

Agenda
Mackerel Management Committee

Gulf of Mexico Fishery Management Council

Perdido Beach Resort
Orange Beach, Alabama

Wednesday, January 27, 2016
8:30 am - 10:30 am

- I. Adoption of Agenda (**Tab C, No. 1**) – Dana
- II. Approval of Minutes (**Tab C, No. 2**) – Dana
- III. Action Guide and Next Steps (**Tab C, No. 3**) – Dana
- IV. Public Hearing Draft for CMP Amendment 26: Changes in Allocations, Stock Boundaries and Sale Provisions for Gulf of Mexico and Atlantic Migratory Groups of King Mackerel (**Tab C, No. 4**) - Rindone
 - a) CMP Advisory Panel Summary (**Tab C, No. 4a**) – Rindone
 - b) Committee Recommendations – Dana
- V. Other Business – Dana
 - a) Recommendations Made by the CMP Advisory Panel (**Tab C, No. 4a**) – Rindone
 - b) Committee Recommendations – Dana

Members:

Pamella Dana, *Chair*

Randy Pausina/Myron Fischer, *V. Chair*

Leann Bosarge

Roy Crabtree/Jack McGovern

John Sanchez

David Walker

Nick Wiley/Martha Bademan

Staff: Ryan Rindone

GULF OF MEXICO FISHERY MANAGEMENT COUNCIL

MACKEREL MANAGEMENT COMMITTEE

Hilton Galveston Island Resort Galveston, Texas

October 5, 2015

VOTING MEMBERS

- 10 Pamela Dana.....Florida
- 11 Martha Bademan (designee for Nick Wiley).....Florida
- 12 Roy Crabtree.....NMFS, SERO, St. Petersburg, Florida
- 13 Myron Fischer (designee for Randy Pausina).....Louisiana
- 14 Robin Riechers.....Texas
- 15 John Sanchez.....Florida
- 16 David Walker.....Alabama

NON-VOTING MEMBERS

- 19 Kevin Anson.....Alabama
- 20 Leann Bosarge.....Mississippi
- 21 Doug Boyd.....Texas
- 22 Jason Brand.....USCG
- 23 Dale Diaz.....Mississippi
- 24 Dave Donaldson.....GSMFC
- 25 John Greene.....Alabama
- 26 Kelly Lucas (designee for Jamie Miller).....Mississippi
- 27 Campo Matens.....Louisiana
- 28 Greg Stunz.....Texas
- 29 Ed Swindell.....Louisiana
- 30 Roy Williams.....Florida

STAFF

- 33 Steven Atran.....Senior Fishery Biologist
- 34 Assane Diagne.....Economist
- 35 John Froeschke.....Fishery Biologist/Statistician
- 36 Doug Gregory.....Executive Director
- 37 Ava Lasseter.....Anthropologist
- 38 Mara Levy.....NOAA General Counsel
- 39 Charlene Ponce.....Public Information Officer
- 40 Ryan Rindone.....Fishery Biologist/SEDAR Liaison
- 41 Claire Roberts.....Essential Fish Habitat Specialist
- 42 Bernadine Roy.....Office Manager
- 43 Charlotte Schiaffo.....Research & Human Resource Librarian
- 44 Carrie Simmons.....Deputy Director

OTHER PARTICIPANTS

- 47 Pam Anderson.....Panama City, FL
- 48 Steve Branstetter.....NMFS

- 1 Eric Brazer.....Gulf of Mexico Reef Fish Shareholder’s Alliance
- 2 Bubba Cochrane.....Galveston, TX
- 3 Chris Conklin.....SAFMC
- 4 Michael Drexler.....Ocean Conservancy, St. Petersburg, FL
- 5 Traci Floyd.....MDMR, MS
- 6 Benny Gallaway.....LGL, TX
- 7 Brad Gorst.....Palm Harbor, FL
- 8 Marcie Jones.....EDF, Austin, TX
- 9 Bill Kelly.....FKCFA, FL
- 10 Rich Malinowski.....NMFS
- 11 Kristen McConnell.....EDF
- 12 Bart Niquet.....Lynn Haven, FL
- 13 Bonnie Ponwith.....SEFSC
- 14 Clarence Seymour.....Biloxi, MS

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15
16
17 The Mackerel Management Committee of the Gulf of Mexico Fishery
18 Management Council convened at the Hilton Galveston Island
19 Resort, Galveston, Texas, Monday morning, October 5, 2015, and
20 was called to order at 10:15 a.m. by Chairman Pamela Dana.

