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INDEX OF MOTIONS

1. **Motion to approve agenda** by Consent (Page 1).

2. **Motion to approve proceedings of February 7, 2012** by Consent (Page 1).

3. **Move to include a section on the spawning area boundaries to have an Option A, status quo; and an Option B for any of the boundaries could be changed via board action following input from the technical committee** (Page 6). Motion by Doug Grout; second by Tom Fote. Motion carried (Page 8).

4. **Move to approve Draft Addendum V for public comment as amended** (Page 8). Motion by Bill Adler; second by Bill McElroy. Motion carried (Page 9).

5. **Move to accept the working group document and forward the document on to the Policy Board** (Page 19). Motion by Bill Adler; second by Pete Himchak. Motion carried (Page 19).

6. **Motion to adjourn** by Consent (Page 19).
ATTENDANCE

Board Members

Terry Stockwell, ME, proxy for P. Keliher (AA)
Steven Train, ME (GA)
Doug Grout, NH (AA)
G. Ritchie White, NH (GA)
Rep. Sarah Peake MA (LA)
Jocelyn Cary, MA, Legislative Proxy
William Adler, MA (GA)
David Pierce, MA, proxy for P. Diodati (AA)
Bob Ballou, RI (AA)
Mark Gibson, RI, Administrative proxy
Bill McElroy, RI (GA)
Rick Bellavance, RI, proxy for Rep. Martin (LA)
Dave Simpson, CT (AA)
Lance Stewart, CT (GA)
Pat Augustine, NY (GA)
James Gilmore, NY (AA)
Brian Culhane, NY, proxy for Sen. Johnson (LA)
Peter Himchak, NJ, proxy for D. Chanda (AA)
Tom Fote, NJ (GA)
Adam Nowalsky, NJ, proxy for Asm. Albano (LA)

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

Ex-Officio Members

Matt Cieri, Technical Committee Chair

Staff

Vince O’Shea
Robert Beal
Toni Kerns
Mike Waine
Chris Vonderweidt

Guests

Joshua Carloni, NH F&G
John Clark, DE F&W
Bernie Pankowski, DE Leg. Proxy
Thomas O’Connell, MD Adm. Appointee
Roy Miller DE Gov. Appointee
Russell Dize, MD Leg. Proxy
Dan McKieman, MA DMF
Jason Didden, MA FMC
Michelle Duval, NC DMR
David Spencer, AOLA
Bonnie Spinnazola, AOLA
Alison Fairbrother, Public Trust Project
Chris Jones, MD DNR
Peter Burns, NOAA
Jay Lugar, Marine Stewardship Council
Steve Goodman, NMFS
Dave Ellenton, Cape Seafoods
Mary Beth Tooley, Camden, ME
Jeff Kaelin, Lund’s Fisheries
John German, LISLA
William Ball, Ofc. of Sen. Collins, ME
Kyle Molton, Ofc. of Rep. Pingree, ME
Patrick Paquette, MSBA/RFA
Janice Plante, Commercial Fisheries News
Bob Ross, NMFS
The Atlantic Herring Section of the Atlantic States Marine Fisheries Commission convened in the Presidential Ballroom of the Crowne Plaza Hotel, Alexandria, Virginia, April 30, 2012, and was called to order at 1:00 o’clock p.m. by Chairman David Pierce.

CALL TO ORDER
CHAIRMAN DAVID PIERCE: All right, good afternoon, everyone. I want to call the meeting to order.

APPROVAL OF AGENDA
You have before you the agenda for today’s meeting. Does anyone care to make changes to the agenda? If not, I will consider it approved by consent. Seeing no one indicating a desire to make a change, so indeed it is approved by consent.

APPROVAL OF PROCEEDINGS
CHAIRMAN PIERCE: Next on the agenda is approval of proceedings from our last meeting on February 7th. Do I have a motion to approve those proceedings; a motion from Bill Adler; seconded by Pat Augustine. Unless there is an objection to that motion, I will consider the proceedings approved. I see no objection so those proceedings have been approved.

PUBLIC COMMENT
Now we have an opportunity for public comment. Of course, those in the audience are very familiar with the way in which we do business. I will afford the public an opportunity to comment on anything that is not on the agenda relative to our business this afternoon. Those wishing to speak; if you care to, please raise your hand. All right, I see no interest on the part of the public.

APPROVAL OF DRAFT ADDENDUM V FOR PUBLIC COMMENT
CHAIRMAN PIERCE: We will then go on to the next agenda, which is consider approval of Draft Addendum V for public comment. This was a decision that we made at our last meeting, and that is to develop this draft addendum. It has originated primarily from concerns of the technical committee, concerns transmitted to us and then, of course, we took action. The technical committee, working with Chris, have put together that draft addendum. You all have a copy of it, and now we will turn to Chris and he will give us a presentation regarding the specifics of that addendum.

MR. CHRISTOPHER VONDERWEIDT: This is Draft Addendum V to the ASMFC Fishery Management Plan and not to be confused with Amendment 5 to the New England Fishery Management Council, which we’re going to get into next. I just wanted to make that distinction. For the history, right now Toni is handing out some analyses and potential options where there is a placeholder. I’m going to get into that in a little bit and then Matt is going to over that thoroughly, but I just wanted to let people sort of where that piece of paper fits and know what we’re doing.

In November 2011 Matt highlighted the potential need to reduce the size bin which would trigger the beginning of a spawning closure. The Section in response requested that the spawning regulations’ white paper be drafted that kind of gave a background of the spawning regulations and a summary and all that.

Matt and myself and the technical committee pulled together a spawning closure white paper which was presented to the board last February. The Section reviewed the white paper and initiated Addendum V based on recommendations from the technical committee. Specifically, those recommendations are contained in the introduction where the technical committee recommended that the Section initiate an addendum to, number one, refine the sampling protocol – and I’m going to go over each one of these in greater depth in a minute – number two, investigate shifting the boundary between the Western Gulf of Maine and Massachusetts/New Hampshire spawning area.

However, at the February meeting it was noted that further analysis would have to be conducted by the technical committee because the data sort of looked like some analysis could be performed and potentially shift the boundaries, but we didn’t know at that time. The technical committee reviewed that on April 25, 2012, and that will be presented. Finally, a major recommendation from the technical committee was to incorporate all the spawning regulations into one document for clarity, and I will go over the reason for that as well.

Statement of the problem; current regulations are scattered in three different documents. It’s not really clear when a provision overrode another provision, and it doesn’t provide clear guidance to the states when implementing their spawning regulations to
comply with our FMP. As a result, some of the states have slight inconsistencies between themselves and between the ASMFC FMP and their actual regulations in the state.

Just a side note; the spawning closures, the technical committee found that they worked really well because of cooperation mostly between Massachusetts DMF and Maine DMR staff with good cooperation and communication. However, this isn’t guaranteed in the future with staff turnover and things like that, and so the technical committee thought that there could be refinement in the sampling protocol.

For the background, this is on Page through 5 of the draft addendum which was provided on the Meeting CD. You’ll notice that there are asterisks on some of these. This is a summary of sort of parts of the spawning regulations. The ones with the asterisks on it are the ones that are being proposed to have changes made to them.

The spawning area delineation, that’s what the spawning boundaries are; and then you’ve got the default start date, which would not change under 2.2.2. Under 2.2.3, the sampling protocol, that would change slightly, and I’ll go over that as well; 2.2.4, what sufficient sample information is, and I’ll go over that as well, and that might change slightly.

And 2.2.5, spawning closure length and when that spawning closure would end would not be changed in this document; and then the tolerance. Those are kind of the nuts and bolts of the overall closures.

For the actual management options, number one is regardless of what the Section decides as far as implementing new regulations or changing the size bins or the sampling protocol, when finalized Addendum V would be sort of a one-stop shopping place where all previous spawning regulations would be included in one document; so states could say Addendum V, this is exactly what we need to do when we put in our spawning regulations or comply with those spawning regulations.

Number two, which is italicized here, is the boundary between Western Maine and New Hampshire spawning area. This is the one that needed further analysis. The technical committee was not able to conduct that analysis until April 25th. Matt is going to go over that and that was handed out to you.

Number 3 are the size bins that trigger a spawning closure start date, and Number 4 is number of fish per sample. As far as how this document would be constructed to replace spawning regulations, like I said when final this Addendum 5 will replace all spawning regulations in the FMP to provide a single, clear document for states to use to comply with ASMFC spawning regulations.

How this would happen is if the Section moves forward with the addendum today for public comment they would vote on the final measures and things could be tweaked slightly as a result; and then following that Matt and I would work together to draft the spawning regulations, carryover language including whatever options the Section chose.

We would then run that by the technical committee to make sure that they felt it encompassed all the spawning regulations and to make sure it was written in a clear manner. We would then bring that language back to you at the annual meeting. We would let you review it and make tweaks as you found would improve clarity or however you thought with the idea of just one clear document. Then Addendum V would finally be published.

