHICH WILL BE SUBJECT TO THE REQUIREMENTS OF THE REPORT OR RECORD

Section 603(b)(4) of the Regulatory Flexibility Act requires Agencies to describe any new reporting, record-keeping and other compliance requirements. The action does not contain any new collection of information, reporting, record-keeping, or other compliance requirements.

7.5 IDENTIFICATION OF ALL RELEVANT FEDERAL RULES WHICH MAY DUPLICATE, OVERLAP, OR CONFLICT WITH THE PROPOSED RULE

Under section 603(b)(5) of the Regulatory Flexibility Act, Agencies must identify, to the extent practicable, relevant Federal rules which duplicate, overlap, or conflict with the proposed action. Fishermen, dealers, and managers in these fisheries must comply with a number of international agreements, domestic laws, and other FMPs. These include, but are not limited to, the Magnuson-Stevens Act, the Atlantic Tunas Convention Act, the High Seas Fishing Compliance Act, the Marine Mammal Protection Act, the Endangered Species Act, the National Environmental Policy Act, the Paperwork Reduction Act, and the Coastal Zone Management Act. This proposed action has been determined not to duplicate, overlap, or conflict with any Federal rules.

7.6 DESCRIPTION OF ANY SIGNIFICANT ALTERNATIVES TO THE PROPOSED RULE THAT ACCOMPLISH THE STATED OBJECTIVES OF APPLICABLE STATUTES AND THAT MINIMIZE ANY SIGNIFICANT ECONOMIC IMPACT OF THE PROPOSED RULE ON SMALL ENTITIES

One of the requirements of an IRFA is to describe any alternatives to the proposed rule which accomplish the stated objectives and which minimize any significant economic impacts. These impacts are discussed below and in Chapters 4 and 6 of this document. Additionally, the Regulatory Flexibility Act (5 U.S.C. § 603 (c)(1)-(4)) lists four general categories of “significant” alternatives that would assist an agency in the development of significant alternatives. These categories of alternatives are:

1. Establishment of differing compliance or reporting requirements or timetables that take into account the resources available to small entities;
2. Clarification, consolidation, or simplification of compliance and reporting requirements under the rule for such small entities;
3. Use of performance rather than design standards; and
4. Exemptions from coverage of the rule, or any part thereof, for small entities.

In order to meet the objectives of this proposed rule, consistent with the Magnuson-Stevens Act, ATCA, and the ESA, NMFS cannot establish differing compliance requirements for

small entities or exempt small entities from compliance requirements. Thus, there are no alternatives discussed that fall under the first and fourth categories described above. NMFS does not know of any performance or design standards that would satisfy the aforementioned objectives of this rulemaking while, concurrently, complying with the Magnuson-Stevens Act. As described below, NMFS analyzed several different alternatives in this proposed rulemaking and provides rationales for identifying the preferred alternatives to achieve the desired objectives.

The alternatives considered and analyzed are described below. The IRFA assumes that each vessel will have similar catch and gross revenues to show the relative impact of the proposed action on vessels.

Permit Stacking

Under Alternative A1, the preferred alternative, NMFS would not implement permit stacking for the shark directed limited access permit holders. NMFS would continue to allow only one directed limited access permit per vessel and thus one retention limit. The current retention limit of 36 LCS per trip would result in potential trip revenues of \$1,166 (1,224 lb of meat, 61 lb of fins) per vessel, assuming an ex-vessel price of \$0.65 for meat and \$6.05 for fins. It is likely that this alternative could possibly have minor adverse socioeconomic impacts in the long term, because if fishermen are unable to retain an increased number of LCS per trip by stacking permits, the profitability of each trip could decline over time, due to declining prices for shark products and increasing prices for gas, bait, and other associated costs. The No Action alternative could also have neutral indirect impacts to those supporting the commercial shark fisheries, since the retention limits, and thus current fishing efforts, would not change under this alternative.

Under Alternative A2, NMFS would allow fishermen to concurrently use a maximum of two shark directed permits on one vessel, which would result in aggregated, and thus higher, trip limits. Under the current LCS retention limit of 36 LCS, this would allow a vessel with two stacked permits to have a LCS retention limit of 72 LCS per trip. This new retention limit would result in potential trip revenues of \$2,332 (2,448 lb of meat, 124 lb of fins) per vessel, assuming an ex-vessel price of \$0.65 for meat and \$6.05 for fins, which is an increase of \$1,166 per trip compared to the status quo alternative. For fishermen that currently have two directed limited access permits, this alternative would have short-term minor beneficial socioeconomic impacts because these fishermen would be able to stack their permits and avail themselves of the retention limit of 72 LCS per trip. The higher retention limit is likely to make each trip more profitable for fishermen, as well as more efficient, if they decide to take fewer trips and in turn save money on gas, bait, and other associated costs. This alternative could also have indirect, minor beneficial socioeconomic impacts to entities supporting the commercial shark fisheries, such as fishing tackle manufacturers and suppliers, bait suppliers, fuel providers, and shark dealers, because the increased efficiency and profitability in the fisheries could also lead to increases in potential employment, personal income, and sales for the entities supporting the fisheries. However, the current number of directed permits in the Atlantic region is 136, and 130 of those permits have different owners. In the Gulf of Mexico, of the 83 directed shark permits, 73 have different owners. Therefore, it is unlikely that many of the current directed shark permit holders would be able to benefit from this alternative in the short-term. In addition, the cost of

one directed shark permit can run anywhere between \$2,000 and \$5,000, which could be difficult for many shark fishermen to afford. For fishermen that do not currently have more than one directed shark permit, this alternative could have long-term minor beneficial impacts if these fishermen are able to acquire an additional permit and offset the cost of the additional permit by taking advantage of the potential economic benefits of the higher retention limits. Nevertheless, this alternative is unlikely to have beneficial socioeconomic impacts for the shark fishery as whole because only shark fishermen that could afford to buy multiple shark permits would benefit from the higher retention limit and higher revenues whereas those shark fishermen that cannot afford to buy a second directed shark permit would be at a disadvantage, unable to economically benefit from the higher retention limits. Given the current make-up of the shark fishery, which primarily consists of small business fishermen with only one permit, and the cost of the additional permit, this could potentially lead to inequity and unfairness among the directed shark permit holders if those fishermen that currently have multiple directed permits or that could afford to buy an additional directed permit gain an economic advantage.

Under Alternative A3, NMFS would allow fishermen to concurrently use a maximum of three shark directed permits on one vessel, which would result in aggregated, and thus higher, trip limits. Under the current LCS retention limit of 36 LCS, this would mean that a vessel with three stacked permits would have a LCS retention limit of 108 LCS per trip. This alternative would allow shark directed permit holders to retain three times as many LCS per trip than the current retention limit. This new retention limit would result in potential trip revenues of \$3,498 (3,672 lb of meat, 184 lb of fins) per vessel, assuming an ex-vessel price of \$0.65 for meat and \$6.05 for fins, which is an increase of \$2,332 per trip compared to the status quo alternative. The higher retention limit is likely to make each trip more profitable for fishermen, as well as more efficient, if they decide to take fewer trips and in turn save money on gas, bait, and other associated costs. Similar to Alternative A2, this alternative would have short-term minor beneficial socioeconomic impacts for fishermen that currently have three shark directed limited access permits, because these fishermen would be able to stack their permits and avail themselves of the retention limit of 108 LCS per trip. As mentioned above, the current number of shark directed permit holders is 219, with 93 percent having different owners. Therefore, it is unlikely that many of the current directed shark permit holders currently hold three directed shark permits and would be able to benefit from this alternative in the short-term. For fishermen who do not currently have more than one directed shark permit, this alternative could have larger long-term beneficial socioeconomic impacts than Alternative 2, if these fishermen are able to acquire two additional permits and offset the cost of the additional permits by taking advantage of the potential economic benefits of retaining up to 108 LCS per trip. However, for the same reasons discussed for Alternative A2, this alternative is unlikely to have socioeconomic benefits for those shark fishermen that cannot afford to buy two additional directed permits, and thus would be unable to economically benefit from a higher retention limit. Thus, given the current make-up of the shark fishery, Alternative A3 could potentially lead to more inequity and unfairness among the directed shark permit holders than Alternative A2, especially if those fishermen that currently have multiple directed permits or that could afford to buy additional directed permits gain an economic advantage under this alternative.

Commercial Retention Limits

Alternative B1 would not change the current commercial LCS retention limit for shark directed permit holders. The retention limit would remain at 36 LCS other than sandbar sharks per trip for directed permit holders. This retention limit would result in potential trip revenues of \$1,166 (1,224 lb of meat, 61 lb of fins) per vessel assuming an ex-vessel price of \$0.65 for meat and \$6.05 for fins. It is likely that this alternative would have short-term neutral socioeconomic impacts, since the retention limits would not change under this alternative. However, not adjusting the retention limit would have long-term minor adverse socioeconomic impacts, due to the expected continuing decline in prices for shark products and increase in gas, bait, and other associated costs, which would lead to declining profitability of individual trips. In recent years, there have been changes in federal and state regulations, including the implementation of Amendment 5a and state bans on the possession, sale, and trade of shark fins, which have impacted shark fishermen. In addition to federal and state regulations, there have also been many international efforts to prohibit shark finning at sea, as well as campaigns targeted at the shark fin soup markets. All of these efforts have impacted the market and demand for shark fins. In addition, NMFS has seen a steady decline in ex-vessel prices for shark fins in all regions since 2010 (NMFS 2013).

Alternative B2, the preferred alternative, would increase the LCS retention limit to a maximum of 55 LCS other than sandbar sharks per trip for shark directed permit holders and reduce the sandbar shark research fishery quota to 75.7 mt dw (166,826 lb dw). This alternative would allow shark directed permit holders to retain 19 more LCS per trip than the current retention limit. This new retention limit would result in potential trip revenues of \$1,781 (1,870 lb of meat, 94 lb of fins), assuming an ex-vessel price of \$0.65 for meat and \$6.05 for fins. This alternative would have short- and long-term direct minor beneficial socioeconomic impacts, since shark directed permit holders could land more sharks per trip when compared to the current retention limit of 36 LCS per trip. The higher retention limit is likely to make each trip more profitable for fishermen, as well as more efficient, if they decide to take fewer trips, and in turn save money on fuel, bait, and other associated costs. Regarding the shark research fishery, this alternative could cause an average annual loss of \$85,944, since the sandbar research fishery quota would be reduced by 90,230 lb dw. This potential lost income for the research fishery could be positive for commercial fishermen, since the increased retention limit could make trips more profitable. NMFS estimates that this reduction in the sandbar research fishery quota would have neutral socioeconomic impacts, based on current limited resources available to fund observed trips in the fishery and the current harvest level of the sandbar research fishery quota. In 2013, the vessels participating in the Atlantic shark research fishery only landed 37.0 mt dw (81,628 lb dw), or 32 percent, of the available sandbar shark quota. Under the new sandbar shark quota with the Atlantic shark research fishery, the 2013 landings would result in 49 percent of the new sandbar shark quota being landed. If available resources increase in the future for more observed trips in the fishery, then this alternative could have minor adverse socioeconomic impacts if the full quota is caught and the fishery has to close earlier in the year.