21
22 **ADOPTION OF AGENDA**
23 **APPROVAL OF MINUTES**
24 **ACTION GUIDE AND NEXT STEPS**
25

26 **CHAIRMAN PAMELA DANA:** I would like to call to order the
27 Mackerel Management Committee and I would like to verify that we
28 do have a quorum.

29
30 **MR. RYAN RINDONE:** Yes, you do.

31
32 **CHAIRMAN DANA:** Yes, we do. Okay. Everyone has a copy of the
33 agenda and do I have any requests to amend the agenda? Seeing
34 none, is there a motion to adopt the agenda? Is there a second?
35 Okay. We have approved the agenda.

36
37 Has everyone had an opportunity to review the minutes? If so,
38 are there any changes? If not, I would like to ask for approval
39 of the minutes.

40
41 **MS. MARTHA BADEMAN:** So moved.

42
43 **CHAIRMAN DANA:** Do I have a second? Okay. We’re going to move
44 forward with approval of the minutes. Thank you, Roy, for
45 seconding it. Ryan, can you go over anything on the action
46 guide and next steps and then go into the public hearing draft
47 for Coastal Migratory Pelagics Amendment 26, which is changes in
48 allocation, stock boundaries, and sale provisions for Gulf of

1 Mexico and Atlantic migratory groups of king mackerel. It's
2 found in Tab C, Number 4.

3
4 **PUBLIC HEARING DRAFT FOR CMP AMENDMENT 26: CHANGES IN**
5 **ALLOCATION, STOCK BOUNDARIES, AND SALE PROVISIONS FOR GULF OF**
6 **MEXICO AND ATLANTIC MIGRATORY GROUPS OF KING MACKEREL**
7 **CMP 26 DECISION DOCUMENT**
8

9 **MR. RINDONE:** Thank you, Madam Chair. We have two big things to
10 talk about. Amendment 26, we're bringing a public hearing draft
11 to you guys and we have a couple of edits to bring up that the
12 South Atlantic made and one that we're proposing for the Gulf.
13 Then we have Amendment 28, which talks about splitting the
14 permits, that we've been talking about for a little while now.

15
16 With you all's pleasure, I will just go right into Tab C, Number
17 4. I have an abbreviated version of this document, since it's a
18 couple hundred pages long in its full form. It's at Tab C-4(a)
19 and this version just has the actions and the alternatives and
20 any pertinent tables and figures, if you guys would be more
21 comfortable going through that and we can just do that.

22
23 That might be a little faster to scroll through and I will make
24 sure to hit all the highlights for you, but since we are trying
25 to go out to public hearings, we will have to go through each of
26 the actions individually.

27
28 Seeing no mutiny, we will go with Tab C-4(a). The first action
29 is discussing adjusting the management boundary for Gulf and
30 Atlantic migratory groups of kingfish and our status quo is
31 shown right there in the figure and we have shifting management
32 boundaries based on a summer and a winter fishing season and so
33 from April to October, the southern zone in the Gulf is just a
34 thin sliver covering Collier County and the southern zone in the
35 Atlantic extends all the way through the Keys. The eastern zone
36 and the western zone in the Gulf stay the same size the whole
37 time.

38
39 In the wintertime, the southern subzone in the Gulf extends all
40 the way around in the Keys and up the east coast of Florida and
41 we have given management authority in that east coast subzone,
42 that hashed area right there, to the South Atlantic.

43
44 Now, the last stock assessment that we did on kingfish, which
45 was SEDAR-38, said that the mixing zone was actually much, much
46 smaller. It occurred around the same time, but it only occurred
47 south of the Florida Keys, basically from the council
48 jurisdictional boundary in the west to the Dade/Monroe County

1 line in the east, and so that Florida east coast zone, for the
2 purposes of Gulf management, isn't really necessary for us
3 anymore. It's not part of our stock anymore and our ACL doesn't
4 get apportioned there and we don't have to account for any
5 effort there. It's purely a South Atlantic issue.

6
7 If we scroll on down to Alternative 2, Alternative 2 would
8 establish a single year-round boundary for separating management
9 of Gulf and Atlantic groups of kingfish at the regulatory
10 boundary between the Gulf and South Atlantic Councils and it
11 would designate the South Atlantic Council as being the
12 responsible management body for management measures in the
13 mixing zone, which that hashed area I just talked about is just
14 south of the Keys.

15
16 Alternative 3 does the exact same thing, except the Gulf Council
17 would be responsible for management and the boundary would be at
18 the Dade/Monroe County line. This is preferred right now by
19 both the Gulf and the South Atlantic APs. Any questions so far?