So, no real changes as far as management options here; just stating how this would happen. The boundary between Western Gulf of Maine and Massachusetts/New Hampshire, Matt is going to go over that. Size bins that trigger a spawning closure start – and this is on the bottom of Page 6 in your addendum if you would like to follow along – right the regulations are closures will begin based on the percent of Stage III through V spawned herring that are greater than 24 centimeters.

When the technical committee reviewed it, they actually considered the greater than to be a type and it should have been greater than or equal to 24 centimeters. Nevertheless, it’s in the FMP that way. Some states have actually interpreted it as greater than or equal to 24 centimeter. Additionally, some analysis that Matt did found that recent samples have found that herring are maturing at a smaller size, in the 23 to 24 size bin.

I think Page 7 of the addendum, there are a couple of figures there that show the differences in size bins for the last few years. The actual management options in relation to this are that – and I’m sort of paraphrasing parts of this, but the closures will begin seven days after the determination that female herring in ICNAF gonadal Stages III through V have reached the following spawning conditions.
Female herring, one of the options would be inserted there, and less than 24 centimeters in length have reached a mean GSI of 15 percent. The options would status quo; female herring greater than 24 centimeters and less than 28, for example. Option B is greater than or equal to 24 centimeters; Option C, greater than or equal to 23 centimeters; Option D, greater than or equal to 22 centimeters.

Number of fish per sample, the regulations are at least two samples of 50 fish or more in either length category taken from commercial catches during a period not to exceed seven days apart. The technical committee found that it was not quantitative – there is no real quantitative to say we need 172 samples, but they did increase or they did recommend increasing the number of fish per sample to 100 fish per sample.

There are two options here. Option A would be status quo, 50 fish per sample. Option B would be a hundred fish, and that would just read, “Sufficient sample information shall mean at least two samples of a hundred fish or more in either length category taken from commercial catches during a period not to exceed seven days apart.” I believe that is it.

TECHNICAL COMMITTEE REPORT

CHAIRMAN PIERCE: Before I entertain questions for Chris, I’ll go to Matt and ask you, Matt, to provide your presentation, if you have one to give, regarding the boundary. Then we will have everything before us to discuss regarding possible technical changes and clarifications offered up by the technical committee.

DR. MATT CIERI: My name is Matt Cieri and I’m the chair of the technical committee for Atlantic herring. I’m going to talk to you a little bit today about examination of that issue related to the Massachusetts/New Hampshire and Western Maine spawning closure in the Gulf of Maine.

Just to give you some background that Chris already talked about a little bit, the Section initiated a review of the spawning regulations and management. One of the issues that came up over the last couple of years has been a sort of discrepancy in the GSI or the mean GSI and samples taken from Massachusetts DMF, more on the southern range area of the Massachusetts/New Hampshire closure; and the ones taken by Maine DMR, which tend to be a little more towards the north.

Some fish in the south were showing that they really weren’t very close to spawning while fish being collected in more the northern area were showing that they were pretty much getting ready to spawn. This is one of the issues in Addendum V. Over the last probably couple of months we have looked at this issue spatially, and I’m going to show you a series of maps just to give you an idea.

Okay, this is the first map. The first map is for 2010 and what you can see here is the size of the individual circles is the mean spawning GSI; so basically the bigger the circles the more spawned fish there are in that particular sample. The color coding from white to gray indicates how close it is to when that particular area actually closed; so the lighter it is the further from time it is away from the spawning closure that happened that year; with red being that particular week in which that area closed. Is that fairly clear?

The size is how much spawn there is and the color indicates how close it is to that spawning closure for that year, so this is for 2010. What you can see is that there seems to be a body of fish right here that doesn’t have a lot of GSI – it doesn’t have a lot of spawning associated with it even though these are adult-sized fish, even though these particular samples were taken week after week. You can see there is not much development going on this particular area even the week that it actually closed in red.

However, other samples further to the north are showing lots of spawning females, lots of GSI, lots of spawning potential maturity and then even just a little bit further to the north. This has been part of the difficulty and this whole area is the actual Massachusetts/New Hampshire closure area.

For 2011 we’ve got a lot more samples during the week in which it actually closed, but you can still see that one week prior to closure there is still fish being caught way up towards offshore of Maine that are showing that they are pretty much ready to go; and yet samples further to the south here don’t show very much spawning at all. There seems to be a gradation.

However, what you will notice, also, is that samples that are taken really close to that body of fish are showing that they’re in spawning condition right when we closed, so there isn’t a whole lot of space between, for example, this red dot which shows very little spawning and this much larger red dot which shows quite a bit of spawning in the same week.

So drawing a line through here is kind of difficult, and that’s one of the things that the technical committee actually has suggested. The sample size for both of these years is roughly around eight in the
weeks leading up to the spawning closure, eight per year. It shows that consistent body of fish that I suggested was here, and you can see it seems to be fairly apparent.

However, other locations within the Massachusetts/New Hampshire spawning area seemed to have more mature females in them, closer as we get up to the spawning closures. But, again, drawing that line is difficult given the low sample sizes. When you only have eight samples, trying to figure out spatially where that line should be and the definition of that smaller sort of component of the Massachusetts/New Hampshire area is very, very difficult.

The technical committee’s summary recommendations; we actually ended up examining a couple of options or a few options for you guys. One is simply just status quo. The other was to simply move the border for the Massachusetts/New Hampshire and Western Maine Boundary further to the south. Option C was to create a whole new spawning area.

Option D was pretty much status quo with an agreement by the states of Massachusetts, New Hampshire and Maine to increase monitoring in that area as best they can and try to see if we can do some analysis in the future to see if we can come up with a more definitive answer should this continue to be a problem.

In the end and in light of low sample sizes that we’ve had over the last couple of years, the technical committee doesn’t recommend that the Section modify the spawning areas at all; basically remove it from the document with the agreement that Massachusetts, New Hampshire and Maine should try to increase sampling as best we can leading up to this particular spawning closures.

The technical committee members actually suggested that we keep this in mind when we set the spawning closures between the states of Massachusetts, New Hampshire and Maine based on sampling, that we understand that there is going to be fish fairly close to Massachusetts, to Gloucester, which aren’t going to be in spawning condition as readily as other parts of that area. That’s pretty much what I’ve got for you.

CHAIRMAN PIERCE: All right, Matt, thank you. The recommendation from the technical committee is that we don’t make any changes at this time to the spawning area boundaries?

DR. CIERI: Correct and that we try to monitor it in the future.

CHAIRMAN PIERCE: All right, Section members, any questions for either Matt or Chris? Bill.

MR. WILLIAM A. ADLER: I think this is for Chris. Back when you were reviewing some of the options there, one of the recommendations was to go from 50 fish to a hundred fish for the sampling. I just wanted to ask if that is going to pose any problem at all in the gathering of the samples. It may not or it may; I don’t know.

DR. CIERI: Honestly, Maine and Massachusetts have doing a hundred fish samples, anyway. It’s the difference between getting one box of fish and two. It’s the difference between cutting 50 fish or a hundred. It doubled the work for the lab, but the truth is we’ve been doing it, anyway.

MR. PETER HIMCHAK: Mr. Chairman, I have no questions on the addendum since you have identified a change in the resource and you’re making responsible adjustments. Why is the mean size of three-year-old females decreasing? What are the current theories? This came out of the last benchmark assessment as well, didn’t it, mean length and size, and length and weight were decreasing.

DR. CIERI: This has been going on actually for a very long time. There has been a steady decline in weight and size at age for both the inshore component and the offshore component since the 1980’s. The reasons are actually unknown. It could be lots of different reasons. You could cook up all kinds of reasons; everything from changes in natural mortality to changes in food availability to changes in some climatic factors like temperature. The truth is we don’t know why there is a change in weight at age or size at age, but we do know it does occur. It has been about 25 percent over the last couple of decades, a drop, so that’s something that we need to account for.

MR. DOUGLAS GROUT: Matt, in the document we have recommendations outlined from the technical committee and all the options for change, but I didn’t see any recommendation on the bin sizes. Are you recommending 23, 22; is there any recommendation?

DR. CIERI: I don’t think we’ve actually come up with a – I don’t think we’ve given a recommendation as to which bin size it should be. I don’t think we’ve done that.
MR. GROUT: Given this is a technical addendum; I believe it would be helpful for the Section for the technical committee to make that recommendation.

DR. CIERI: I think we will. It’s pretty much going to be after public comment and then we’ll get the bite at the apple and let you guys know what we think.

MR. TERRY STOCKWELL: Matt, we’ve gone back and forth over the last couple of years trying to resolve that boundary issue, and actually it has been through a lot of hard work on your part and David’s staff that has been able to resolve the questions we’ve had about the timing. I’m looking at the chart you have with the eight observed trips in there, and you mentioned a delay in maturity. Has the technical committee tracked that to put any pattern to it? Is that area just an anomaly or is it just delayed further in years? I know with everything you have on your workload and with the assessment and the specifications coming up, it’s probably not as high on the priority list, but it’s still on my priority list.