Alternative B3 would increase the LCS retention limit to a maximum of 72 LCS other than sandbar sharks per trip for shark directed permit holders and reduce the sandbar shark research fishery quota to 63.0 mt dw (138,937 lb dw). This alternative would double the current

retention limit. This new retention limit would result in potential trip revenues of \$2,332 (2,448 lb of meat, 124 lb of fins), assuming an ex-vessel price of \$0.65 for meat and \$6.05 for fins. This alternative would have short- and long-term minor beneficial socioeconomic impacts, since shark directed permit holders could land twice as many LCS per trip. Shark directed trips would become more profitable, but more permit holders could become active in order to avail themselves of this higher trip limit. Before Amendment 2, there were 143 active directed shark permit holders, and the number of active directed shark permit holders has declined to 90, due to the current retention limit and declines in shark product prices. The increased retention limit could cause some fishermen to become active again, potentially causing a derby fishery and bringing the price of shark products even lower. Thus, NMFS needs to balance providing the flexibility of increasing the efficiency of trips and the associated socioeconomic benefits with the negative socioeconomic impacts of derby fishing and lower profits. This alternative could have neutral impacts for fishermen participating in the Atlantic shark research fishery, since the 2013 landings (37.0 mt dw; 81,628 lb dw) would result in 59 percent of the new sandbar shark quota being landed. Under Alternative B3, the new sandbar shark quota could result in average annual loss revenue of \$112,508 for those fishermen participating in the shark research fishery, but the income could be recouped by the increased retention limit outside the shark research fishery. If available resources increase in the future for more observed trips in the fishery, then this alternative still would have neutral socioeconomic impacts, since the observed trips would be distributed throughout the year to ensure the research fishery remains open and obtains biological and catch data all year round.

Alternative B4 would increase the LCS retention limit to a maximum of 108 LCS other than sandbar sharks per trip for shark directed permit holders and reduce the sandbar shark research fishery quota to 36.2 mt dw (79,878 lb dw). This alternative would allow shark directed permit holders to retain three times as many LCS per trip as the current retention limit. This new retention limit would result in potential trip revenues of \$3,498 (3,672 lb of meat, 184 lb of fins), assuming an ex-vessel price of \$0.65 for meat and \$6.05 for fins. This alternative could have short- and long-term moderate beneficial socioeconomic impacts, since shark directed permit holders could land three times the current LCS retention limit. This increased retention limit could result in 3,672 lb dw of LCS per trip, which could bring the fishery almost back to historical levels of 4,000 lb dw LCS per trip. While a retention limit of 108 LCS per trip would make each trip more profitable and potentially require fishermen to take fewer trips per year, this large increase in the retention limit could cause a lot more permit holders to become active. Thus, the profit of individual vessels could decrease, because LCS quotas could be caught at a faster rate, and the fishing season could be shortened. Additionally, in order to increase the retention limit to 108 LCS per trip, the sandbar shark research quota would need to be reduced to an amount below what is currently being landed in the shark research fishery, which would have adverse impacts on fishermen in the shark research fishery, who would lose quota, and thus revenue.

Atlantic Regional and Sub-Regional Quotas

Alternative C1, the No Action alternative, would not change the current management of the Atlantic shark fisheries. This alternative would likely result in short-term, direct neutral socioeconomic impacts as fisheries would continue to operate under current conditions, with

shark fishermen continuing to fish at current rates. Based on the 2013 ex-vessel prices, the annual gross revenues for the entire fleet from aggregated LCS and hammerhead shark meat in the Atlantic region would be \$339,998, while the shark fins would be \$76,299. Thus, total average annual gross revenues for aggregated LCS and hammerhead shark landings in the Atlantic region would be \$416,297 (\$339,998 + \$76,299), which is 9 percent of the entire revenue for the shark fishery. For the non-blacknose SCS and blacknose shark landings, the annual gross revenues for the entire fleet from the meat would be \$304,747, while the shark fins would be \$75,537. The total average annual gross revenues for non-blacknose SCS and blacknose shark landings in the Atlantic region would be \$380,284 (\$304,747 + \$75,537), which is 8 percent of the entire revenue for the shark fishery. However, this alternative would likely result in long-term minor adverse socioeconomic impacts. Negative impacts would be partly due to the continued negative effects of federal and state regulations related to shark finning and sale of shark fins, which have resulted in declining ex-vessel prices of fins since 2010, as well as continued changes in shark fishery management measures. Additionally, under the current regulations, fishermen operating in the south of the Atlantic region drastically impact the availability of quota remaining for fishermen operating in the north of the Atlantic region. If fishermen in the south fish early in the year, they have the ability to land a large proportion of the quota before fishermen in the north have the opportunity to fish, due to time/area closures and seasonal migrations of LCS and SCS. Indirect short-term socioeconomic impacts resulting from any of the actions in Alternative C1 would likely be neutral because the measures would maintain the status quo with respect to shark landings and fishing effort. However, this alternative would likely result in indirect long-term minor adverse socioeconomic impacts. Negative socioeconomic impacts and decreased revenues associated with financial difficulties experienced by fishermen within Atlantic shark fisheries would carry over to the dealers and supporting businesses they regularly interact with.

Alternative C2 would apportion the Atlantic regional quotas for LCS and SCS along 33° 00' N. Lat. (approximately at Myrtle Beach, South Carolina) into northern and southern sub-regional quotas and potentially adjust the non-blacknose SCS quota based on the results of the 2013 assessments for Atlantic sharpnose and bonnethead sharks. Establishing sub-regional quotas could allow for flexibility in seasonal openings within the Atlantic region. Different seasonal openings within sub-regions would allow fishermen to maximize their fishing effort during periods when sharks migrate into local waters or when regional time/area closures are not in effect. This would benefit the economic interests of North Carolina and Florida fishermen, the primary constituents impacted by the timing of seasonal openings for LCS and SCS in the Atlantic, by placing them in separate sub-regions with separate sub-regional quotas. Under this alternative, the northern Atlantic sub-region would receive 24.5 percent of the total aggregated LCS quota (41.4 mt dw; 91,275 lb dw) and 34.1 percent of the total hammerhead shark quota (9.2 mt dw; 20,370 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for aggregated LCS and hammerhead shark meat in the northern Atlantic sub-region would be \$86,970, while the shark fins would be \$19,705. Thus, total average annual gross revenues for aggregated LCS and hammerhead shark landings in the northern Atlantic sub-region would be \$106,675 (\$86,970 + \$19,705). There are approximately 61 directed shark permit holders in the northern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$1,749 per vessel. When compared to the other alternatives, the northern Atlantic sub-region would have

minor beneficial socioeconomic impacts under Alternative C2, because this alternative would result in the highest total average annual gross revenues for aggregated LCS and hammerhead sharks. In the southern Atlantic sub-region, fishermen would receive 75.5 percent of the total aggregated LCS quota (127.5 mt dw; 281,277 lb dw) and 65.9 percent of the total hammerhead shark quota (17.9 mt dw; 39,366 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for aggregated LCS and hammerhead shark meat in the southern Atlantic sub-region would be \$253,029, while the shark fins would be \$56,593. The total average annual gross revenues for aggregated LCS and hammerhead shark landings in the southern Atlantic sub-region would be \$309,622 (\$253,029 + \$56,593). When compared to the other alternatives, the southern Atlantic sub-region would have minor adverse socioeconomic impacts under Alternative C2, because this alternative would result in lower total average annual gross revenues for aggregated LCS and hammerhead sharks.

Under Alternative C2, NMFS would determine the blacknose shark quota for each sub-region using the percentage of landings associated with blacknose sharks within each sub-region and the new non-blacknose SCS quotas in conjunction with Alternatives C5, C6, and C7. The northern Atlantic sub-region would receive 32.3 percent of the total non-blacknose SCS quota, while the southern Atlantic sub-region would receive 67.7 percent of the total non-blacknose SCS quota in this alternative. For the blacknose sharks, the northern Atlantic sub-region would receive 4.5 percent of the total blacknose shark quota (0.8 mt dw; 1,739 lb dw), while the southern Atlantic sub-region would receive 95.5 percent of the total blacknose shark quota (16.7 mt dw; 36,899 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for blacknose shark meat in the northern Atlantic sub-region would be \$1,443, while the shark fins would be \$307. Thus, total average annual gross revenues for blacknose shark landings in the northern Atlantic sub-region would be \$1,750 (\$1,443 + \$307). Based on the 2013 ex-vessel prices, the annual gross revenues for blacknose shark meat in the southern Atlantic sub-region would be \$30,626, while the shark fins would be \$6,513. The total average annual gross revenues for blacknose shark landings in the southern Atlantic sub-region would be \$37,139 (\$30,626 + \$6,513).

This alternative would have minor beneficial socioeconomic impacts for the northern Atlantic sub-region fishermen when compared to Alternative C3, because fishermen in the northern Atlantic sub-region would receive a higher quota under Alternative C2. Alternative C2 would have minor adverse economic impacts for the southern Atlantic sub-region fishermen when compared to other alternatives, because fishermen in the southern Atlantic sub-region would receive a lower quota under Alternative C2. The slight increase in some of the sub-regional quotas within the northern Atlantic sub-region would result in direct short-term minor beneficial impacts, and ultimately direct long-term moderate beneficial impacts. Beneficial economic impacts are based on increased average annual gross revenues associated with increased aggregated LCS, hammerhead, and non-blacknose SCS sub-regional quotas in the northern Atlantic region seen in this alternative. While Alternative C2 would allow fishermen flexibility to maximize landings of LCS and SCS within their associated sub-regions, it does not take into consideration the SEDAR 34 stock assessment results or the quota linkages between non-blacknose SCS and blacknose sharks, and therefore, NMFS does not prefer this alternative at this time.

Alternative C3 would apportion the Atlantic regional quotas for LCS and SCS along 34° 00' N. Lat. (approximately at Wilmington, North Carolina) into northern and southern sub-regional quotas and potentially adjust the non-blacknose SCS quota based on the results of the 2013 assessments for Atlantic sharpnose and bonnethead sharks. This alternative would likely result in direct short-term minor beneficial impacts, and ultimately direct long-term moderate beneficial impacts. However, drawing the regional boundary between the northern and southern Atlantic sub-regions along 34° 00' N. Lat. would result in more equitable sub-regional quotas, in comparison to the boundary considered in Alternative C2. Under this alternative, the northern Atlantic sub-region would receive 19.7 percent of the total aggregated LCS quota (33.3 mt dw; 73,393 lb dw) and 34.1 percent of the total hammerhead shark quota (9.2 mt dw; 20,370 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for aggregated LCS and hammerhead shark meat in the northern Atlantic sub-region would be \$72,485, while the shark fins would be \$16,549. Thus, total average annual gross revenues for aggregated LCS and hammerhead shark landings in the northern Atlantic sub-region would be \$89,034 (\$72,485 + \$16,549). There are approximately 61 directed shark permit holders in the northern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$1,460 per vessel. When compared to Alternative C2, the northern Atlantic sub-region would have minor adverse economic impacts under this alternative. In the southern Atlantic sub-region, fishermen would receive 80.3 percent of the total aggregated LCS quota (135.6 mt dw; 299,159 lb dw) and 65.9 percent of the total hammerhead shark quota (17.9 mt dw; 39,366 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for aggregated LCS and hammerhead shark meat in the southern Atlantic sub-region would be \$267,513, while the shark fins would be \$59,750. The total average annual gross revenues for aggregated LCS and hammerhead shark landings in the southern Atlantic sub-region would be \$327,263 (\$267,513 + \$59,750). There are approximately 64 directed shark permit holders in the southern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$5,113 per vessel. This alternative would have minor beneficial economic impacts for the southern Atlantic sub-region fishermen when compared to Alternative C2.