20
21 **CHAIRMAN DANA:** Okay. Continue on.

22
23 **MR. RINDONE:** So the implications of Action 1 are largely more
24 social and economic and administrative actions than they are
25 biological. The fish are going to be caught wherever they are,
26 since they're a migratory species, but the change in the
27 management boundaries isn't likely to have any major
28 implications on any of those fronts. We have shifting
29 management boundaries now and so, from an administrative
30 standpoint, we would have to notice the fishermen of new
31 management boundaries that still aren't going to fundamentally
32 change the way that they fish.

33
34 **CHAIRMAN DANA:** So a point of order. Do we as a committee need
35 to do anything on this action? Do we need to establish a
36 preferred?

37
38 **MR. RINDONE:** You guys can if you're comfortable doing that at
39 this point.

40
41 **CHAIRMAN DANA:** Or we can just continue on through the document
42 or what's -- We still haven't gone out to public hearings, which
43 will happen later, I guess in February or so, but where is the
44 South Atlantic on this particular amendment?

45
46 **MR. RINDONE:** They will have to also approve it for public
47 hearings in December, if that's what they elect to do. The
48 intent, based on our timeline, was for you guys to review this

1 document here and, if it's appropriate, you guys would approve
 2 it to go out to public hearings here and they would approve it
 3 to go out in December and we would hold those public hearings in
 4 January in the South Atlantic and February in the Gulf and then
 5 in March and April, at our respective council meetings, you guys
 6 would be presented with a final draft. Then if it was
 7 appropriate to do so, you guys would recommend it to be
 8 forwarded to the Secretary at that time.

9
 10 **CHAIRMAN DANA:** Okay. So we could, before making any
 11 recommendations on actions or preferred recommendations, we can
 12 wait until after the public hearing is what you're saying.

13
 14 **MR. RINDONE:** If you elect to or if it seems pretty obvious what
 15 you guys' choice is going to be, then you could select that now,
 16 because the analyses are presented in the document and I am
 17 going to hit the highlights of those as we move through.

18
 19 **CHAIRMAN DANA:** Okay. As a committee, if any of you want to go
 20 forward with a preferred, please do so. Otherwise, Ryan is
 21 going to continue on with the document and with the intent of
 22 bringing it to public hearings in February. Martha.

23
 24 **MS. BADEMAN:** I would like a motion to choose a preferred. I
 25 **move that we choose Alternative 3 in Action 1 as the preferred**
 26 **alternative.**

27
 28 **CHAIRMAN DANA:** Okay. Martha makes a motion to have Action 1,
 29 Alternative 3 the preferred. We have a second by Myron. Is
 30 there any discussion on the motion? Martha, do you have
 31 discussion?

32
 33 **MS. BADEMAN:** This is laid out, I think, pretty well in the full
 34 amendment version, but both of the APs are agreeing on this and
 35 I think this does make it simpler for management of the gillnet
 36 fishery, which is a Gulf fishery. There is no gillnet allowance
 37 in the South Atlantic. So hopefully this will make things a
 38 little bit easier.

39
 40 **CHAIRMAN DANA:** The motion would be in Action 1, which is to
 41 adjust the management boundary for Gulf and Atlantic migratory
 42 groups of king mackerel, that Alternative 3 be the preferred.
 43 Alternative 3 reads: To establish a single year-round boundary
 44 for separating the Gulf and Atlantic migratory groups of king
 45 mackerel at the Miami-Dade/Monroe County line, which is Figure
 46 2.1.3. The Gulf Council would be responsible for management
 47 measures in the mixing zone.

48

1 **MR. RINDONE:** Just as another clarifying note, right now the
2 Gulf Council manages Spanish mackerel to that Dade/Monroe line
3 and the migratory stock of cobia for the Gulf stock goes all the
4 way to the Florida/Georgia line, but we've designated the South
5 Atlantic Council as the management body from that Dade/Monroe
6 County line to the Florida/Georgia line.

7
8 For the purposes of the three main species that are in the Gulf
9 CMP FMP, we would be managing to the same place, which makes
10 things a little bit easier for the fishermen. Like Martha was
11 saying, for the gillnetters that commercially fish off the west
12 coast of Florida, just north of the Keys, this makes it a little
13 bit easier for them in their fishing practices, since gillnets
14 are not allowed in the South Atlantic for taking king mackerel.
15 This would protect their fishery as it currently is.