DR. CIERI: It is kind of interesting, though, isn’t it? If you look at that actual figure, you look at it and the rest of the area seems—the samples from the rest of the spawning areas seem to be moving along just fine, and the ones off Massachusetts for some reason aren’t, and I’m not quite sure why that is or whether or not it’s an artifact of sample or whether or not it’s an artifact of the fish that happened to be there.

It is kind of interesting; it’s fairly persistent at least after two years. It has got my curiosity raised, for sure, and I think for a bunch of other people out of Massachusetts DMF as well. It’s one of those scratch your head and go WHAT! I think over the short term we’re going to try to investigate this a little bit more.

Whether it persists further back in time, the truth is we don’t really know because a lot of times we don’t a lot of really good sample coverage in this particular area prior to spawning closure. I think it’s something that we are going to look at in a more historical sort of way, but we don’t have a lot of sampling from Massachusetts DMF that goes back that far, so it’s hard to say.

CHAIRMAN PIERCE: Any further questions for either Chris or Matt? Well, we have, as I see it, two things to do; first, to consider whether or not we want to keep in the addendum what we decided to do at our last meeting, which is to consider changes in the stock boundaries; and then, of course, to take action on the addendum itself. I’ll ask the Section, after hearing what was provided by Matt and by Chris, is there any desire to keep the issue of the stock boundaries in the addendum? Pat.

MR. PATRICK AUGUSTINE: Thanks for the clarity, Matt, it was very helpful. It would seem to me that the technical committee is recommending something that they literally can’t do. Could we take it out of the document and put it at the end of the document as a recommendation that was suggested and reviewed by the technical committee but do not have the capability of following through or it doesn’t make sense at this time, so at least the public is aware that was addressed. Does that make sense, Mr. Chairman?

CHAIRMAN PIERCE: I believe it would make more sense to either decide to keep it in or not to keep it in and not to reference it at all in the document. That’s my view, but again I’ll be guided by what the Section would prefer to do. I was going to ask if there was a consensus that we take that aspect of the addendum out of the addendum for now, anyway, until this continued work done by the technical committee and by the states regarding increasing sampling size and getting ourselves in a position where we can actually address the boundary issue, but at this point in time the technical committee has given us some good advice. My preference is to have the Section decide what to do with that boundary issue right now. Bill, you had your hand up.

MR. ADLER: Based on what the technical committee had indicated and also the complications I think that they have addressed and the other options which seem to be a little bit strange, I would support taking that out of the document to simplify things. I don’t know if that needs to be in the form of a motion or not.

MR. DENNIS ABBOTT: I think to address Pat’s concern, the very fact that it’s on the record that we’ve had it considered is there, so I don’t think it’s necessary to go any further, in my view.

MR. STOCKWELL: To follow up on Dennis’ comment, to Pat through you is I’ll work with Matt to make sure it stays on the agenda. The technical committee has got a bucket load of work this next work just to get us through the specifications process. I suspect they’ll be following through as soon as they’re done with that.

MR. MARK GIBSON: Matt, if this pattern continues of this batch of fish in the southern area, how many times do you have to see that before you
might be comfortable drawing a line between the big dots and the small dots? I’m thinking if this continues to reappear, Mr. Chairman, maybe the Section ought to have the flexibility to adjust that line pending comfort on the technical committee that a line change is warranted. Otherwise, if it does continue to repeat and they do come to a conclusion it’s time to change the line, then you’ve got to go through another action. That’s my thinking at this point.

DR. CIERI: To answer Mark’s question, I don’t know, but what I do know is when you’ve got fish that are in spawning condition literally five or six nautical miles away from fish that aren’t in spawning condition, I want to make pretty darned sure that I know that there is a difference between – that there is going to be a real difference between them before drawing that line. A few more years of data and a little bit more sampling I think will get at it, but if it keeps popping up as a problem in the next couple of years you will be hearing back from us, for sure.

CHAIRMAN PIERCE: Does anyone object to our removing that part of the addendum that references the boundaries? I see an objection. Okay, Pat, would you explain?

MR. AUGUSTINE: Well, the objection is as stated. It has been put in the document and the public is aware of it. It is an issue that has to continue to be readdressed. It may change. There may be clarity there so you can end up with being able to predict that line. As you said, Matt, it’s going to take a couple of more years, so does that mean that we end up in two years putting it back on the document and going through the process again.

If you made a statement that says we’re removing it from the active document, it was considered and it’s going to take several more years, at least the public is aware that could possibly happen in the future. It just seems to me it doesn’t make sense to vet something, have the technical committee tell us what could happen, and then drop it and then start it all over again.

It reminds me of what we did with something called Amendment 12 that went to 13, 14, 15 and 16 with summer flounder changing whether we were going to go regional management or not; and after 16 and four or five years later we said, well, there is nothing on the document that makes sense anymore so we dropped it.

This is a case where there is an element that needs some attention and needs more study, more data, and I would hope that we consider keeping it in the document as being considered and no further action at this point in time. If the rest of the board feels about it, then I can be voted down. You’ve done that in the past. Thank you, Mr. Chairman.

CHAIRMAN PIERCE: All right, we’ve had one objection; therefore, I suppose we should continue to discuss this issue. Does anyone have any suggested course of action to take on this particular issue as it relates to including it in the document? Doug.

MR. GROUT: Well, originally I had no objection removing this from the document, but as I thought about from a workload standpoint it might be – since we’re doing an addendum right now to codify some of the rules in one place and to make some modifications, why would it be worth having an option concerning the spawning area closure boundaries, that the board could make adjustments to that via board action.

That way if we could bring that option out to public hearing and get comment on it; and if we decide to put it in there, then we wouldn’t have to go through the entire addendum process to change it. Now, it may be too big of an issue based on public comment to have the board make that decision without an addendum process, but I’d be willing to make a motion to include a section on the spawning area boundaries where we would have an Option A, status quo; and an Option B, spawning area boundaries – for any of the boundaries could be changed via board action following input from the technical committee.

CHAIRMAN PIERCE: I’m waiting to have the motion put on the screen and then I’ll see if there is a second to the motion.

MR. GROUT: As well as the status quo option; that’s always in there.

CHAIRMAN PIERCE: All right, so the motion is to have the two options, the status quo and then the other option would be spawning area boundaries could be changed through Section action based on technical committee advice. That is the motion made by Doug Grout and seconded by Tom Fote. All right, we have motion before us. Discussion on the motion? Tom.

MR. THOMAS FOTE: The reason I supported this is it makes sense. We shouldn’t have to go out to – if
it’s done by the technical committee, they’re going to
draw up the lines and all we need to do is approval, I
think it’s the way to go. It’s also going out to public
hearing so we’ll get the comments on it, but I think
it’s a nice tool to have in the toolbox. Basically,
that’s all it’s there as a tool; and when we have the
information necessary to do that, then that’s based on
good technical data. I support this.

CHAIRMAN PIERCE: Further discussion on the
motion? David, go ahead.

MR. DAVID SIMPSON: My usual perspective on
these questions; basically if Massachusetts, New
Hampshire and Maine are happy with something, I’m
happy with it. I’m kind of looking for informal nods.

CHAIRMAN PIERCE: All right, we’ll go to the
audience for comments on the motion?

MS. MARY BETH TOOLEY: Mary Beth Tooley
from the O’Hara Corporation. It’s just a little unclear
to me what the motion says that the Section could
take action on the technical committee advice. What
kind of action; normal actions that we expect would
be an addendum or an amendment? Maybe
somebody could just define what the motion means.

CHAIRMAN PIERCE: All right, let me turn to Bob
Beal. My understanding would be that if the
technical committee comes up with basically a
technical correction based on some good science, that
we would then adopt that. It would be implemented
automatically because of this particular strategy if we
decide to go with it.

MR. ROBERT E. BEAL: It’s always a little risky for
me to interpret the intention of people making
motions. I think what you said is correct, David, that
if the technical committee brought forward advice
prior to a fishing year that the boundaries should be
moved or should be modified for that year the
Section could take a vote to change the spawning
area boundaries for that year.

I think the default would be status quo boundaries as
they are right now unless they’re modified by the
Section. I think to even further comment, the idea of
putting this into the document would be as this goes
out to public hearing the public can comment on
whether this is an issue that’s substantial enough that
they feel there should be an addendum completed
each time the boundaries should be moved or are they
comfortable with the public meeting process and then
access to commissioners and those sorts of things
where they can provide enough input to the Section
members prior to a decision being made. I think the
public comment part of this is whether this needs an
addendum or an amendment or if folks are
comfortable with the Section taking action.

CHAIRMAN PIERCE: As the maker of the motion,
Doug, I assume then you agree with the interpretation
just provided by Bob?