As in Alternative C2, NMFS would determine the blacknose shark quota for each sub-region using the percentage of landings associated with blacknose sharks within each sub-region in Alternative C3 and the new non-blacknose SCS quotas in conjunction in Alternatives C5, C6, and C7. Under Alternative C3, the northern Atlantic sub-region would receive 30.3 percent of the total non-blacknose SCS quota, while the southern Atlantic sub-region would receive 69.7 percent of the total non-blacknose SCS quota. For the blacknose sharks, the northern Atlantic sub-region would receive 4.5 percent of the total blacknose shark quota (0.8 mt dw; 1,732 lb dw), while the southern Atlantic sub-region would receive 95.5 percent of the total blacknose shark quota (16.7 mt dw; 36,899 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for blacknose shark meat in the northern Atlantic sub-region would be \$1,443, while the shark fins would be \$307. Thus, total average annual gross revenues for blacknose shark landings in the northern Atlantic sub-region would be \$1,750 (\$1,443 + \$307). Based on the 2013 ex-vessel prices, the annual gross revenues for blacknose shark meat in the southern Atlantic sub-region would be \$30,626, while the shark fins would be \$6,513. The total average annual gross revenues for blacknose shark landings in the southern Atlantic sub-region would be \$37,139 (\$30,626 + \$6,513). This alternative would have neutral socioeconomic impacts for the

northern Atlantic sub-region fishermen when compared to Alternative C2, and would have beneficial socioeconomic impacts for the southern Atlantic sub-region fishermen when compared to Alternative C2.

Alternative C4, one of the preferred alternatives, would apportion the Atlantic regional quotas for certain LCS and SCS management groups along 34° 00' N. Latitude (approximately at Wilmington, North Carolina) into northern and southern sub-regional quotas, maintain SCS quota linkages in the southern sub-region of the Atlantic region, remove the SCS quota linkages in the northern sub-region of the Atlantic region, and prohibit the harvest and landings of blacknose sharks in the northern Atlantic sub-region. The socioeconomic impacts of apportioning the Atlantic regional quotas for LCS and SCS along 34° 00' N. Lat. into northern and southern sub-regional quotas as preferred in this alternative would have the same impacts as described in alternative C3 above. Removing quota linkages within the northern Atlantic sub-region would have beneficial impacts, as active fishermen in this region would be able to continue fishing for non-blacknose SCS without the fishing activities in the southern Atlantic sub-region, where the majority of blacknose sharks are landed, impacting the timing of the non-blacknose SCS fishery closure. Economic advantages associated with removing quota linkages, allowing the northern Atlantic sub-region to land a larger number of non-blacknose SCS, would outweigh the income lost from prohibiting landings of blacknose sharks (\$1,750), particularly given the minimal landings of blacknose sharks attributed to the northern sub-region. In the southern Atlantic region, no socioeconomic impacts are expected by maintaining the quota linkages already in place for SCS. Thus, by removing quota linkages in the northern Atlantic region, in combination with apportioning the Atlantic regional quota at 34° 00' N. Lat. to allow fishermen to maximize their fishing effort, and thereby maximize revenue, during periods when sharks migrate into local waters or when regional time/area closures are not in place, Alternative C4 would result in overall direct and indirect, short- and long-term moderate beneficial socioeconomic impacts.

Alternative C5 would establish a non-blacknose SCS TAC of 353.2 mt dw and reduce the non-blacknose SCS commercial quota to 128 mt dw (282,238 lb dw). When combined with the other alternatives to establish sub-regional non-blacknose SCS quotas, the economic impacts of Alternative C5 would vary based on the alternative. Under Alternatives C2, the northern Atlantic sub-region would receive 32.2 percent of the total non-blacknose SCS quota (41.2 mt dw; 90,881 lb dw) and the southern Atlantic sub-region would receive 67.8 percent of the total non-blacknose SCS quota (86.8 mt dw; 191,357 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the northern Atlantic sub-region would be \$63,617, while the shark fins would be \$16,040. Thus, total average annual gross revenues for non-blacknose SCS landings in the northern Atlantic sub-region would be \$79,657 (\$63,617 + \$16,040). There are approximately 61 directed shark permit holders in the northern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$1,306 per vessel. Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the southern Atlantic sub-region would be \$133,950, while the shark fins would be \$33,775. The total average annual gross revenues for non-blacknose SCS landings in the southern Atlantic sub-region would be \$167,724 (\$133,950 + \$33,775). There are approximately 56 directed shark permit holders in the southern Atlantic sub-region. Based on this number of individual permits, the total average

annual gross revenues for the directed permit holders in this sub-region would be \$2,995 per vessel. Sub-regional quotas under Alternatives C2 are about a two percent increase in landings allocated to the northern region for non-blacknose SCS when compared to Alternative C3. This percentage would lead to a slight increase in some of the sub-regional quotas within the northern Atlantic sub-region, as compared to Alternative C3, and would result in short-term minor beneficial impacts, and ultimately long-term moderate beneficial impacts in the northern Atlantic sub-region.

Using the quotas considered under Alternative C5 and the sub-regional split under Alternatives C3 and C4 (preferred alternative), the northern Atlantic sub-region would receive 30.3 percent of the total non-blacknose SCS quota (38.8 mt dw; 85,518 lb dw), while the southern Atlantic sub-region would receive 69.7 percent of the total non-blacknose SCS quota (89.2 mt dw; 196,720 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the northern Atlantic sub-region would be \$59,863, while the shark fins would be \$15,094. The total average annual gross revenues for non-blacknose SCS landings in the northern Atlantic sub-region would be \$74,957 (\$59,863 + \$15,094). There are approximately 53 directed shark permit holders in the northern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$1,414 per vessel. Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the southern Atlantic sub-region would be \$137,704, while the shark fins would be \$34,721. The total average annual gross revenues for non-blacknose SCS landings in the southern Atlantic sub-region would be \$172,425 (\$137,704 + \$34,721). There are approximately 64 directed shark permit holders in the southern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$2,694 per vessel. Overall, the non-blacknose SCS commercial quota considered under this alternative is almost thirty percent less than the current base quota and less than half of the current adjusted quota for this management group. Therefore, NMFS believes this alternative would have short- and long-term minor adverse socioeconomic impacts due to the quota being capped at a lower level than what is currently being landed in the non-blacknose SCS fisheries, leading to a loss in annual revenue for these shark fishermen. In addition, the adverse impacts would be compounded by the unknown stock status of bonnethead, which would prevent NMFS from carrying forward underharvested quota. Thus, the commercial quota of 128 mt dw would not be adjusted and the fishermen would be limited to this amount each year, which could lead to shorter seasons and reduced flexibility, potentially affecting fishermen's decisions to participate.

Under Alternative C6, a preferred alternative, NMFS would establish a non-blacknose SCS TAC and maintain the current base annual quota of 176.1 mt dw (388,222 lb dw). When combined with the other alternatives to establish sub-regional non-blacknose SCS quotas, the economic impacts of Alternative C6 would vary based on the sub-regional quotas. Under Alternatives C2, the northern Atlantic sub-region would receive 32.2 percent of the total non-blacknose SCS quota (56.7 mt dw; 125,007 lb dw) and the southern Atlantic sub-region would receive 67.8 percent of the total non-blacknose SCS quota (119.4 mt dw; 263,215 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the northern Atlantic sub-region would be \$87,505, while the shark fins would be \$22,064. Thus, total average annual gross revenues for non-blacknose SCS landings in the northern Atlantic sub-

region would be \$109,569 (\$87,505 + \$22,064). There are approximately 61 directed shark permit holders in the northern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$1,796 per vessel. Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the southern Atlantic sub-region would be \$184,251, while the shark fins would be \$46,457. The total average annual gross revenues for non-blacknose SCS landings in the southern Atlantic sub-region would be \$230,708 (\$184,251 + \$46,457). There are approximately 56 directed shark permit holders in the southern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$4,119 per vessel. Sub-regional quotas under Alternative C2 would lead to some slightly higher sub-regional quotas within the northern Atlantic sub-region, as compared to Alternative C3, and would result in short-term minor beneficial impacts, and ultimately long-term moderate beneficial impacts in the northern Atlantic sub-region.

Using the quotas considered under Alternative C6 and the sub-regional split considered under Alternatives C3 and C4 (preferred alternative), the northern Atlantic sub-region would receive 30.3 percent of the total non-blacknose SCS quota (53.4 mt dw; 117,631 lb dw), while the southern Atlantic sub-region would receive 69.7 percent of the total non-blacknose SCS quota (123.7 mt dw; 270,591 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the northern Atlantic sub-region would be \$82,342, while the shark fins would be \$20,762. The total average annual gross revenues for non-blacknose SCS landings in the northern Atlantic sub-region would be \$103,104 (\$82,342 + \$20,762). There are approximately 53 directed shark permit holders in the northern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$1,945 per vessel. Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the southern Atlantic sub-region would be \$189,414, while the shark fins would be \$47,759. The total average annual gross revenues for non-blacknose SCS landings in the southern Atlantic sub-region would be \$237,173 (\$189,414 + \$47,759). There are approximately 64 directed shark permit holders in the southern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$3,706 per vessel. Overall, Alternative C6 would lead to a lower quota in the northern Atlantic sub-region, as compared to current landings under the higher base quota. However, NMFS prefers this alternative at this time because it accounts for the status of Atlantic sharpnose and bonnethead sharks and takes into account all sources of mortality for both species and would continue to allow fishermen to land non-blacknose SCS at current levels.

Under Alternative C7, NMFS would establish a non-blacknose SCS TAC of 489.3 mt dw and increase the quota to the current adjusted base annual quota of 264.1 mt dw (582,333 lb dw). The economic impacts of Alternative C7 would vary when combined with the other alternatives to establish sub-regional non-blacknose SCS quotas. Under Alternatives C2, the northern Atlantic sub-region would receive 32.2 percent of the total non-blacknose SCS quota (85.0 mt dw; 187,511 lb dw) and the southern Atlantic sub-region would receive 67.8 percent of the total non-blacknose SCS quota (179.1 mt dw; 394,822 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the northern Atlantic sub-region would be \$131,258, while the shark fins would be \$33,096. Thus, total average annual gross revenues

for non-blacknose SCS landings in the northern Atlantic sub-region would be \$164,353 (\$131,258 + \$33,096). There are approximately 61 directed shark permit holders in the northern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$2,694 per vessel. Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the southern Atlantic sub-region would be \$276,375, while the shark fins would be \$69,686. The total average annual gross revenues for non-blacknose SCS landings in the southern Atlantic sub-region would be \$346,061 (\$276,375 + \$69,686). There are approximately 56 directed shark permit holders in the southern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$6,179 per vessel. Sub-regional quotas under Alternatives C2 would lead to some slightly higher sub-regional quotas within the northern Atlantic sub-region, as compared to Alternative C3 and C4, and would result in short-term minor beneficial impacts, and ultimately long-term moderate beneficial impacts in the northern Atlantic sub-region, especially if there is no quota linkage to blacknose sharks in the northern Atlantic sub-region.

Using the quotas considered under Alternative C7 and the sub-regional split considered under Alternatives C3 and C4 (preferred alternative), the northern Atlantic sub-region would receive 30.3 percent of the total non-blacknose SCS quota (80.0 mt dw; 176,447 lb dw), while the southern Atlantic sub-region would receive 69.7 percent of the total non-blacknose SCS quota (184.1 mt dw; 405,886 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the northern Atlantic sub-region would be \$123,513, while the shark fins would be \$31,143. The total average annual gross revenues for non-blacknose SCS landings in the northern Atlantic sub-region would be \$154,656 (\$123,513 + \$31,143). There are approximately 53 directed shark permit holders in the northern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$2,918 per vessel. Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the southern Atlantic sub-region would be \$284,120, while the shark fins would be \$71,639. The total average annual gross revenues for non-blacknose SCS landings in the southern Atlantic sub-region would be \$355,759 (\$284,120 + \$71,639). There are approximately 64 directed shark permit holders in the southern Atlantic sub-region. Based on this number of individual permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$5,559 per vessel. Overall, Alternative C7 would lead to the same quota in the northern Atlantic sub-region, as compared to current landings under the higher base quota. However, NMFS does not prefer this alternative at this time, because it would cap the non-blacknose SCS commercial at a higher level than Alternative C6 and does not account for the uncertainties in the SEDAR 34 bonnethead stock assessment.