16
17 **CHAIRMAN DANA:** Now we have the correct alternative on the
18 board. Martha started discussion and is there any further
19 discussion on this motion? **Seeing none, all those in favor of**
20 **making Action 1, Alternative 3 the preferred alternative signify**
21 **by saying aye; opposed. The motion passes.** Okay, Ryan.

22
23 **MR. RINDONE:** Thank you, Madam Chair. We will move on down to
24 Action 2, which is to update the reference points and revise the
25 ACL and recreational ACT for Atlantic migratory group kingfish.
26 The South Atlantic Council's SSC took a look at the SEDAR-38
27 stock assessment and they approved it as the best science.

28
29 The current MSY that they are operating under is from SEDAR-16
30 and it's at 10.4 million pounds, but this doesn't account for
31 that Florida east coast zone being considered part of the
32 Atlantic migratory group, like the SEDAR-38 stock assessment has
33 indicated that it is.

34
35 Table 2.2.1 shows the recommendations from that South Atlantic
36 SSC meeting for Atlantic kingfish and, again, Atlantic and Gulf
37 kingfish are neither overfished, nor experiencing overfishing.
38 They are in good shape. You can see those metrics shown there
39 for the Atlantic population.

40
41 If we go down to Table 2.2.2, you can see the recommendations
42 for the overfishing limit for the specified fishing years for
43 Atlantic kingfish that came out of that SSC meeting. Now, these
44 are markedly higher than the old MSY value of 10.4 million
45 pounds, but, again, the thing to remember is they are picking up
46 the Florida east coast zone as part of their migratory group and
47 their stock is healthy and so its biomass is above what it needs
48 to be to replace itself with the presence of fishing pressure

1 taken into consideration.

2

3 Action 2 is broken up into a couple of parts. The first part is
4 to revise the ABC for Atlantic migratory group kingfish and
5 Alternative 1 would retain the current ABC at 10.46 million
6 pounds. Obviously there is a contradiction here between keeping
7 this and considering SEDAR-38 as the best science, which
8 suggests quite a large increase.

9

10 Alternative 2, which is recommended by the South Atlantic AP,
11 would revise the ABC for Atlantic kingfish for the specified
12 time series based on the ABC levels recommended by their SSC for
13 the acceptable biological catch under a high recruitment
14 scenario.

15

16 Now, this was one of the issues that came up on the Atlantic
17 side, is recruitment is down for the last several years on the
18 Atlantic side and so three different scenarios were presented to
19 the SSC, a scenario which showcases this low recruitment and
20 takes it into consideration, a scenario which presents moderate
21 recruitment, which is more of a long-term average beyond the
22 recent dip, and then a high recruitment time series, which
23 postulates that recruitment is trending up and it's going to
24 keep going up and this recent dip that's being shown in the
25 stock assessment is not as much of a concern.

26

27 Obviously the lower recruitment estimate is going to be more
28 conservative than the higher recruitment estimate and so
29 Alternative 2, which is preferred by the South Atlantic AP, says
30 that they want to move forward with revising the ABC, under the
31 assumption that the high recruitment scenario is the most likely
32 to be true.

33

34 Alternative 3 is the same thing, except it uses the medium
35 recruitment scenario, and Alternative 4 is the same thing again,
36 except with the low recruitment scenario, or the most
37 conservative of the three that are proposed.

38

39 This table shows you the difference in the ABCs based on the
40 high, medium, and low recruitment scenarios, using a P* value of
41 32.5 for the fishing years from 2016/2017 to 2019/2020. Again,
42 these are trending down, because the stock is thought to be
43 healthy right now and so you are fishing down that surplus
44 biomass down to MSY.

45

46 Then the buffers between ABC and OFL, based on the South
47 Atlantic Council's ABC control rule, are shown on the far right
48 side of that graph. If you guys have any recommendations or --

1
2 **CHAIRMAN DANA:** Why isn't the Gulf AP making recommendations?
3 Have they not met yet on these?
4

5 **MR. RINDONE:** The last time the Gulf AP saw this was when we
6 were in the options phase. They will see it again when we meet
7 in November, before it goes out to public hearing, so that we
8 include the AP's comments in the public hearing draft, but the
9 AP had said for the majority of the South Atlantic options to
10 let the South Atlantic do what it is that they feel is most
11 appropriate.
12

13 The only one that they weighed in on really was the one about
14 the bycatch in the shark gillnet fishery in the Atlantic and we
15 will talk about that one in a little bit.
16