MR. GROUT: Yes, it is, that we could take Section
action to change the boundaries rather than going to
an addendum. The other option would be status quo,
there would be no change to the boundaries without
management action.

CHAIRMAN PIERCE: Okay, Mary Beth, does that
answer your question? Again, if this is adopted, then
the public will have an opportunity to comment
whether it makes sense to do that change basically
automatically or whether something more detailed
would have to be provided such as another
addendum. All set, Mary Beth.

MS. TOOLEY: Yes, I think so; thank you, Mr.
Chairman.

CHAIRMAN PIERCE: I’m going to continue with
the audience for a second. Any other comments from
the audience on the motion? Jeff.

MR. JEFF KAELIN: Jeff Kaelin from Lund’s
Fisheries in Cape May, New Jersey. I think this is
fine. In fact, the whole addendum strikes me as
something that ought to be done through technical
correction, frankly. To send this out to public
hearing, what are we going to say about it, especially
revising the GSI, the Gonad Somatic Index?

It’s like you could throw a dart against the wall and
make a choice. What do we know about that;
nothing. I’d like to see the whole thing go in that
direction and not just this part of it, frankly. I would
like to suggest some clarification that this might say
“existing spawning area boundaries would be
changed”, because we’re really only talking – I think
it needs to be clarified we’re only talking about the
existing Gulf of Maine spawning closures. That
would be a clarification that I think would make
some sense.

Then do the whole thing as a technical correction,
frankly, because there are so many substantive
management changes going on right now that are
taking up a lot of our time, too, and not only the
technical committee. The major issues in here I think
most of us wouldn’t have a clue as to what the right
choice would be. I also think it’s problematic for the addendum to go out to the public without the technical committee identifying a preferred option, frankly, because who are we to figure that out. Those are some of my comments. Thank you.

CHAIRMAN PIERCE: Thank you, Jeff; that’s the first time I’ve heard you admit that you’re clueless. (Laughter) Pat, did you have your hand up to the motion?

MR. AUGUSTINE: Yes, Mr. Chairman. Again, for simplicity sake to put words in there that talked about when there is sufficient data to justify; that would be I think more clarifying than what we have up there. I think it’s a little nebulous the way it is, as Mary Beth had mentioned.

CHAIRMAN PIERCE: I think it’s understood though, Pat, that whatever comes to us –

MR. AUGUSTINE: I don’t have a problem with it.

CHAIRMAN PIERCE: All right, good. All right, we have a motion before us. Terry.

MR. STOCKWELL: I’m comfortable with the motion; I just have a follow-up question. Bob, you had mentioned that it would be an annual and I would be more comfortable with making a change altogether rather than look at having our spawning areas in an annual specification process. I guess I’d defer to you and to Doug as to what your intention was. My comfort level would be coming back with the advice and moving forward with a change.

MR. BEAL: Well, I don’t think it has to be annual; I probably shouldn’t have said that. I think if there is justification to move the boundaries, the Section could set those new boundaries in place until there is evidence that they need to be moved again is probably the best way to handle it.

CHAIRMAN PIERCE: Further comments on the motion? I see none. I assume that there is a desire for states to caucus.

(Whereupon, a caucus was held.)

CHAIRMAN PIERCE: All right, I assume we’re ready to vote. All those in favor of the motion please signify by raising your hand; those opposed; null votes. Okay, no opposition and no null votes. The motion carried; seven, zero, zero, zero. We have now deal with that aspect of the addendum. I assume there is no more desire to discuss the addendum. Bob.

MR. BEAL: Well, not a discussion on the addendum but a discussion on the public comment period. Following up on Jeff Kaelin’s comments, I think the reality is the issues that are in this document now are very technical and there is probably not a lot of public interest. The staff is willing to do public hearings but we’re not obligated to do public hearings up and down the coast for an addendum like this. All we really are obligated to do under the commission process is a 30-day public comment period. If there is no need for public hearings up and down the coast, we can save those resources and use in other areas, I’m sure.

CHAIRMAN PIERCE: All right, after we deal with the addendum we’ll address that particular point regarding public comment. Do I have a motion to approve the addendum for – well, hold on a second – yes, a motion to approve Draft Addendum V as amended for public comment; do I have a motion to that effect? Bill Adler has made the motion; seconded by Bill McElroy. Discussion on the motion? I will go to the audience to see if there is any desire to comment on the motion as amended. Yes, Pat.

MR. PATRICK PAQUETTE: Patrick Paquette, recreational fishing advocate from Massachusetts. I wanted to just sort of highlight or emphasize the prior comments about the public are going to be confused or wanting some information in the document about the spawning size options, the Gonad Index. There is going to be a little bit of confusion because there is – I disagree with Mr. Beal in one way, that there is a great deal of concern on the dock and by fishermen who use herring about the size going down. There was discussion at assessment meetings over the last few months about these fish being mature at a smaller age and what does that mean.

To put that question into the document without a technical committee recommendation – if the technical committee can’t make a recommendation in the document I hope there is going to be some information for the public to consider because I think there is concern related to the issue that may not be direct but that we’re going to want to get right. Anyway, I’ve made the point.

CHAIRMAN PIERCE: Thank you, Pat. This particular issue I believe is covered in the addendum. The size difference, percent maturity at size, that’s in
the document; so if this is adopted for public comment, then the public certainly is free to offer up comments on that particular issue. Is there a desire by the Section to have a caucus? I don’t see any desire to have a caucus. With there being no desire for that, we will then vote. Bill, you look a little confused.

MR. ADLER: I’m always confused. Is this place where you indicate whether it’s going to go by public hearings or whether it’s just going to go with a 30-day comment period or is that after we approved this?

CHAIRMAN PIERCE: After the vote. The motion is approve Draft Addendum V for public comment as amended. All in favor of the addendum as amended please signify by raising your hand. Okay, that is unanimous. All right, we have options; public hearings or a 30-day public comment period; does anyone object to there being a 30-day public comment period as suggested by Bob? I see no objections.

In that case we will have a 30-day public comment period on the addendum and then I believe Chris said that we’ll be in a position to react to that comment and then vote on final action on this addendum you said at the annual meeting?

MR. VONDERWEIDT: Summer meeting.

CHAIRMAN PIERCE: Summer meeting, okay, so that is the schedule that we will live by. All right, thank you, Matt and Chris, and thank everyone for all the work that you did on that addendum. It’s certainly a challenge whenever we deal with technical matters and the uncertainty that surrounds those technical matters.

SECTION COMMENT ON NEFMC DRAFT AMENDMENT 5

Next on the agenda is Amendment 5; the opportunity for the Section to comment on the New England Fishery Management Council’s Amendment 5, the so-called catch monitoring amendment. This Section has already received two in-depth presentations, very complete presentations from Lori Steele, so there is no need for us to go over that ground again.

However, Chris is prepared to provide us with a brief summary as to the elements of Amendment 5 and that will help us work through whether or not we desire to offer up some comments and what those should be. After he does that, there will be a report from the advisory panel. Chris will also provide that report.

The advisory panel had a conference call and has made a number of suggestions and recommendations relative to the options in the document. I will see if any Section members wish to entertain any of those specific recommendations. Then I will provide a summary of the New England Fishery Management Council public hearings; the many public hearings help up and down the coast; a relatively brief summary of what happened at those public hearings.

Basically it’s the presentation that was provided by Lori Steele at the New England Council Meeting last week. Then there will be working group recommendations. I’ll provide those recommendations. You should all have that one-page handout. The working group was comprised of volunteers that offered up their services at our last meeting, and that was Bill Adler, Ritchie White, myself, Doug Grout and Terry Stockwell.

The working group recommendation was put together fairly recently by myself, Bill Adler, Ritchie White, Doug Grout and Terry Stockwell for the Section’s consideration. After that we’ll then get into the final agenda item that relates to what exactly do we want to offer up to the council for its consideration. With all that said, I’ll turn to Chris; and if you will, Chris, provide us with your summary of the amendment. Pete.

MR. HIMCHAK: Mr. Chairman, can we get the comments from the Section’s Working Group on the amendment before he goes into the whole presentation. I would like to know what they were.

CHAIRMAN PIERCE: They’re being passed out right now, Pete.

MR. VONDERWEIDT: As David mentioned, Lori wasn’t able to make the trip down. However, you’ve seen this Amendment 5 presentation a few times so I’m just to kind of go quickly over the options to sort of give everyone a refresher. As a potential timeline for everything in Amendment 5, in February 2012 there was a Draft EIS submitted to NMFS.

At that time they were optimistic that the New England Council would be able to review Amendment 5 and take final action during their April meeting. However, it was delayed and April 19, 2012, the Draft EIS was finally published. Now we are in a second public comment period, which is April 20th through June 4th, which is a required NEPA 45-day public comment period. We’re here at the ASMFC spring meeting week, and June 19th through
21st is the predicted timeline for the New England Fishery Management Council to select the final measures.