Gulf of Mexico Regional and Sub-Regional Quotas

Alternative D1, the No Action alternative, would maintain the current regional quotas and quota linkages in the Gulf of Mexico region and continue to allow harvest of hammerhead sharks throughout the entire Gulf of Mexico region. This alternative would likely result in short-term neutral direct socioeconomic impacts, because shark fishermen would continue to operate under current conditions, with shark fishermen continuing to fish at similar rates. Based on the 2013

ex-vessel prices, the annual gross revenues for the entire fleet from blacktip, aggregated LCS, and hammerhead shark meat in the Gulf of Mexico region would be \$440,365, while the shark fins would be \$554,750. Thus, total average annual gross revenues for blacktip, aggregated LCS, and hammerhead shark landings in the Gulf of Mexico region would be \$995,115 (\$440,365 + \$554,750), which would be 21 percent of the entire shark fishery. There are approximately 90 directed shark permit holders in the entire Gulf of Mexico, which would result in average annual gross revenues for all LCS species of \$11,057 per vessel. For the non-blacknose SCS and blacknose shark landings, the annual gross revenues for the entire fleet from the meat would be \$35,757, while the shark fins would be \$58,495. The total average annual gross revenues for non-blacknose SCS and blacknose shark landings in the Atlantic region were \$94,252 (\$35,757 + \$58,495), which is 2 percent of the entire revenue for the shark fishery. For the approximately 90 directed shark permit holders in the entire Gulf of Mexico, this which would result in average annual gross revenues for all SCS species of \$1,047 per vessel. However, this alternative would likely result in long-term minor adverse socioeconomic impacts. Negative impacts would be partly due to the continued negative effects of federal and state regulations related to shark finning and sale of shark fins, which have resulted in declining ex-vessel prices of fins since 2010, as well as continued changes in shark fishery management measures. In addition, under the No Action alternative the non-blacknose SCS quota would not be modified. This could potentially lead to negative socioeconomic impacts, since the non-blacknose SCS quotas could be increased based on the most recent stock assessment, as described in alternatives D5-D7 below. Additionally, under the current regulations, differences in regional season opening dates would impact the availability of quota remaining in the Gulf of Mexico. Florida fishermen begin fishing the LCS quotas in the beginning of the year, because sharks are in local waters. This puts Louisiana fishermen at a slight economic disadvantage, as they prefer to delay fishing in order to maximize fishing efforts during the religious holiday Lent when prices for shark meat are higher. Indirect short-term socioeconomic impacts resulting from any of the actions in Alternative D1 would likely be neutral. The measures would maintain the status quo with respect to shark landings and fishing effort. However, this alternative would likely result in indirect long-term minor adverse socioeconomic impacts. Negative socioeconomic impacts and decreased revenues associated with financial hardships experienced by fishermen within the Gulf of Mexico shark fisheries would carry over to the dealers and supporting businesses they regularly interact with. In addition, this alternative would not achieve the goals of this rulemaking of increasing management flexibility to adapt to the changing needs of the Atlantic shark fisheries.

Alternative D2 would apportion the Gulf of Mexico regional quotas for blacktip, aggregated LCS and hammerhead sharks along 89° 00' W Longitude into western and eastern sub-regional quotas. Establishing sub-regional quotas would provide flexibility in seasonal openings within the Gulf of Mexico region. Different seasonal openings within sub-regions would allow fishermen to maximize their fishing effort during periods when sharks migrate into local waters or during periods when sales of shark meat are increased (e.g., in Louisiana, during Lent). Drawing the regional boundary between the eastern and western sub-regions along 89° 00' W Long. (between fishing catch areas 11 and 12), would better geographically separate the fishing activities of the major fishing constituents in the Gulf of Mexico region (i.e., Louisiana and Florida), in contrast to the boundary in Alternative D3, as the general range of Louisiana fishermen does not extend beyond this boundary. Under this alternative, the eastern Gulf of

Mexico sub-region would receive 94.1 mt dw in blacktip shark, 87.0 mt dw in aggregated LCS, and 25.2 mt dw in hammerhead shark quotas. Based on the 2013 ex-vessel prices, the annual gross revenues for blacktip, aggregated LCS, and hammerhead shark meat in the eastern Gulf of Mexico sub-region would be \$203,868, while the shark fins would be \$80,259. Thus, total average annual gross revenues for blacktip, aggregated LCS, and hammerhead shark landings in the eastern Gulf of Mexico sub-region would be \$284,127 (\$203,868 + \$80,259). There are approximately 66 directed shark permit holders in the eastern Gulf of Mexico sub-region. Based on this number of individual directed permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$4,305 per vessel. When compared to the other alternatives, the eastern Gulf of Mexico sub-region would have minor beneficial socioeconomic impacts under Alternative D2, because this alternative would result in the highest total average annual gross revenues for blacktip, aggregated LCS, and hammerhead sharks.

In the western Gulf of Mexico sub-region under alternative D2, fishermen would receive 65.7 percent of the total blacktip quota (180.2 mt dw; 397,239 lb dw), 42.5 percent of the total aggregated LCS quota (64.2 mt dw; 141,877 lb dw), and 0.6 percent of the total hammerhead shark quota (0.1 mt dw; 334 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for blacktip, aggregated LCS, and hammerhead shark meat in the eastern Gulf of Mexico sub-region would be \$236,497, while the shark fins would be \$95,213. Thus, total average annual gross revenues for blacktip, aggregated LCS, and hammerhead shark landings in the eastern Gulf of Mexico sub-region would be \$331,710 (\$236,497 + \$95,213). There are approximately 24 directed shark permit holders in the western Gulf of Mexico sub-region. Based on this number of individual directed permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$13,821 per vessel. The slight increase in the blacktip shark sub-regional quota in the eastern Gulf of Mexico sub-region, in comparison to Alternative D3, would result in direct short-term minor beneficial socioeconomic impacts. Over time, increased revenues gained from the additional blacktip shark sub-regional quota, as well as increased revenue associated with fishermen maximizing their fishing effort during periods when sharks migrate into local waters, could ultimately have direct long-term moderate beneficial socioeconomic impacts. Under this alternative the quota for hammerheads sharks in the western sub-region would be 0.1 mt dw, which would be very difficult for NMFS to monitor and control, possibly leading to the quota being overharvested. This small hammerhead quota could lead to the aggregated LCS season being closed very early, and thus fishermen losing revenues if they are not able to land the aggregated LCS species. Therefore, because this alternative does not take into consideration the quota linkages between aggregated LCS and hammerhead sharks, NMFS does not prefer this alternative.

Alternative D3 would apportion the Gulf of Mexico regional quotas for blacktip, aggregated LCS, and hammerhead sharks along 88° 00' W Longitude into western and eastern sub-regional quotas. Under this alternative, the eastern Gulf of Mexico sub-region would receive 31.2 percent of the total blacktip quota (85.6 mt dw; 188,643 lb dw), 53.2 percent of the total aggregated LCS quota (80.4 mt dw; 177,596 lb dw), and 99.4 percent of the total hammerhead shark quota (25.2 mt dw; 55,388 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for blacktip, aggregated LCS, and hammerhead shark meat in the eastern Gulf of Mexico sub-region would be \$188,961, while the shark fins would be \$74,417. Thus, total average annual gross revenues for blacktip, aggregated LCS, and hammerhead shark landings in

the eastern Gulf of Mexico sub-region would be \$263,378 (\$188,961 + \$74,417). There are approximately 66 directed shark permit holders in the eastern Gulf of Mexico sub-region. Based on this number of individual directed permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$3,991 per vessel. When compared to the other alternatives, the eastern Gulf of Mexico sub-region would have minor adverse socioeconomic impacts under Alternative D3, because this alternative would result in lower total average annual gross revenues for blacktip, aggregated LCS, and hammerhead sharks.

In the western Gulf of Mexico sub-region under alternative D3, fishermen would receive 68.8 percent of the total blacktip quota (188.7 mt dw; 415,983 lb dw), 46.8 percent of the total aggregated LCS quota (70.8 mt dw; 156,232 lb dw), and 0.6 percent of the total hammerhead shark quota (0.1 mt dw; 334 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for blacktip, aggregated LCS, and hammerhead shark meat in the western Gulf of Mexico sub-region would be \$251,403, while the shark fins would be \$101,055. Thus, total average annual gross revenues for blacktip, aggregated LCS, and hammerhead shark landings in the western Gulf of Mexico sub-region would be \$352,458 (\$251,403 + \$101,055). There are approximately 24 directed shark permit holders in the western Gulf of Mexico sub-region. Based on this number of individual directed permits, the total average annual gross revenues for the directed permit holders in this sub-region would be \$14,686 per vessel. This alternative would have minor beneficial economic impacts for the western Gulf of Mexico sub-region fishermen when compared to other alternatives, because fishermen in the sub-region would receive a higher quota. This alternative would likely result in direct short-term minor beneficial impacts, and ultimately direct long-term moderate beneficial impacts. However, drawing the regional boundary between the eastern and western Gulf of Mexico sub-regions along 88° 00' W Long. (i.e., between fishing catch areas 10 and 11) may not reflect geographic differences in the distribution of major fishing constituents in the region (i.e., Louisiana and Florida) as well as the boundary in Alternative D2, as fishermen from Louisiana would be encouraged to fish in waters farther east than they historically occupied, which could create future user group conflicts within the region. Despite beneficial economic impacts associated with this alternative, NMFS does not prefer this alternative at this time because the split in Alternative D2 may reflect the distribution of fishing constituents better.

Alternative D4, one of the preferred alternatives, would apportion the Gulf of Mexico regional quotas for blacktip, aggregated LCS, and hammerhead sharks along 89° 00' W Longitude into western and eastern sub-regional quotas and would maintain LCS quota linkages in the eastern sub-region of the Gulf of Mexico region, remove the LCS quota linkages in the western sub-region of the Gulf of Mexico region, and prohibit the harvest of hammerhead sharks in the western Gulf of Mexico sub-region. Removing quota linkages within the western Gulf of Mexico sub-region would have beneficial socioeconomic impacts, as fishermen active in this region would be able to continue fishing for aggregated LCS sharks without fishing activities in the eastern Gulf of Mexico sub-region dictating the timing of the aggregated LCS fishery closure. Economic advantages associated with removing quota linkages, allowing the western Gulf of Mexico sub-region to land a larger number of aggregated LCS, would outweigh the income lost from prohibiting landings of hammerhead sharks, particularly considering that the estimated hammerhead quota for the western Gulf of Mexico would be 0.1 mt dw. In the eastern Gulf of Mexico sub-region, no socioeconomic impacts are expected by maintaining the quota

linkages already in place for LCS. Thus, Alternative D4 would likely result in both direct and indirect short- and long-term neutral socioeconomic impacts across the entire Gulf of Mexico region, as increased revenues associated with increased flexibility with season opening dates as a result of implementing sub-regional quotas would be countered by potential losses from prohibiting landings of hammerhead sharks in the western Gulf of Mexico. Because Alternative D4 would have neutral economic impacts, but still maintain the objective of providing flexibility of implementation of shark management measures through the region, NMFS prefers this alternative at this time.

Under Alternative D5, NMFS would establish a non-blacknose SCS TAC of 931.9 mt dw and maintain the current base annual quota of 45.5 mt dw (100,317 lb dw). This alternative would likely result in moderate adverse socioeconomic impacts, due to the quota being capped at a lower level than what the SEDAR 34 stock assessment indicated was sustainable. Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS and blacknose shark meat in the Gulf of Mexico region would be \$32,101, while the shark fins would be \$55,977. Thus, total average annual gross revenues for non-blacknose SCS landings would be \$88,078 (\$32,101 + \$55,977). There are approximately 90 directed shark permit holders in the entire Gulf of Mexico, which would result in average annual gross revenues for all SCS species of \$979 per vessel. When compared to Alternative D6, the preferred alternative, this alternative would result in \$44,040 (\$132,118 - \$88,078) less in total gross annual revenue, or \$489 less per vessel. In addition, the smaller quota under Alternative D5 could lead to shorter seasons, when compared to 2013 landings. For these reasons, NMFS does not prefer this alternative at this time.

Under Alternative D6, the preferred alternative, NMFS would establish a non-blacknose SCS TAC of 954.7 mt dw and increase the quota to the current adjusted annual quota of 68.3 mt dw (150,476 lb dw). Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the Gulf of Mexico region would be \$48,152, while the shark fins would be \$83,966. Thus, total average annual gross revenues for non-blacknose SCS landings would be \$132,118 (\$48,152 + \$83,966). There are approximately 90 directed shark permit holders in the entire Gulf of Mexico, which would result in average annual gross revenues for all SCS species of \$1,468 per vessel. NMFS prefers this alternative at this time because it would increase the non-blacknose SCS commercial quota above the current base quota and provide fishermen with additional opportunities to profit from landing non-blacknose SCS in the Gulf of Mexico region, compared to the quota considered under Alternative D5, while also taking into account uncertainties in SEDAR 34, as well as the unknown status of bonnethead sharks.

Under Alternative D7, would establish a non-blacknose SCS TAC of 1,064.9 mt dw and increase the quota to 178.5 mt dw (393,566 lb dw). Under this alternative, the commercial quota would be increased to twice the current 2013 landings, which is almost four times the current base annual quota for non-blacknose SCS. Based on the 2013 ex-vessel prices, the annual gross revenues for non-blacknose SCS meat in the Gulf of Mexico region would be \$125,941, while the shark fins would be \$219,610. Thus, total average annual gross revenues for non-blacknose SCS landings would be \$345,551 (\$125,941 + \$219,610). There are approximately 90 directed shark permit holders in the entire Gulf of Mexico, which would result in average annual gross revenues for all LCS species of \$3,839 per vessel. The quota considered under this alternative

would result in an increase of \$213,433 (\$345,551 - \$132,118) in annual revenues or an increase of \$2,371 per vessel, over the quota considered in preferred Alternative D6. However, as mentioned above, NMFS anticipates that it is not likely that fishermen would economically benefit from the non-blacknose SCS quota considered under Alternative D7, since the linkage with the blacknose quota would be maintained, and therefore the non-blacknose SCS fishery would likely be closed based on the blacknose quota before the full non-blacknose SCS quota could be landed. For this reason, and because there are uncertainties associated with the SEDAR 34 stock assessments, NMFS does not prefer this alternative at this time.

Upgrading Restrictions

Under Alternative E1, the No Action alternative, NMFS would maintain the current upgrading restrictions in place for shark limited access permit holders. Thus, shark limited access permit holders would continue to be limited to upgrading a vessel or transferring a permit only if it does not result in an increase in horsepower of more than 20 percent or an increase of more than 10 percent overall, gross registered tonnage, or net tonnage from the vessel baseline specifications. The No Action alternative could result in direct and indirect minor adverse socioeconomic impacts if fishermen continue to be constrained by limits on horsepower and vessel size increases. Fishermen would also be limited by these upgrading restrictions when buying, selling, or transferring shark directed limited access permits. Because the No Action alternative provides fishermen with less operational flexibility, NMFS does not prefer this alternative at this time.

Alternative E2, a preferred alternative, would remove current upgrading restrictions for shark directed permit holders. Eliminating these restrictions would have short- and long-term minor beneficial socioeconomic impacts, since it would allow fishermen to buy, sell, or transfer shark directed permits without worrying about the increase in horsepower of more than 20 percent or an increase of more than 10 percent in length overall, gross registered tonnage, or net tonnage from the vessel baseline specifications. In addition, the upgrade restriction for shark permit holders was implemented to match the upgrading restrictions for the Northeast multispecies permits. NMFS is currently considering removing the upgrading restrictions for the Northeast multispecies permits, and if those are removed, then removing the upgrading restrictions for shark directed permit holders could aid in maintaining consistency for fishermen who hold multiple permits.

8.0 COMMUNITY PROFILES

Section 102(2)(a) of the National Environmental Policy Act requires Federal agencies to consider the interactions of natural and human environments by using “a systematic, interdisciplinary approach which will ensure the integrated use of the natural and social sciences in planning and decision-making.” Federal agencies should address the aesthetic, historic, cultural, economic, social, or health effects which may be direct, indirect, or cumulative. The Magnuson-Stevens Act also requires, among other matters, consideration of social impacts. Consideration of the social impacts associated with fishery management measures is a growing concern as fisheries experience variable participation and/or declines in stocks.

Profiles for HMS fishing communities were included in Chapter 9 of the 2006 Consolidated HMS FMP and updated in Chapter 6 of the 2012 and 2013 Stock Assessment and Fishery Evaluation Reports for Atlantic Highly Migratory Species. These profiles are incorporated here by reference. The shark fisheries of the Atlantic and Gulf of Mexico extend from Maine to Texas and include Puerto Rico and the U.S. Virgin Islands. Directed shark fishing occurs on a seasonal basis, depending on area and the length of the fishing season, and these vessels fish for different species at other times of the year. In the Atlantic, the majority of the commercial directed shark permit holders are concentrated in New Jersey, North Carolina, and Florida, thus, these are the states most likely to be impacted by this action. However, as described above, NMFS expects the impacts of the preferred alternatives to be beneficial to these permit holders. In the Gulf of Mexico, most of the commercial directed shark permit holders are in Louisiana and Florida, and therefore, these are the states that would likely be affected by this rulemaking. As described above, NMFS expects the socioeconomic impacts of the preferred alternatives to be either neutral or beneficial to the fishermen in these states.

9.0 OTHER CONSIDERATIONS

9.1 MAGNUSON-STEVENSON ACT

NMFS has determined that this proposed action is consistent with the Magnuson-Stevens Act and other applicable laws, subject to further consideration after public comment. The analyses in this document are consistent with the Magnuson-Stevens Act National Standards (NSs) (see 50 C.F.R. Part 600, Subpart D for National Standard Guidelines).

NS 1 requires NMFS to prevent overfishing while achieving on a continuing basis, Optimum Yield (OY), from each fishery for the U.S. fishing industry. As summarized in other chapters, over the past several years, NMFS has undertaken numerous management actions, including Amendment 2, Amendment 3, and Amendment 5a to address overfishing and to rebuild Atlantic shark stocks. The preferred alternatives in this document are consistent with ongoing management efforts to rebuild, manage, and conserve target species in accordance with the NS 1 guidelines, and 16 U.S.C. § 1854(e)(4). The preferred alternative that would increase the retention limit to 55 LCS other than sandbar sharks and adjust the sandbar shark quota in the Atlantic shark research fishery is consistent with NS 1 because this alternative prevents overfishing of shark species and has positive economic impacts by allowing for more profitable shark fishing trips. In addition, this alternative provides for continuing the rebuilding of sandbar sharks. As described in Chapter 2, dead discards of sandbar sharks are already considered under the current TAC and reducing the sandbar shark research quota should cover any additional mortality that could occur with the higher retention limit. Preventing overfishing of sandbar sharks, while providing opportunities to harvest the Gulf of Mexico blacktip, aggregated LCS, and hammerhead shark management groups is consistent with NS 1. Sub-regional quotas would be established in the Atlantic and Gulf of Mexico regions based upon historical landings and best available scientific information. The quota linkages in the preferred alternatives could result in precluding the non-blacknose SCS and aggregated LCS fisheries from achieving the full quota; however, the quota linkages are necessary in these multispecies fisheries to ensure that the TAC of shark species under a rebuilding plan is not exceeded and to minimize regulatory discards, to the extent practicable. To allow increased access to the northern Atlantic non-blacknose SCS resource, the preferred alternative would prohibit blacknose shark landings in the sub-region. Removing the quota linkage between blacknose sharks and the non-blacknose SCS group should allow fishermen to achieve OY for the non-blacknose SCS species. Similarly, to allow increased access to the western Gulf of Mexico aggregated LCS resource, the preferred alternative would prohibit hammerhead shark landings in the sub-region. Removing the quota linkage between hammerhead sharks and the aggregated LCS group should allow fishermen to achieve OY for the aggregated LCS species. Consistent with the SEDAR 34 stock assessments for Atlantic sharpnose and bonnethead sharks, the preferred alternatives would adjust mortality levels to prevent overfishing of these species, while allowing fishermen to harvest, on a continuing basis, these species.

NS 2 requires that conservation and management measures be based on the best scientific information available. The preferred alternatives in this document are consistent with NS 2 guidelines. For the non-blacknose SCS quotas and TACs, the alternatives are based on the latest SEDAR 34 stock assessments for Atlantic sharpnose and bonnethead sharks and SEDAR 13 for finetooth sharks, which NMFS has determined to be the best scientific information available. For

all the alternatives, including the permit stacking, increase in retention limit, and apportionment of regional quotas into sub-regions, NMFS also used self-reported fisheries logbook data, dealer reports, and observer reports. These sources represent the best scientific information available.

NS 3 requires that, to the extent practicable, an individual stock of fish be managed as a unit throughout its range and interrelated stocks of fish be managed as a unit or in close coordination. The preferred alternatives for the Atlantic shark fishermen are consistent with NS 3 because they would apply to shark species throughout their ranges in U.S. federal waters from Maine to Texas, including the Gulf of Mexico and the Caribbean Sea. These alternatives would also apply to federally-permitted vessels fishing for Atlantic sharks on the high seas. Federal permit requirements and quotas would apply to all shark fishermen fishing for sharks.

NS 4 requires that conservation and management measures do not discriminate between residents of different states. Furthermore, if it becomes necessary to allocate or assign fishing privileges among various U.S. fishermen, such allocation should be fair and equitable to all fishermen; be reasonably calculated to promote conservation; and should be carried out in such a manner that no particular individual, corporation, or other entity acquires an excessive share of such privileges. The preferred alternative that would increase the retention limit is equitable since it applies to all directed shark permit holders. The sub-regional preferred alternatives for LCS and SCS in the Atlantic and Gulf of Mexico regions consider the equitability of the alternatives to all regional fishermen and allow fishermen to maximize their fishing efforts. NMFS believes the preferred dividing lines for the sub-regions would be the most fair and equitable and beneficial for all fishermen in the regions, because they would give fishermen in the sub-regions the most control over when the fishing season starts. The sub-regional quotas are fair and equitable since they are based on historical landings and the best scientific information available. NMFS believes the preferred alternative to not allow permit stacking is the most fair and equitable alternative for this fishery at this time, because only shark fishermen that have or could afford to buy multiple shark permits would benefit from the higher retention limit and higher revenues, whereas those shark fishermen that cannot afford to buy a second directed shark permit would be at a disadvantage, unable to economically benefit from the higher retention limits. Because the majority of fishermen in the shark fishery have only one permit (in the Atlantic region, 130 of the 136 shark directed permits have different owners; in the Gulf of Mexico region, 73 of the 83 shark directed permits have different owners), permit stacking would not benefit most shark fishermen in the short-term, and it could possibly lead to inequity among directed shark LAP holders.