As far as the Atlantic States Marine Fisheries Commission comment process, as I mentioned under the original timeline the New England Fishery Management Council was going to select measures in April, at which point there was no overlap between the final document being available with the final options and measures in it, so there is no overlap with the ASMFC Meeting Week.

Both the Section and the Shad and River Herring Board formed working groups that were going to review the amendment when it became available, and they were going to submit comment through the Policy Board but offline on behalf of each section with the understanding that there would not be an ASMFC Meeting Week that overlapped with the public comment period.

However with the delay, that changed, but we still got the working group review for the Herring Section and the Shad and River Herring Board. Both of those groups asked for advisory panel review before making their comments. What has happened is that we still have working group recommendations that David mentioned and an advisory panel.

This is all to just facilitate ASMFC comment on the amendment. What is going to happen this week – and that’s up on the board – is that you are going to review and make your recommendations today. The Shad and River Herring Board is going to make their recommendations tomorrow. The Policy Board will decide what the final ASMFC Amendment 5 comments will be either this Wednesday or Thursday; probably Wednesday.

Even though the working group recommendations were handed out, I would encourage everyone to work off of the 80-some page public hearing document, which the title is up there. It’s the summary and it includes kind of details of the measures that I’m going to try and go through quickly.

There are four parts of Amendment 5. There is a pie chart on Page 5 that sort of shows, and there are four parts of Amendment 5. There are adjustments to the fishery’s management program. There is catch monitoring at sea. There are measures specifically to address river herring bycatch, and then there is midwater trawl access to groundfish closed areas.

For adjustments to the fishery management program, this is on Page 8, there are proposed adjustments to the regulatory definitions, which includes transfer at sea and offload definitions. Currently there is no definition for transfer at sea or offload, so these would establish them for the first time.

For 3.1.2, admin general provisions, this is Page 9 of the public hearing document, it would expand possession restrictions to all vessels working cooperatively in the fishery. Right now it’s midwater trawls only are restricted by the least restrictive – the smallest possession amount of their permit, so that would expand that to also purse seine vessels and transfer at sea; so whoever had the least restrictive permit, both vessels would be under that possession limit.

It would also eliminate the VMS power-down provision, which is that a boat could power down when at port. It would establish a new at-sea dealer permit. Measures to address the carrier vessels, this is on Page 11 of the public hearing document, essentially the goal of this is to prevent double-counting.

Status quo is that carriers don’t report to prevent double-counting. They have to obtain a letter of authorization and then they have to act as carriers for seven days minimum. Under Option B, require VMS on carrier vessels, the carrier vessels would use VMS and they would be allowed to declare if they were just going to be a carrier vessel, if they were going to fish for something other than herring or if they were going to fish for herring, so essentially they could just make a VMS declaration and then be a carrier vessel.

It wouldn’t restrict them to just the seven days. They wouldn’t have to be carriers for seven days. Option 3, the dual option for carriers is that you could use the current letter of authorization or the VMS provision. Next are the measures to address transfer at sea, and this is pretty straightforward.

Option 1 is no action. Option 2 would be to restrict the transfer at sea to A and B permit holders only. Option 3 would be that you were prohibited from transferred – being involved in a transfer. This is to transfer or receive any herring if you don’t have a permit. Trip notification requirements, that’s on Page 14, right now the no action alternative is that vessels are required to report to NMFS 72 hours prior to going fishing so that NMFS could provide an observer if they wanted.
Option 2 is to modify and extend the pre-trip notification. It actually changes the notification to 48 hours and it adds a gear declaration when you’re notifying NMFS and also requires that D vessels in Area 2 or 3 have to comply with the pre-notification requirements for C permit holders. Option C is that there would be a six-hour notification to law enforcement prior to coming over the demarcation line, and that D vessels in Area 2/3 have the C notification requirements; the same requirements that associated with a C permit.

Moving forward to reporting requirements for herring dealers, Option A would be no action. Option 2 is a requirement to accurately weigh all fish; and so 2A, document annually in their dealer application, if they do not sort the fish before weighing them, they would have to document that annually how they’re estimating what the composition of that catch is that they’ve weighed the gross amount.

Option 2B would they would have to do that for each individual submission; and then 2C is a dealer confirmation and a vessel validation, and this is that it would increase the dealer reporting to 24 hours and it would require that the vessels and the dealers would have to cross-validate the landings. They would go online and there is an online system that is described in the document.

They would verify, yes, it was 10,000 pounds; yes, it was 10,000 pounds although it would probably be much more than that. Moving forward, changes to open access permit for limited access mackerel vessels in Area 2/3. Right now Option 1, no action, would be that you would be restricted by what the open access herring permit possession limit is, and that’s three metric tons or 6,600 pounds. Option 2 would be increase an open access permit for mackerel vessels that have a limited access mackerel permit to 20,000 pounds in Area 2/3.

Option 3 is the same as Option 2; it only would be for limited access mackerel vessels in Area 2/3, but it would allow them to have a 10,000 pound possession limit. Moving forward to the second part of the four is catch monitoring at sea. This begins on Page 21 of your document. However, there is a pretty good summary table on Page 28 that sort of has the various levels.

I would just point out that this applies to A, B and C permit holders only. Beginning on Page 21 of the public hearing document, Alternative 1 would be no action. Observer days would be allocated trying to achieve the standard bycatch reporting methodology but only as so much as funds allow.

Alternative 2 would be a hundred percent observer coverage for A, B and C vessels. Within that there are four other options. There would be a funding option which the first funding option is that the National Marine Fisheries Service would cover the cost of all observer coverage. The second option is that NMFS would pay for as much as they could and then the industry would have to foot the remaining bill.

Other service provider options under Alternative 2 include no action; states are not authorized to be service providers or the second service provider option is that states are authorized to be service providers so they could provide observers, essentially. Alternative 3 would be SBRM as a minimum, and it has the same funding options and service provider options as Alternative 2.

Alternative 4 is that there would be council-specified priorities. Those, as they are in the document, are 30 percent CV for herring and haddock and 20 percent CV for river herring. Option 1 under Alternative 4 would be that the New England Fishery Science Center would conduct the analysis and update what the specified priorities are.

Option 2 would be that the New England Fishery Management Council’s Plan Development Team would analyze and come up with the council-specified priorities. Then they have similar funding options, all federal or federal and then industry pays the remainder. Moving forward to 3.2.2, measures to improve and maximize sea sampling, these are essentially measures that make it easier for the observers to do their job.

There is a requirement to allow observers to have a safe sampling station adjacent to the deck; that they would provide reasonable assistance to carry out their duties; they would provide notice when pumping ended or when pumping began; pumping ended and when the observers can begin their sampling.

There would be a requirement for an observer on both vessels for trips with multiple vessels. There would be a requirement for communication between pair trawlers if an observer is on one and there is pumping going on in the other one. Also, require visual access to the net cod end or the purse seine bunt.
Moving forward, measures to address net slippage, this is on Page 31 of the public hearing document. Right now Option 1 would be no action and release catch affidavit. Basically, they need to say on the release catch affidavit where, when, why and a good faith estimate of the amount of catch that was operationally discarded or slipped, depending on how you feel about it. Option 2 would be that there would be additional information required with the release catch affidavit. There would be the reason for the slippage and estimate of the quantity and the species as well the location and time. Option 3 would be the Closed Area 1 sampling provisions, and this is for the groundfish plan, which requires an observer on board. They have to pump all fish on the vessel or bring all catch aboard if not pumping. There are a few other things in there. This is on Page 32 and it’s described at length.

Then sort of taking it a step further is Option 4, catch deduction and/or termination for slippage events; so 4A would be that if you have any kind of slippage you would have a catch deduction of 100,000 pounds taken away from your quota. Essentially that boat would be – it would be marked that that boat caught plus 100,000 pounds.

Once of ten of these slippage events happened in an area, the 11th slippage event would require that vessel to terminate their trip; so it’s not ten per vessel. It would be ten in an area and then 11 and 12 – any vessel that slipped after that would have to end their trip and there would be counted 100,000 against the quota.

4B is very similar except that it also includes the Closed Area 1 catch provisions with the catch deduction and possible trip termination after ten slippage events. Option 4C removes the catch deduction but still carries over the Closed Area 1 requirements for those vessels and also that the trip would be terminated after ten events in an area, ten slippage events happened in an area. 4D is the same except it’s five events instead of ten and no catch deduction.

3.2.4, maximum retention alternative, this is essentially an experimental fishery to determine if maximum retention would be appropriate for the Atlantic Herring Fishery. There are two options there; no action, there wouldn’t be an experimental fishery set up; and then Alternative 2 would be to evaluate through annual exempted fishing permits to see if it’s appropriate.

Now moving forward, this is the third slice of the pie, measures to address river herring bycatch. There is sort of four parts to this and I show them here and then I’ll break them down in a second. Alternative 2 is the river herring monitoring avoidance, and essentially this is additional monitoring, but not closed areas.

Alternative 3 also includes monitoring but it would actually include river herring protection or closed areas, so it takes it kind of a step further. Then 3.3.4 is can adjust the river herring areas and triggers; and 3.3.5 is river herring catch caps, but that is pretty quick when we get to it. This begins on Page 39 of the public hearing document.

There is also a flow chart there that you might find helpful as far as sort of how these all work together because they’re very interconnected. The river herring monitoring avoidance, part one, would be management measures that would apply during certain times and in certain areas. The first part of that is on Page 40, and it shows identification of the monitoring avoidance areas.

This is from 2005-2009, bimonthly squares, that caught greater than 40 pounds; so greater than 40 pounds is kind of the big takeaway here. Option 1 would be a hundred percent observer coverage when fishing in those river herring avoidance areas. The suboption under that would A, B and C vessels only or Suboption B would be also include the D vessels. Option 2, the Closed Area 1 sampling provisions is that you have to pump all fish on board and then exit an area if you slip in that area.

It would implement the closed area sampling provisions, and then as a suboption there are four suboptions under that. Suboption A is a hundred percent observer coverage. Suboption B is less than a hundred percent observer coverage, and this would be in the river herring avoidance areas. Suboption C is that these would only apply to A, B and C vessels. Suboption D would be that it applies to all vessels.

Part 2 of the river herring monitoring avoidance – and I’ve only got like three slides left so bear with me – Option 3 are trigger-based monitoring approaches. These listed on Page 44. There are options with the mean, the average – there is the mode, the average and the max I think, but you can see those on Page 44.

Essentially once these triggers were hit, it would trigger Option 1 and 2. It could incur this hundred percent observer coverage or closed area sampling.
provisions under Option 1 and 2 here. These could have been maybe first. The catch triggers are on Page 44. The options under Option 3 would be either total catch by trigger area.

There are three trigger areas shown on Page 45, and that is the Gulf of Maine, Cape Cod or Southern England; so aggregate for those larger areas or total catch by stat area, which are much smaller units. Option 4 is the Sustainable Fisheries Coalition, University of Dartmouth and Massachusetts DMF project where Stage 1 would be to identify bycatch avoidance areas and then in the future, through a framework, try to implement avoidance strategies based on the research showing the bycatch avoidance areas.

Moving forward, Alternative 2, river herring avoidance, these are the ones where it would actually close an area based on certain thresholds. The threshold for establishing these protection areas was much higher than the monitoring avoidance. You’ll notice it’s 1,233 pounds as opposed to the 40 pounds for the monitoring avoidance area.

Option 2 would be these areas are closed. On Page 53 is where it begins and you can see it would be bimonthly period, and it doesn’t cover all times of the year, but essentially these areas would be closed as written in the document for those areas with a prohibition on directed fishing. There is a suboption there to give limited access vessels a chance to declare out of the fishery, and they could still fish in the areas but they couldn’t fish for herring and they couldn’t retain any herring.

Option 2 would be trigger-based closed areas, so again there are some triggers – these are listed on Page 56 – based on the max, the median and the mean. Once these triggers were hit for an area, that would trigger a closure. The reporting option number one would be total catch by trigger area. These are the larger Gulf of Maine areas or by stat area, which are the smaller ones. This is on Page 58.

Additionally, there are some options for exemptions for the small-mesh northern shrimp fishery or vessels using mesh that is greater than 5-1/2 inches. Moving forward for the measures to address river herring bycatch, the mechanisms to update the river herring areas are listed in the document, but they could change.

Through a framework or amendment, the New England Fishery Management Council Plan Review Team will review these every three years and then send recommendations to the council. It also includes language that says they’ll consult with the ASMFC and also the Mid-Atlantic Fishery Management Council. Finally, for the river herring bycatch measures would be river herring catch caps. They will not be implemented as part of this amendment but through a future framework or amendment after the ASMFC Shad and River Herring Assessment is completed.

Finally, there is midwater trawl access to groundfish closed areas. This is on Page 60 of the public hearing document. There are two options there. Alternative 1 is no action; Alternative 2, the pre-closed area one provisions. Alternative 3 would be a hundred percent observer coverage. Alternative 4 are the Closed Area 1 provisions, which could also include a hundred percent observer coverage of less than a hundred percent observer coverage. Alternative 5 would be some closed areas. That’s a quick summary.

CHAIRMAN PIERCE: Thank you, Chris. You did Lori Steele justice in half the time. It was necessary for Chris to go through the document the way he did because of the needed reference to these particular sections as we go through the recommendations from the advisory panel. They’re very specific to numbers within the document, so that was the way we had to do it.

I’m not going to have any questions of Chris at this time. What I would like to do is work through the advisory panel report, my brief summary of the public hearings and then the working group recommendations. We were only allotted about two hours for business and that’s not much time to deal with this particular amendment and comments to be provided by the Section to the Policy Board for them to deal with this matter.

Lobster is at 3:15 and we have one hour to go before lobster begins, and I’m not going to postpone that very important board meeting by going too long. Therefore, I’ll turn to Chris and have him give the advisory panel report.

ADVISORY PANEL REPORT

MR. VONDERWEIDT: I just want to point out that the Advisory Panel Chair David Ellenton asked me to give this presentation as an impartial party on a contentious issue. The advisory panel got together to review Amendment 5. I’d also just like to point out that there is a pretty short summary of about six pages and it has got bullets of some of the points that the advisory panel members made. That was on your
CD if you want to follow along and get a little bit more information.

The following members were on the call; there were eight members. They’re listed on the screen there and also in the document so I won’t read them all out loud. It was about a four-hour long conference call. Some members dropped off the call due to prior commitments partway through. I’ll just kind of highlight those because in the past the Section wanted to know who was on the call, so I’ll try and provide that.

Generally, the advisory panel – and I think somebody said this can’t be worded strongly enough – they felt that it was inappropriate to discuss long and complicated documents on a conference call medium. They felt that a minimum we should have had a day-long meeting because they couldn’t do a thorough review.

They were worried that absence of a comment on an issue that they weren’t able to really get full discussion of might be considered an endorsement where it’s not an endorsement. They were also concerned that only eight of ten members were on the conference call and then they worked from the public hearing document, which is the one that I pointed before. That was mailed to every member before the call.

Their preferred alternative for regulatory definitions; they like the no action alternative. It will just have a checkmark next to the alternative they like, and then the other ones will be crossed out. If there is room, I’ve included the AP comments. The comment here is that Option B would complicate the process. They weren’t really sure what the point of these were.

There was sentiment that it might make things more complicated and generally they didn’t think they fully understood everything. 3.1.2, administrative general provisions, they liked the proposed provision to eliminate the VMS power-down provision and also establish a new at-sea dealer permit. This is a consensus.

For measures to address the carrier vessels, they liked Option 3, a dual option for carriers. That’s where you don’t have to enroll for seven days if you want to act as a carrier or be able to use a letter of authorization because it gives more flexibility. Like I said before, the AP’s comments are bullets on here if you want more information.

For measures to address transfer at sea, they preferred Option 1, no action. Status quo is preferred because the other two options were too restrictive. There was some question about how this would impact tuna fishermen who buy herring at sea for bait, but they weren’t really sure how it would happen. I’ll just point out Lori was on the call to clarify some of the questions.

For the trip notification requirements, they liked a combination of Option 2 and Option 3. They commented that D permit holders on a direct herring trip should be held to the same notification requirements as the A, B and C vessels. One person pointed out that there is a table that shows only about a hundred D permit holders are actually landing herring.

They pointed out that if a vessel wants to fish for herring, they should notify NMFS to allow them to place an observer on board. They didn’t feel that these requirements were burdensome. Moving forward, reporting requirements for herring dealers, there is no consensus on this. There was one member who liked Option 2B, which would be that if a dealer is required to accurately weigh all fish and if they don’t separate the fish when they weigh them they must document for each individual landing submission how they figured out what catch comprises what of that lump weight. The rest of members who spoke to this actual option or to this point, they liked the no action alternative.

3.1.6, the changes to the open access permit for limited access mackerel vessels in Area 2/3, there was consensus about Option 2, which would be a 20,000 pound possession limit. They liked it because it’s close to the incidental limit in the Mackerel FMP and would also reduce bycatch.

For observer coverage on limited access herring vessels, there was no support for any specific option. They were supportive of the observer coverage and increasing the monitoring and all that, but they were strongly concerned about the cost. This is kind of for a whole section here of 3.2.1. The comments were that they support a hundred percent observer coverage but they can’t pay more than $325 per day. There was some support for some kind of a sunset provision where do a hundred percent observer coverage; and then after two years you’ve collected your data, remove the requirement so to have automatic after two years. However, there was opposition to that as well. They liked the idea of maybe collecting data intensely for a few years and then relaxing the requirement.
They didn’t think that two years exactly was the perfect way to do it. They pointed out that there is no scientific justification for a hundred percent observer coverage. The standardized bycatch reporting methodology has been developed as a scientifically valid way to sample catch. They also pointed out that the New England Fishery Management Council PDT has never recommended a hundred percent observer coverage as a scientifically valid collection threshold.