NS 5 requires that conservation and management measures should, where practicable, consider efficiency in the utilization of fishery resources, with the exception that no such measure has economic allocations as its sole purpose. The preferred alternatives in this rulemaking were specifically designed to be consistent with NS 5. The preferred alternatives would establish a new retention limit for LCS, adjust the sandbar shark research quota, establish regional non-blacknose SCS quotas and TACs, create sub-regional quotas, and remove current upgrading restrictions in order to improve efficiencies throughout the fishery, while maintaining sustainable fisheries for and preventing overfishing of Atlantic sharks.

NS 6 states that conservation and management measures shall take into account and allow for variations among, and contingencies in, fisheries, fishery resources, and catches. The

preferred alternatives in this document were specifically designed to be consistent with this NS by providing for flexibility of fishermen and managers to address variations in the Atlantic shark fisheries among different regions and sub-regions. The preferred alternatives would implement measures that consider the variations among, and contingencies in, fisheries, fishery resources, and catches. The preferred measures relate to either fishing effort or retention restrictions, including the LCS retention limit and sub-regional quotas. In reaching these preferred management measures, NMFS analyzed the data considering variations among the fisheries, fishery resources, and catches. Measures are already in place to ensure quotas are not exceeded in the presence of variations in the fishery and catches; however, retention limits and sub-regional quotas could change in the future if warranted by new stock assessments or changes in the fishery. Timely reporting of catch data and the requirement to close the fishery after 80 percent of the quota is utilized would allow for these measures to adjust to variations and contingencies, consistent with NS 6.

NS 7 states that conservation and management measures shall, where practicable, minimize costs and avoid unnecessary duplication. The preferred alternatives in this document are consistent with this NS because they would not implement new requirements that would be costly for fishermen or that duplicate any current requirements. Additionally, some of the preferred alternatives are aimed to minimize costs and increase efficiencies for fishermen. For example, as a part of this rulemaking, NMFS would remove current upgrading restrictions for shark directed permit holders. Eliminating these restrictions would have short- and long-term minor beneficial socioeconomic impacts, since it will allow fishermen to buy, sell, or transfer shark directed permits without worrying about the increase in horsepower of more than 20 percent or an increase of more than 10 percent in length overall, gross registered tonnage, or net tonnage from the vessel baseline specification. In addition, the upgrading restrictions for shark permit holders were implemented to match the upgrading restrictions for the Northeast multispecies permits, but NMFS is currently considering removing those restrictions, so removing the upgrading restrictions for shark directed permit holders could aid in maintaining consistency for fishermen who hold multiple permits if the restrictions for the Northeast multispecies permits are removed. In addition, preferred alternative B2 would increase the LCS retention limit to a maximum of 55 LCS other than sandbar sharks per trip for shark directed permit holders and establish a new Atlantic shark research fishery quota of 75.7 mt dw (166,826 lb dw) for sandbar sharks. This alternative would allow all shark directed permit holders to retain 19 more LCS per vessel per trip than the current retention limit. The higher retention limit is likely to make each trip more profitable for fishermen, as well as more efficient if they decide to take fewer trips, and in turn save money on gas, bait, and other associated costs.

NS 8 states that conservation and management measures shall, consistent with the conservation requirements of the Magnuson-Stevens Act (including the prevention of overfishing and rebuilding of overfished stocks), take into account the importance of fishery resources to fishing communities in order to provide for the sustained participation of such communities, and to the extent practicable, minimize adverse economic impacts on such communities. The preferred alternatives are consistent with this NS. The preferred alternative that would implement a larger retention limit for LCS would provide beneficial economic impacts, since the higher retention limit is likely to make each trip more profitable for fishermen, as well as more efficient if they decide to take fewer trips, and in turn save money on gas, bait and other associated costs. The preferred alternative to implement sub-regional quotas could allow for

flexibility in seasonal openings within the Atlantic and Gulf of Mexico regions. Different seasonal openings within the considered sub-regions would allow fishermen to maximize their fishing effort during periods when sharks migrate into local waters, when regional time/area closures are not in place, or during periods when sales of shark meat are increased (e.g., in Louisiana, during Lent).

NS 9 states that conservation and management measures shall, to the extent practicable, minimize bycatch, and to the extent that bycatch cannot be avoided, minimize the mortality of such bycatch. The preferred alternatives are consistent with this NS. The preferred alternatives are not expected to cause significant changes in fishing effort, areas, or practices, and thus are not expected to lead to increases in potential bycatch or increased interactions with non-target, incidentally caught species, including protected species. The preferred alternative to increase the retention limit should minimize bycatch, since fishermen could retain more sharks per trip and the potential sandbar shark mortality is already accounted for with the sandbar shark total allowable catch. The preferred alternatives to adjust the non-blacknose SCS quotas consider bycatch while focusing on capping fishing mortality. The preferred quota linkages would prevent bycatch of sharks by opening and closing shark management groups at the same time to prevent excessive mortality of one species to occur due to incidental capture while targeting other shark species. See Section 3.7 for more information about bycatch reduction in shark fisheries.

NS 10 states that conservation and management measures shall, to the extent practicable, promote the safety of human life at sea. The preferred alternatives in the document are consistent with this NS because no impact to safety of life at sea is anticipated to result from these preferred alternatives. The management measures in the preferred alternatives would not require fishermen to travel greater distances, fish in bad weather, or otherwise fish in an unsafe manner.

9.2 CONSIDERATION OF MAGNUSON-STEVENSON ACT SECTION 304(G) MEASURES

Section 304(g) of the Magnuson-Stevens Act sets forth requirements specific to the preparation and implementation of an FMP or FMP amendment for HMS. See 16 U.S.C. § 1854(g) for full text. The summary of the requirements of Section 304(g) and an explanation of how NMFS is consistent with these requirements are below. The impacts of the preferred alternatives and how they meet these requirements are described in more detail in Chapters 2 and 4 of the document.

1. Consult with and consider the views of affected Councils, Commissioners, and advisory groups.

NMFS developed a Predraft to Amendment 6 in April 2014. The Predraft included management options that explored specific changes to the current regional quota and permit structures, which could potentially be implemented in the short-term (i.e., one to two years). The Magnuson-Stevens Act requires NMFS to “consult with and consider the comments and views of affected Councils, commissioners and advisory groups appointed under Acts implementing relevant international fishery agreements pertaining to highly migratory species, and the [HMS] advisory panel in preparing and implementing any fishery management plan or amendment.”

The HMS AP consists of representatives from the commercial and recreational fishing sectors, academia, and non-governmental organizations. Each of the 5 Regional Fishery Management Councils and the two State Fisheries Commissions has a seat on the HMS AP. In April 2014, NMFS specifically solicited opinions and advice from the HMS AP on the potential range of options presented in the Amendment 6 Predraft and whether there were additional options that should be addressed and considered in the rulemaking process. Based on the comments received from the HMS AP on the Predraft and other commenters in April 2014, NMFS further developed the potential management measures for Amendment 6 and presented these options to the HMS AP in September 2014.

2. *Establish an advisory panel for each FMP.*

As part of the 2006 Consolidated HMS FMP, NMFS combined the Atlantic Billfish and HMS Advisory Panels into one panel. This combined HMS Advisory Panel provides representation from the commercial and recreational fishing industry, academia, non-governmental organizations, states, the Regional Fishery Management Councils, and the Atlantic and Gulf States Marine Fisheries Commissions. This amendment will not change the HMS Advisory Panel, and NMFS convened a meeting of the HMS Advisory Panel during the scoping period of Amendment 6 to discuss and collect comments on potential shark management.

3. *Evaluate the likely effects, if any, of conservation and management measures on participants in the affected fisheries and minimize, to the extent practicable, any disadvantage to U. S. fishermen in relation to foreign competitors.*

Throughout this document, NMFS has described the effects of the management measures and any impacts on U.S. fishermen. The preferred alternatives are necessary to meet Magnuson-Stevens Act mandates to rebuild overfished stocks and prevent overfishing, which in the long term are not expected to disadvantage U.S. fishermen in relation to foreign competitors.

4. *With respect to HMS for which the United States is authorized to harvest an allocation, quota, or fishing mortality level under a relevant international fishery agreement, provide fishing vessels with a reasonable opportunity to harvest such allocation, quota, or at such fishing mortality level.*

There are currently no international agreements for LCS or SCS quotas, allocations, or fishing mortality levels. Therefore, this requirement is not applicable for these species. However, hammerhead sharks (including scalloped hammerhead sharks) and silky sharks are the subject of a binding recommendation by ICCAT. This binding recommendation is limited in scope and applies only to those vessels participating in ICCAT fisheries. These vessels include pelagic longline vessels and recreational vessels with tunas, billfish, and/or swordfish on board. These vessels make up a very small percentage of domestic hammerhead and silky shark catch; therefore, the international management measures do not have a large impact. Furthermore, ICCAT does not establish quota levels for LCS and SCS species. Quotas are domestically established and the preferred alternatives would not preclude fishermen from fulfilling the current shark management group quotas.

5. *Review on a continuing basis, and revise as appropriate, the conservation and management measures included in the FMP.*

NMFS continues to review the need for any revisions to the existing regulations for Atlantic HMS fisheries. Draft Amendment 6 to the 2006 Consolidated HMS FMP is the culmination of one of those reviews.

6. *Diligently pursue, through international entities, comparable international fishery management measures with respect to HMS.*

NMFS continues to work with the ICCAT and other international entities such as the CITES to implement comparable international fishery management measures. NMFS will work with U.S. Fish and Wildlife Service to implement CITES Appendix II listings for porbeagle, oceanic whitetip, and great, scalloped, and smooth hammerhead sharks. To the extent that some of the management measures in this amendment are exportable, NMFS will work to provide foreign nations with the techniques and scientific knowledge to implement similar management measures.

7. *Ensure that conservation and management measures under this subsection:*
 - a. *Promote international conservation of the affected fishery;*
 - b. *Take into consideration traditional fishing patterns of fishing vessels of the United States and the operating requirements of the fisheries;*
 - c. *Are fair and equitable in allocating fishing privileges among United States fishermen and do not have economic allocation as the sole purpose; and*
 - d. *Promote, to the extent practicable, implementation of scientific research programs that include the tagging and release of Atlantic HMS.*

All of the objectives indicate how NMFS would promote the international conservation of the affected fisheries in order to obtain optimum yield while maintaining traditional fisheries and fishing gear and minimizing economic impacts on U.S. fishermen. The management measures in the preferred alternatives in this rulemaking are expected to meet these goals. More specifically:

- a. As detailed in Item 4 above, there are currently no international agreements for LCS and SCS quotas, allocations, or fishing mortality levels. Hammerhead sharks (including scalloped hammerhead sharks) and silky sharks are the subject of a binding recommendation by ICCAT, but this recommendation is limited in scope and applies only to those vessels participating in ICCAT fisheries. NMFS will continue to work with the international community to promote conservation in fisheries that span international jurisdiction, as with hammerhead and silky sharks.
- b. The preferred alternatives explicitly take traditional fishing patterns into account when establishing sub-regional quotas and revised trip limits. The proposed quotas for non-blacknose SCS were developed using the best available science from the most recent stock assessments.
- c. As noted in Item b above, preferred sub-regional quotas would be allocated based upon historical landings information to ensure fair and equitable access to the resource.

- d. NMFS has a number of Atlantic HMS scientific research programs in place including tagging and release projects. The preferred alternatives would not directly implement or establish any new scientific programs; however, these actions would not impact existing programs either.

9.3 E. O. 13132

This action does not contain regulatory provisions with federalism implications sufficient to warrant preparation of a Federalism Assessment under E.O. 13132.

10.0 LIST OF PREPARERS

This Environmental Assessment, Regulatory Impact Review, and Initial Regulatory Flexibility Analysis were prepared by LeAnn Hogan, Guy` DuBeck, Alexis Jackson, Delisse Ortiz, Karyl Brewster-Geisz, and Margo Schulze-Haugen from the HMS Management Division, Office of Sustainable Fisheries. Please contact the HMS Management Division for a complete copy of current regulations for the Atlantic HMS commercial and recreational fisheries.