They were saying you shouldn’t implement higher observer requirements until the cost drops. Observers have to always be available. A couple of members said that this is a very good opportunity for your conservation partners to help out with the cost and also that the government should pay for the hundred percent observer coverage.

For the measures to improve and maximize sea sampling, these are kind of the measures that make things easier for the observers to operate and safer and all that. They are unanimously not opposed to these measures. The members of the AP said that they do stuff already. They don’t even know why it’s in here because they have a really good relationship with the observer program.

For measures to address net slippage, this was by far the most contentious issue on the call. Everybody was getting along very nicely and then not so polite when they got to this. There were kind of two camps as far as preferred alternatives. Six of the members liked the no action alternative. They felt that these measures were punitive in nature. They were offensive because it implies that dealers don’t know the weight of their – excuse me, wrong page. They said that they were completely opposed because the measures are punitive in nature and not constructed to an ongoing cooperation between captains and observers. They felt that it was operationally impossible; that the hydraulics can’t even pull the net over the side rail, things like that. There were other comments that slippage is a myth.

They were offensive because it implies that dealers don’t know the weight of their – excuse me, wrong page. They said that they were completely opposed because the measures are punitive in nature and not constructed to an ongoing cooperation between captains and observers. They felt that it was operationally impossible; that the hydraulics can’t even pull the net over the side rail, things like that. There were other comments that slippage is a myth.

There was some concern that for a small amount of operational discards of about a hundred pounds that are sort of a reality for the trawl fishery, they shouldn’t penalized 100,000 pounds against the quota. There are some others listed on Page 5 if you want to read them. And then comments from the people who were in support of Suboption 4C, which is catch deduction and termination for slippage; the Closed Area 1 provisions with termination at ten events, they commented that having an independent set of eyes seeing what is in the cod end will benefit monitoring and close any loopholes.

They felt that all catch should be sampled and observers can’t sample what they can’t see. The trip termination provides an incentive to minimize slippage. It was a very contentious issue here and were divided on the call. For the maximum retention alternative that would establish an experimental fishery, the whole advisory panel was unanimously opposed.

They felt that it would be a waste of resources to pursue this, and they don’t think that a hundred-year-old fishery should become experimental. At this point in the call, three of the members had prior commitments and had to leave the call. The second to last section that the advisory panel commented on were measures to address river herring bycatch. The AP unanimously supported the SMAST approach, which is to identify the bycatch avoidance areas and then implement a bycatch avoidance strategy in the future based on that data through a framework.

They commented that this is good because it’s not punitive. It allows the fishery to operate. The move-along rule would be flexible and moves fishing from areas with river herring for sure to areas that don’t have concentrations of river herring. They also pointed out that recent analysis shows high river herring concentrations outside of the monitoring avoidance and trigger areas that are identified in the document right now, so that could actually take fishing pressure from a low area to a high river herring areas is what their points was.

They also commented that catch caps are not ready for implementation at this time. Finally, the midwater trawl access to groundfish closed areas; the AP unanimously supported pre-closed area one provisions. Thank you.

CHAIRMAN PIERCE: Thank you, Chris, that’s a very good summary of what was provided to us from the advisory panel on these different issues. In the interest of fairness, I should highlight that on Page 6 it was indicated by Chris that three AP members did leave; Pat Paquette, Steve Weiner and Jennie Bichrest.

I would suspect that if they had remained on the call, if they didn’t have those previous commitments there would not have been a unanimous position on 3.3 and 3.4. I think that’s a fair statement to make. Also, of course, if we had all 18 members of the advisory panel on that conference call, it would have been
incredibly unwieldy, so I do tend to share the views of the advisors that a conference call on this particular issue, while needed, certainly placed them in very difficult position to provide in-depth comments, useful comments on all of these elements.

**SUMMARY OF NEFMC PUBLIC HEARINGS**

Again, I’m going to hold off on questions and comments from the Section because time is ticking. It’s already 2:30. I’m going to give a brief summary of what happened at the New England Council meeting last week when Lori Steele provided a summary of what has been received by the New England Council that is public comment on this very important amendment to the Sea Herring Plan.

I think most of you are aware of the fact that indeed we did have a very lengthy comment period for this amendment. We had eight public hearings in March. Right now NMFS is conducting a NEPA 45-day comment period on the DEIS, and that should bring us through June 4th, so there still is opportunity for comment on this particular amendment, specifically to the NEPA analysis.

We are going to have a meeting of the Advisory Panel, the New England Council, the Plan Development Team and then the Herring Committee will meet May/June 2012 to develop some recommendations for the council’s consideration at its meeting June 19th through the 21st. I believe it’s in Portland.

That is going to be the fateful meeting when these very important decisions will be made and I suspect Amendment 5 will finally be put to bed. Those are the hearings. The participation; those who attended the hearings are shown on the right-hand column. We had very good attendance at the public hearings. I did share the one in Plymouth and the one in Fairhaven, and that’s where we certainly had a great number of individuals expressing their views; Portland, Maine, as well, large attendance; so overall very good attendance even in the Mid-Atlantic area where there was a great deal of interest expressed, especially those measures that pertained to the interaction of herring and mackerel.

Stakeholder comments; a hundred percent observer coverage in Category A and B; little or no support for C and D. Implement measures to address net slippage; Closed Area 1 provisions; and trip termination; require dealers to weigh all fish; prohibit the midwater trawl vessels from fishing in year-round groundfish closed areas; establish a river herring catch cap immediately. That was not unanimously supported so Lori reports, but nevertheless that was one of the comments emphasized.

Industry comments; general comment for 100 percent observer coverage; but again if costs are addressed – you’ve already heard that the industry did indicate that they were willing to have 100 percent observer coverage, but they needed to have the cost come down similar to the west coast. Suggestions regarding the review of existing observer data to ID specific problems; support for several proposed FMP adjustments; inshore Gulf of Maine small-mesh fishermen – they also had some comments to provide.

Specifically that was provided by the Rhode Island bottom trawl fishermen. Lund’s Fisheries represented their views. This sort of sums it up. We had 40,993 e-mail comments. I don’t know how this was accomplished but I guess technologically it’s possible; 35,000 were in one e-mail; 765 comments in one e-mail; 3,024 and 585 batch e-mail comments, so clearly e-mail was burning; quite a bit of interest expressed by those who have been paying attention or who have been asked to comment.

Several individuals also provided specific comments representing the groundfish fishery; tuna fishermen; of course, the herring fishery; recreational fishermen; and other stakeholders. We also had comments provided by a number of organizations such as Pew, Honest Bycatch, Earth Justice, the Massachusetts Commercial Striped Bass Association; the Nantucket Anglers Association; the Massachusetts Lobstermen’s Association; the Town of Wellfleet; also Lund’s Fisheries; and once again the Rhode Island Bottom Trawl Fleet – well, Lund’s Fisheries I believe represented them; and then Norpel, which is the sea herring processing outfit out of New Bedford.

The upcoming meetings, as I indicated, there are quite a few. The Enforcement Committee will address the amendment. Then we’ll have a so-called FMAT meeting where we’ll have the joint herring plan development team and the mackerel FMAT from the Mid-Atlantic Council get together to provide some comments in May.

Then the Herring Advisory Panel in Peabody; that will be in May; Herring Committee in June. Then the council will I guess put together some specific council views on Amendment 5. They’ll make those decisions at their June meeting coming up in New York; and then finally our meeting in Portland when the council will make final decisions.
That summarizes everything that was provided to us. You don’t have all the comments in hand. It’s about an inch or more in terms of the size of comments; many weighty comments; many repetitive comments, of course, and that was clear from my being at the public hearings that there are certain issues that are hot-button issues that spurred quite a bit of comment. I assume that most of you – those of you who are really interested in this issue have already had an opportunity to take a look at what was said, so you’re aware of the different positions.

WORKING GROUP RECOMMENDATIONS

Now we’ll get on to the working group recommendations that, as I said, were put together for the Section’s consideration. That was done not too long ago up in the state of New Hampshire when the states met to make decisions with industry input regarding the days out; that is the days for landing relative to how we stretch out the Area 1A quota, the inshore Gulf of Maine Quota.

At that meeting we had a follow-up discussion as to what might appropriate for the Section to consider to offer up to the Policy Board for its information. Chris actually has taken the one-page handout and he has converted that into a series of slides, so I’ll go through that. You have the one-page copy in front of you.

We begin by saying that the working group was supportive of any measures that will improve accuracy and accounting of catch reporting for all species. Catch monitoring at sea; that’s Section 3.2, we are recommending 100 percent observer coverage. The working group recommends that observer coverage be funded by federal resources, but that phased-in cost-sharing alternatives be considered and the differences in observer cost between the east and west coast be examined. That was clearly an important issue to the industry.

Then measures to improve the sampling, Section 3.2.2.1, the working group recommends all of the measures from 2A through 2F under Section 3.2.2.1 with the specific purpose being to improve sampling by the NMFS observers. Then the next section, the states as service providers, Section 3.2.1.2.2, we are recommending authorization of all states in the northeast region as service providers for sea sampling on limited access Atlantic herring vessels, with state data collection standards and methods being consistent with the observer program standards and methods for the herring fishery and methods being consistent with the observer program standards and methods for the herring fishery.

On measures to address the net slippage, 3.2.3, the working group supports measures that discourage and reduce net slippage. On river herring bycatch, the working group is recommending these elements. Observer coverage, Section 3.3.2.2.1, we’re recommending 100 percent observer coverage.

The working group recommends that observer coverage be funded by federal resources, but that phased-in cost-sharing alternatives be considered and the differences in observer cost between the east and west coast be examined. Specifically, the SMAST, Division of Marine Fisheries and Sustainable Fisheries Coalition Approach, Section 3.3.2.2.4; the working group is recommending support of that particular river herring avoidance program.

Then closed area and triggers, Sections 3.3.3.2.1 and 3.3.3.2.2; the working group does not recommend the use of triggers as a management tool without a method to link the trigger to a peer-reviewed biological estimate of coast-wide river herring populations. Finally, midwater trawl access to groundfish closed areas; the working group is supportive of measures that will improve the accuracy and accounting of catch reporting for all species. We did not have any specific recommendations on Section 3.4.

That is where we are relative to the working group recommendations on these specific elements of the program. Now I’ll entertain any questions or comments on the presentations that have been given to you, and that would be the ones provided by Chris; my short one on the public hearings, a summary of them; and then, of course, on the working group recommendations.

Also, working group members, if I have misstated anything, if you believe that there is a need for a correction relative to what we’re recommending, then please make those corrections known. I’ve got a thumbs up so I guess I must be accurate. I will go to Peter.

MR. HIMCHAK: Mr. Chairman, in the interest of time, yes, there is a lot to get out of the Section here, but I do not disagree with anything that the working group put together. I think if we can all agree on that; I mean, the working group was charged to essentially speak for the Section. The majority of you are on the New England Fishery Management Council, so it’s like I would yield to your collective wisdom on most of these administrative issues and catch monitoring at sea, et cetera, et cetera.
I had one question on the hundred percent observer coverage, and again I guess the details will have to be worked out between – you would start with SBRM levels and then from there to get to a hundred, who is going to pay for what portion, and how long that would run. I know the industry was supportive of a hundred percent coverage with a number of caveats, and you have listed most of them.

There was one caveat that I didn’t see in your presentation and that would be that there would be a sunset of the hundred percent observer coverage should bycatch not be a major issue and not be documented in the fishery. Did the working group have any comment on that particular – that’s the only thing I’d ask of the working group is there opinion on that issue.

CHAIRMAN PIERCE: I’ll turn to other members. Doug, if you will.

MR. GROUT: Pete, one of the things that this working group took as sort of a basic overview is that getting into the details of this amendment and how long observer coverage would last, what categories, we felt that is the job of the council. They’ve been working on this for four years. There is a thousand page document here. We were looking at broad concepts that we felt the Section should send to the Policy Board for support in providing comments to the council as opposed to getting into some of the details of the amendment. But if you want to put some details in, that’s fine.

MR. HIMCHAK: In that tone, you guys did a very good job; 3.1, adjustments to the FMP, the working group is supportive of any measures that will improve accuracy and accounting of catch reporting for all species; well, said. That’s 28 pages of the document. I don’t want to add to that. The same thing for the other sections; what I read here I’m supportive of so I can’t see going through the pain of adding details in this.

CHAIRMAN PIERCE: I would suggest to the Section that obviously we have the working group to provide some guidance, but you should also consider what was recommended by the advisory panel. If there is anything offered up the advisory panel that you feel needs to be included as part of a Section position to offer up to the Policy Board, then please make note of that. Otherwise, you only have before you your own ideas and, of course, the working group recommendations. Sarah.

REPRESENTATIVE SARAH K. PEAKE: Thank you, Mr. Chairman, and thank you for all your work on this. Not to be repetitive here, but I think what you say in 3.1, the working group is supportive of any measures that will improve accuracy and accounting of catch reporting for all species;

I think in particular with this species, this fishery where it is a highly efficient fishery, accuracy of the catch and reporting is especially essential not just for the herring fishery but all those other species that are dependent upon this forage fish or for the lobster industry, for example, so I do support what you’ve brought forward here.

In the past I’ve brought forward to this meeting and stood in support of 100 percent observer coverage. I think if we send that forward as our goal to achieve, we can figure out a way to pay for it that’s fair and equitable to the members of the industry. We can look at the differences between the east coast and west coast in that way.

One question for you on 3.4, the midwater trawl access to groundfish closed areas, you say the working group is supportive of measures that will improve the accuracy and accounting of catch reporting for all species, almost repeating what you said up top kind as the visioning statement, but yet you don’t offer any specific recommendations.

I guess I’m curious if there was conversations among the members of the working group, if you had a feeling based on what the catch reports might or might not show if there would be a time, kind of going down the timeline moving forward; if recommendations would be appropriate in this area because I know certainly this is something that I’ve heard about from Cape Cod fishermen who are concerned about this.

CHAIRMAN PIERCE: I’ll turn to other members of the working group. Terry.

MR. STOCKWELL: The working group was thoroughly briefed on the advisors’ report by Chris, plus we had a written copy of it. The working group was also very cognizant of the fact that the public comment period is still open. As over five years of work has gone into get us this far and as we hone in on a committee meeting at the beginning of June and then a council meeting towards the end of June – actually, I’m hoping Pete comes to help us out – I felt very comfortable with the working group, just as Doug saying, working with the general concepts and then having all the council members on both the Mid
and the New England Councils have a time to go over the public comments, work though the committees and come back with a finished document at both of our June meetings. There is a lot of meat to hang on the bones and we’re not quite there yet.

CHAIRMAN PIERCE: With that said, I should admit that I’m still working my way through all the public comments that have been provided, very thoughtful comments, long letters covering every issue that’s near and dear to the heart of the commenter, so it is still a work in progress. The DEIS, as I said, is out there for comment, so comments are still being solicited. I guess that’s one reason why the working group offered up the recommendation to the Section the way it did. Any other comments? Yes, Stephen.

MR. STEPHEN R. TRAIN: Mr. Chairman, I’ve got a question about the observer coverage. I don’t know if Chris can answer it or what, but in groundfish we have about a 30 percent requirement for observer coverage; and if we don’t have an observer, it’s okay. If they haven’t got one available, it’s okay, we can go.

If this hundred percent is implemented and there is not one available, is there a waiver provision or is this boat staying tied to the dock until somebody can find an observer? I understand the importance of a hundred percent, but are tying boats up because we don’t have enough observers trained or something?

MR. VONDERWEIDT: There is an option for an exemption.

CHAIRMAN PIERCE: Yes, there is an option for an exemption similar to with groundfish. That, of course, will be debated at length especially in the context of what is happening with groundfish now and concern that perhaps when a waiver is given there may be some observer effect, and so the boat is out fishing in a way that might not be representative of what would happen when an observer was on board.

Yes, it is an option to be considered by the council. Any other comments from the Section? All right, I would entertain a motion to adopt the working group’s recommendations and forward them on to the Policy Board or if anyone else has any other motion they would like to make please feel free.

MR. AUGUSTINE: Are you going to go to the audience.

CHAIRMAN PIERCE: I’d like to have a motion on the floor first, Pat. Bill.

MR. ADLER: Mr. Chairman, I’ll make a motion to accept the working group document and convey it I guess on to the ISFMP; is that what you want?

CHAIRMAN PIERCE: Policy Board. We have a motion from Bill Adler; move to accept the working group document and forward the document on to the Policy Board. Motion by Mr. Adler; seconded by Pete Himchak. All right, discussion on the motion by Section members first. All right, I see no desire at this time and I’ll go to the audience. Does anyone in the audience care to offer up a comment on the motion?

I see none; therefore, back to the Section; is there a desire for a caucus. I see no desire. All those in favor of the motion please signify by raising your hand. It’s unanimous; seven, zero, zero, zero. All right, the motion has passed. We will then forward the working group recommendations adopted by the Section to the Policy Board.

ADJOURNMENT

Now we’re onto other business; is there any other business before the Section. I do not see any indication that there is other business; so without objection, we will adjourn.

(Whereupon, the meeting was adjourned at 2:50 o’clock p.m., April 30, 2012.)