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11.0 LIST OF AGENCIES/PERSONS CONSULTED

Discussions relevant to the formulation of the preferred alternatives and the analyses for this document involved input from several NMFS components and constituent groups, including: NMFS General Counsel for Enforcement and Fisheries and Protected Resources Sections, NMFS Southeast Fisheries Science Center, NMFS Office for Law Enforcement, NMFS Office of Science and Technology, and the members of the HMS Advisory Panel (which includes representatives from the commercial and recreational fishing industries, environmental and academic organizations, state representatives, and fishery management councils).

On September 10, 2010 (75 FR 57235), NMFS published an ANPR to solicit public comments on potential adjustments to regulations governing the Atlantic shark fisheries to address several specific issues affecting the management of those fisheries. NMFS held several public meetings regarding the ANPR and received many comments, as explained above.

Based on the comments received on the ANPR, on September 16, 2011, NMFS published a NOI (76 FR 57709) to prepare an FMP Amendment that would consider catch shares for the Atlantic shark fisheries. The NOI also established a control date for eligibility to participate in a catch share program and also announced the availability of a white paper that explored potential design elements of a shark catch share program. NMFS held several public meetings and received many comments regarding the NOI, as explained above.

In April 2014, NMFS released a Predraft for Amendment 6 to the 2006 Consolidated HMS FMP (Amendment 6). A Predraft document allows NMFS to obtain additional information and input from HMS AP members and HMS Consulting Parties (Atlantic, Gulf, and Caribbean Fishery Management Councils, Marine Fisheries Commissions, U.S. Coast Guard, and other State and Federal Agency representatives) on potential alternatives prior to development of the formal FMP Amendment and proposed rule. The Predraft explored potential management options for the future management of the Atlantic shark fisheries, taking into consideration comments received on the ANPR and NOI.

Since issuing the ANPR, NOI, and Predraft, and reviewing the comments received, NMFS has continued to consider various ways to move forward to address recurring issues through regulations that provide managers and fishermen with increased management and implementation flexibility while maintaining conservation measures. NMFS published another NOI (May 27, 2014; 79 FR 30064) announcing its intent to prepare an EA instead of an EIS and that the agency is moving away from the catch share concept for this particular Amendment. Thus, the public should largely be aware of the change in approach. For more information on each of these documents and a summary of the comments received please refer to Section 1.1 of this document or visit the Atlantic HMS website at <http://www.nmfs.noaa.gov/sfa/hms/>.

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DRAFT FINDING OF NO SIGNIFICANT IMPACT

Draft Finding of No Significant Impact for a Proposed Rule to implement Amendment 6 to the 2006 Consolidated HMS FMP

The Highly Migratory Species (HMS) Management Division of the Office of Sustainable Fisheries submits the attached Environmental Assessment (EA) for Atlantic HMS fisheries for Secretarial review under the procedures of the Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act).

This EA considers various management measures for the Atlantic commercial directed shark fisheries and was developed as an integrated document that includes a Regulatory Impact Review and Initial Regulatory Flexibility Analysis. Specifically this rulemaking proposes to:

- (1) Implement increased LCS trip limits for shark directed limited access permit holders;
- (2) Apportion the Atlantic regional quotas for certain LCS and SCS into northern and southern sub-regional quotas and apportion the Gulf of Mexico regional quotas for blacktip sharks, aggregated LCS, and hammerhead sharks into western and eastern sub-regional quotas;
- (3) Adjust the non-blacknose SCS quotas in the Atlantic and Gulf of Mexico based on the results of the 2013 stock assessments for Atlantic sharpnose and bonnethead sharks;
- (4) Adjust the current quota linkages in the LCS and SCS fisheries; and
- (5) Remove the upgrading restrictions for the shark limited access permit holders.

The responses in the Finding of No Significant Impact statement are supported by the analyses in the EA as well as in the other National Environmental Policy Act (NEPA) documents referenced. Copies of the EA/Regulatory Impact Review/Initial Regulatory Flexibility Analysis are available at the following address:

Highly Migratory Species Management Division, F/SE1
National Marine Fisheries Service
1315 East-West Highway
Silver Spring, Maryland 20910
Phone: (301)-427-8503
or

<http://www.nmfs.noaa.gov/sfa/hms>

The preferred alternatives of this action are:

- Alternative A1: No Action - Do not implement permit stacking.
- Alternative B2: Increase the LCS retention limit for directed permit holders to a maximum of 55 LCS other than sandbar sharks per trip and adjust the sandbar shark research fishery quota to 75.7 mt dw (166,826 lb dw).

- Alternative C4: Apportion the Atlantic regional quotas for certain LCS and SCS management groups along 34° 00' N. Latitude (approximately at Myrtle Beach, South Carolina) into northern and southern sub-regional quotas and maintain SCS quota linkages in the southern sub-region of the Atlantic region; remove the SCS quota linkages in the northern sub-region of the Atlantic region and prohibit the harvest and landings of blacknose sharks in the North Atlantic region.
- Alternative C6: Establish an Atlantic non-blacknose SCS TAC of 401.3 mt dw and maintain the current commercial base annual quota of 176.1 mt dw (388,222 lb dw).
- Alternative D4: Apportion the Gulf of Mexico regional quotas for aggregated LCS, blacktip, and hammerhead sharks along 89° 00' W Longitude into western and eastern sub-regional quotas and maintain the LCS quota linkages for aggregated LCS and hammerhead sharks in the eastern sub-region of the Gulf of Mexico region; remove the linkage in the western sub-region of the Gulf of Mexico region and prohibit the harvest and landing of hammerhead sharks in that sub-region.
- Alternative D6: Establish a Gulf of Mexico non-blacknose SCS TAC of 954.7 mt dw and increase the quota to the current adjusted base annual quota of 68.3 mt dw (150,476 lb dw).
- Alternative E2: Remove current upgrading restrictions for shark limited access permit holders.

The National Oceanic and Atmospheric Administration Administrative Order 216-6 (NAO 216-6) (May 20, 1999) contains criteria for determining the significance of the impacts of an action. In addition, the Council on Environmental Quality regulations at 40 C.F.R. § 1508.27 state that the significance of an action should be analyzed both in terms of context and intensity. Each criterion listed below is relevant to making a finding of no significant impact and has been considered individually, as well as in combination with the others. The significance of this action is analyzed based on the NAO 216-6 criteria and CEQ's context and intensity criteria. These include:

1. Can the action be reasonably expected to jeopardize the sustainability of any target species that may be affected by the action?

No. The action is not expected to jeopardize the sustainability of any of the species in the LCS or SCS complexes. This action would cause only minor changes to the current landings and fishing effort. It is likely that there would be no adverse effects due to establishing sub-regional quotas, as allocating sub-regional quotas would not impact current fishing effort on quota-limited management groups. Increased LCS retention limits are also not likely to jeopardize the sustainability of the LCS stocks, as the quotas for these species are not being modified in this action. Additionally, potential adjustments to the non-blacknose SCS quotas are not expected to have any adverse impacts to these stocks, as the revised quotas would be based upon the most recent stock assessment results. For these reasons, this action is not expected to jeopardize the sustainability of LCS or SCS.

2. Can the action be reasonably expected to jeopardize the sustainability of any non-target species?

No. The action is not expected to jeopardize the sustainability of any non-target fish species because overall fishing effort is not expected to increase and non-target species catches would still be limited within the applicable, previously analyzed total allowable catches for regulated species. These quotas were established consistent with NMFS' obligations to end overfishing and rebuild overfished stocks. When considering each of the alternatives in this action, NMFS explicitly considered the impact on non-target shark species and, as a result of this action, NMFS believes that the proposed measures are not likely to increase effort in the fishery and, therefore, are unlikely to increase impacts on non-target species.

3. Can the action be reasonably expected to cause substantial damage to the ocean and coastal habitats and/or essential fish habitat (EFH) as defined under the Magnuson-Stevens Act and identified in FMPs?

No. Impacts to EFH due to actions in this proposed amendment would likely be neutral and have no adverse effects because the preferred alternatives would cause minor changes to the current landings and fishing effort. There would be no adverse effects due to the increased LCS retention limit or sub-regional quotas, as allocating regional quotas within sub-regions would not impact current fishing effort on quota-limited management groups. Additionally, potential increases to the non-blacknose SCS quotas are not expected to have any impacts on EFH because NMFS does not expect the overall fishing effort to increase. In the 2006 Consolidated HMS FMP and Amendment 1 to the 2006 Consolidated HMS FMP, NMFS reviewed the various gear types with the potential to affect EFH and, based on the best information available at that time, NMFS determined that shark fishing is not likely to adversely affect EFH. Gears commonly used in the Atlantic shark fisheries include bottom longline, gillnet, and rod and reel gear. Amendment 1 to the 2006 Consolidated HMS FMP analyzed EFH impacts resulting from these gear types. Amendment 1 found that bottom longline and gillnet interact with the sea floor in areas deemed EFH by the regional councils or NMFS, but that the impact did not warrant additional conservation measures. There is no new information on the effects shark fishing gear would have on EFH. Certain fishing gears can have negative effects on EFH, but Amendment 6 measures are not expected to change the fishing gears authorized relative to the status quo. Thus, there is no evidence to suggest that implementing any of the preferred alternatives in this amendment would adversely affect EFH.

4. Can the action be reasonably expected to have a substantial adverse impact on public health and safety?

No. The proposed implementation of increased LCS retention limits, sub-regional quotas in the Atlantic and Gulf of Mexico regions, and the removal of upgrading restrictions for shark limited access permit holders are not likely to have substantial adverse impacts on public health and safety because the actions are not expected to change current fishery practices and behaviors. Therefore, no effects to public health and safety are anticipated from their implementation.

5. Can the action reasonably be expected to adversely affect endangered or threatened species, marine mammals, or critical habitat of these species?

No. There would not be any additional negative ecological impacts to endangered or threatened species, marine mammals, or the critical habitat of these species beyond those impacts currently analyzed in the Biological Opinion for the Atlantic shark and smoothhound shark fisheries. The 2012 Shark BiOp issued under the ESA determined that the continued operation of the Atlantic shark fisheries is not likely to jeopardize the continued existence of Atlantic sturgeon, smalltooth sawfish, or any species of ESA-listed large whale or sea turtles. In order to be exempt from take prohibitions established by Section 9 of the ESA, NMFS must comply with the RPMs and TCs listed in the 2012 Shark BiOp. The final 2013 MMPA List of Fisheries classified the Atlantic Ocean, Caribbean, and Gulf of Mexico large PLL fishery as Category I (frequent serious injuries and mortalities incidental to commercial fishing) and the southeastern Atlantic shark gillnet fishery as Category II (occasional serious injuries and mortalities). The following Atlantic HMS fisheries are classified as Category III (remote likelihood or no known serious injuries or mortalities): Atlantic tuna purse seine; Gulf of Maine and Mid-Atlantic tuna, shark and swordfish, hook-and-line/harpoon; southeastern Mid-Atlantic and Gulf of Mexico shark BLL; and Mid-Atlantic, southeastern Atlantic, and Gulf of Mexico pelagic hook-and-line/harpoon fisheries. Commercial passenger fishing vessel (charter/headboat) fisheries are subject to Section 118 and are listed as a Category III fishery. This action would not significantly increase fishing effort rates, levels, or locations or fishing mortality. The preferred alternatives would not increase effort because the LCS quotas are not being modified in this action and the modifications to the SCS quotas are not expected to increase overall fishing effort.

In addition, proposed management measures are not expected to alter interactions with protected species. NMFS issued a final determination to list four separate DPSs of the scalloped hammerhead shark (*Sphyrna lewini*) under the ESA (79 FR 38214; July 3, 2014). The DPSs are Central and Southwest Atlantic, Indo-West Pacific, Eastern Atlantic, and Eastern Pacific. The Eastern Atlantic and Eastern Pacific DPSs are listed as endangered, and the Central and Southwest Atlantic and the Indo-West Pacific DPSs are listed as threatened. NMFS determined that each of the DPSs was significant and distinct based on genetic, behavioral, and physical factors, and in some cases, differences in the control of exploitation of the species across international boundaries. On August 27, 2014, NMFS published a final rule to list the following 20 coral species as threatened: five in the Caribbean, including Florida and the Gulf of Mexico (*Dendrogyra cylindrus*, *Orbicella annularis*, *Orbicella faveolata*, *Orbicella franksi*, and *Mycetophyllia ferox*); and 15 in the Indo-Pacific (*Acropora globiceps*, *Acropora jacquelineae*, *Acropora lokani*, *Acropora pharaonis*, *Acropora retusa*, *Acropora rudis*, *Acropora speciosa*, *Acropora tenella*, *Anacropora spinosa*, *Euphyllia paradivisa*, *Isopora crateriformis*, *Montipora australiensis*, *Pavona diffluens*, *Porites napopora*, and *Seriatopora aculeata*). Two Caribbean species currently listed as threatened (*Acropora cervicornis* and *Acropora palmata*) still warranted listing as threatened. The Central and Southwest Atlantic DPS of scalloped hammerhead shark and the seven Caribbean species of coral occur within the boundary of Atlantic HMS commercial and recreational fisheries. On October 30, 2014, based on the new listings, NMFS requested reinitiation of ESA section 7 consultation on the continued operation and use of HMS gear types (bandit gear, bottom longline, buoy gear, handline, and rod and reel) and associated fisheries management actions in the 2006 Consolidated Atlantic HMS FMP and

its amendments. NMFS also provided supplemental information regarding the newly-listed species to be used in an ongoing consultation for the pelagic longline fishery. NMFS has preliminarily determined that the ongoing operation of the fisheries is consistent with existing biological opinions and is not likely to jeopardize the continued existence of the Central and Southwest DPS of scalloped hammerhead sharks or the threatened coral species or result in an irreversible or irretrievable commitment of resources which would foreclose formulation or implementation of any reasonable and prudent alternative measures for these species.

6. Can the proposed action be expected to have a substantial impact on biodiversity and/or ecosystem function within the affected area (e.g. benthic productivity, predator-prey relationships, etc.)?

No. The preferred alternatives are not expected to have a substantial impact on biodiversity and ecosystem function within the affected area, because the proposed action is not expected to increase fishing effort or fishing mortality or change fishing practices, and/or interactions with non-target and endangered or threatened species. Thus, the proposed action as a whole is not likely to have substantial adverse impacts on biodiversity and/or ecosystem function within the Atlantic Ocean, Gulf of Mexico, or the Caribbean Sea.

7. Are significant social or economic impacts interrelated with significant natural or physical environmental effects?

No. There are no anticipated significant natural or physical environmental effects associated with the proposed action and no significant social or economic impacts interrelated with natural or physical environmental effects that would result from the action. The ecological impacts of potentially increasing retention limits for LCS, establishing sub-regional quotas for LCS and SCS, adjusting the non-blacknose SCS quotas based on the most recent stock assessment, revising current quota linkages, and removing the current upgrade restrictions would likely be neutral. These proposed measures would likely result in either minor or moderate beneficial socioeconomic impacts because it would allow fishermen to land more sharks per trip within the current quotas, allow for flexibility in seasonal openings which would allow fishermen to maximize their fishing effort during periods when sharks migrate into local waters or when regional time area closures are not in place. However, NMFS does not expect any of these impacts to be significant since the proposed action is not expected to increase overall fishing mortality or fishing effort.

8. Are the proposed action's effects on the quality of the human environment expected to be highly controversial?

No. This proposed Amendment 6 has been developed over the course of more than four years, and NMFS has informed the public and/or accepted public comments at several times during the development process, including through an ANPR in 2010, a NOI and white paper in 2011, a predraft to Amendment 6 in April 2014, and a NOI in May 2014 (see Section 1.1). NMFS has taken those comments into account in developing this proposed action. In particular, based on public comments, NMFS has decided not to move forward with catch shares for the Atlantic shark fisheries at this time and instead is proposing management measures that can be

implemented in the short-term that may better address the current issues facing these fisheries, while potentially economically benefiting the Atlantic shark fishery participants. Since the public has been involved in the development of this proposed action and the proposed action has been modified based on public comments, the effects of this action on the human environment are not expected to be highly controversial. However, the term “controversial” does not refer to the mere existence of opposition to, or interest in a proposed action; rather “controversial” refers to cases where a substantial dispute exists as to the size, nature, or effect of the major federal action. Such substantial dispute does not exist here, as the size, nature, and effect of the proposed action are well-defined by the preferred alternatives.

9. Can the action be expected to result in substantial impacts to unique areas, such as historic or cultural resources, park land, prime farmlands, wetlands, wild and scenic rivers, or ecologically critical areas?

No. This action would not result in substantial impacts to unique areas, such as historic or cultural resources, park land, prime farmlands, wetlands, wild and scenic rivers or ecologically critical areas because fishing effort would occur in open areas of the Atlantic Ocean, Gulf of Mexico, and the Caribbean Sea that do not contain such unique areas. In addition, the action area does not contain any park land, prime farmlands, wetlands, or wild and scenic rivers, so there could be no impacts to these areas.

10. Are the effects on the human environment likely to be highly uncertain or involve unique or unknown risks?

No. Effects on the human environment would be similar to those effects analyzed in similar shark actions since 1999, some of which have been considered in the Final Environmental Impact Statement (FEIS) prepared for the 2006 Consolidated HMS FMP as well as the EISs for the Amendments to the 2006 Consolidated HMS FMP. None of the previous actions resulted in highly uncertain effects or unique or unknown risks. This action proposes to implement increased trip limits, to implement sub-regional quotas in the Atlantic and Gulf of Mexico regions, and to remove upgrading restrictions for shark limited access permit holders, none of which involve unique or unknown risks.

11. Is the action related to other actions with individually insignificant, but cumulatively significant impacts?

No. NMFS does not anticipate there to be any significant cumulative ecological, economic, or social impacts. Overall, the preferred alternatives in this rulemaking for the LCS and SCS fisheries would have neutral cumulative ecological impacts, because they would have no significant impact on current landings or fishing effort or behavior. The neutral ecological impacts associated with the proposed actions make these actions favorable, particularly given their associated economic benefits to shark fishermen. The proposed actions would have no significant impact on current fishing levels, fishing mortality, bycatch, or bycatch rates. Additionally, there would be no major impacts on EFH, and the preferred actions would both maintain sustainable shark fisheries and maintain the status quo for species currently under a rebuilding plan. Overall, the preferred alternatives in this action for LCS and SCS fisheries have

a combination of minor to moderate beneficial socioeconomic impacts and would likely increase the efficiency in these fisheries, increase equity across all shark fishermen and regions, and increase economic viability for the shark fishery participants by increasing the likelihood of obtaining optimum yield from the LCS and SCS fisheries. This action is a continuation of the 2006 Consolidated HMS FMP and its amendments, which have been considered in this document. The environmental impacts of those prior actions were evaluated at the time of the actions, and the combination of those impacts and impacts from Amendment 6 are not expected to result in cumulatively significant impacts.

12. Is the action likely to adversely affect districts, sites, highways, structures, or objects listed in or eligible for listing in the National Register of Historic Places or may cause loss or destruction of significant scientific, cultural, or historical resources?

No. The proposed actions would occur in the inshore and offshore waters of the Atlantic Ocean, Gulf of Mexico, and the Caribbean Sea, and would not occur in any areas listed or eligible for listing in the National Register of Historic Places, and would not cause loss or destruction of significant scientific, cultural, or historical resources because there are no significant scientific, cultural, or historic resources within the action area.

13. Can the action reasonably be expected to result in the introduction or spread of a non-indigenous species?

No. The proposed action is not expected to result in any change in fishing patterns or behaviors to those previously analyzed in the 2006 Consolidated HMS FMP. Most vessels in the Atlantic shark fisheries are small vessels with limited range and hold capacity and do not travel between ecologically different bodies of water or exchange ballast water. Thus, they do not contribute to the introduction or spread of non-indigenous species.

14. Is the action likely to establish a precedent for future actions with significant effects or represent a decision in principle about a future consideration?

No. The purpose of this rulemaking is to consider management measures for the Atlantic shark fisheries that can be implemented in the short-term that may better address the current issues facing these fisheries, while potentially economically benefiting the Atlantic shark fishery participants. It is NMFS' goal to implement management measures that will increase management flexibility to adapt to the changing needs of the Atlantic shark fisheries, and achieve optimum yield while rebuilding overfished shark stocks and ending overfishing. Therefore, this action does not set a precedent for future action or represent a formal policy direction.

15. Can the action reasonably be expected to threaten a violation of Federal, State, or local law or requirements imposed for the protection of the environment?

No. The action would be consistent with the Magnuson-Stevens Act and the HMS regulations at 50 CFR Part 635. NMFS has determined that these proposed measures are consistent to the maximum extent practicable with the enforceable policies of those coastal states in the Atlantic,

Gulf of Mexico, and Caribbean that have approved coastal zone management programs. Letters will be sent to those states requesting their concurrence when the proposed rule is filed with the Federal Register. The proposed action would not be expected to violate any Federal, state, or local law or requirement imposed for the protection of the environment.

16. Can the action reasonably be expected to result in cumulative adverse effects that could have substantial effect on the target species or non-target species?

No. The action is not expected to result in cumulative adverse effects that could have a substantial effect on target species or non-target species. The proposed actions would not result in an increase in overall fishing effort in the Atlantic shark fisheries and therefore, would not have substantial effect on the target species. With regards to non-target species, NMFS anticipates that fishermen in the Atlantic shark fisheries would not have adverse impacts to ESA-listed species beyond those impacts analyzed in the 2012 Shark BiOp, which concluded that these fisheries would not jeopardize any ESA-listed species. Following the listing of the Central and Southwest Atlantic DPS of scalloped hammerhead and seven coral species in the Caribbean, NMFS requested reinitiation of ESA section 7 consultation for the 2006 Consolidated Atlantic HMS FMP activities as amended and as previously consulted on in the 2001 Atlantic HMS, the 2012 directed shark and smoothhound fishery, and the 2004 PLL biological opinions, to assess potential adverse effects of certain gear types on the Central and Southwest DPS of scalloped hammerhead shark and the seven coral species. NMFS recently reinitiated consultation for PLL gear and associated fishery management actions to address new information on levels of leatherback and loggerhead sea turtle take, including mortality rates and population status and the scalloped hammerhead shark DPS listings. The biological evaluation provided supplemental information for the reinitiated consultation on PLL gear and to support the request for ESA section 7 consultation for all other HMS gear types and the potential effects on the Central and Southwest DPS of scalloped hammerhead shark and threatened coral species.

DETERMINATION

In view of the information presented in this document and the analysis contained in the attached EA that was prepared to address permit stacking, LCS retention limits, LCS and SCS sub-regional quotas in the Atlantic and Gulf of Mexico regions, the non-blacknose SCS quotas, and the upgrading restrictions for shark limited access permit holders, it is hereby determined that this action would not significantly impact the quality of the human environment as described above and in the EA. In addition, all impacts to potentially affected areas, including national, regional, and local, have been addressed to reach the conclusion of no significant impact. Accordingly, preparation of an EIS for this action is not necessary.

-DRAFT-

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Date