17 **CHAIRMAN DANA:** Okay and so for the committee members, we have
18 the option of either holding off on establishing a preferred for
19 the alternative at this point until after the AP meets in
20 November, so we could revisit this in January, or, if you guys
21 feel strongly, we can do a preferred at this point and so what's
22 the pleasure? Martha.
23

24 **MS. BADEMAN:** I think it's okay to wait. This is a South
25 Atlantic action and the South Atlantic hasn't even chosen a
26 preferred yet and so I think let them start the conversation.
27

28 **CHAIRMAN DANA:** If I don't see anyone else's hands up, let's go
29 ahead and move on and wait until we hear back from the Gulf AP
30 in November. We will hear their results in January. Ryan.
31

32 **MR. RINDONE:** Thank you, Madam Chair. Moving on down to Action
33 2.2, which would revise the ACLs, commercial quotas, and
34 recreational ACT for Atlantic kingfish, Alternative 1 would keep
35 the status quo, which, like we mentioned, is contrary to what
36 the stock assessment is recommending.
37

38 Alternative 2 would revise the ACL and recreational ACT for
39 Atlantic kingfish based on the ABC level selected under Action
40 2.1 and so what happens in 2.1 affects what comes out in 2.2.
41

42 Under Alternative 2 though, the ACL would be equal to optimum
43 yield, which would be equal to the ABC, and the recreational ACT
44 would be equal to the ACL times 0.5, or one minus the percent
45 standard error, whichever is greater. This is what the South
46 Atlantic AP is recommending.
47

48 They're only considering these two alternatives because the

1 stock is healthy and so they're not seeing a reason to have
 2 additional alternatives to consider further depressing the stock
 3 in terms of landings, especially since Action 2.1 gives them the
 4 opportunity to be a little bit more conservative if they think
 5 that it's necessary, based on those recruitment trends.

6
 7 If we scroll down just a bit, there are several tables in here
 8 that show how all this shakes out for the different recruitment
 9 scenarios, but based on you guys' previous comment with Action
 10 2.1, do you have any -- Mara.

11
 12 **MS. MARA LEVY:** Just talking about the alternatives, in the
 13 document there is an Alternative 3 and an Alternative 4 and an
 14 Alternative 5. I thought you said they were only considering
 15 two alternatives.

16
 17 **MR. RINDONE:** I misspoke.

18
 19 **CHAIRMAN DANA:** Any discussion from committee members? Go
 20 ahead, Ryan.

21
 22 **MR. RINDONE:** Alternative 3 would set the ACL equal to OY using
 23 a deterministic equilibrium yield at 30 percent SPR for the time
 24 series. This is what is recommended by the SSC, the South
 25 Atlantic's SSC, and so this is going to be a little bit more
 26 conservative than what the AP had recommended.

27
 28 You can see the ACL breakdowns for the commercial and
 29 recreational ACLs there and then the recreational ACT is just
 30 set a little bit lower, based on the percent standard error
 31 method that they used for setting a buffer.

32
 33 From Amendment 20B, I believe it's 20B, the South Atlantic had
 34 split their management area into a northern and southern zone
 35 for king mackerel management purposes. That's how those quotas
 36 are apportioned there and so Alternative 4 would set the ACL
 37 equal to optimum yield, which would be equal to the
 38 deterministic equilibrium yield at 75 percent of F 30 percent
 39 SPR, which is a little bit more conservative still for the same
 40 time series. So it's the same values as were shown in
 41 Alternative 3 are shown again in Alternative 4, albeit just a
 42 little bit lower, to account for that little bit more
 43 conservative approach.

44
 45 We'll scroll down just a bit more and Alternative 5 would set
 46 the ACL equal to optimum yield, which would be set equal to 90
 47 percent of the ABC, based on whatever ABC levels are selected
 48 under Action 2.1. Again, that accounts for that level of

1 recruitment and so you have the high, medium, and low scenarios,
2 which are shown in Table 2.2.2.2. Then the ACL and the ACT for
3 the recreational sector are shown on the right-hand side.

4
5 In the South Atlantic, the commercial sector, similar to the
6 Gulf, is also landing at or close to their ACL, while the
7 recreational sector is not landing up to its ACL, just to give
8 you an idea of what the landings trends have been over there.

9
10 **CHAIRMAN DANA:** Any questions of Ryan on Action 2.2? Seeing
11 none, we'll continue on with Action 3, Ryan.

12
13 **MR. RINDONE:** All right. Action 3 discusses the incidental
14 catch of Atlantic king mackerel caught in the shark drift
15 gillnet fishery. This is a small fishery that historically had
16 been able to sell king mackerel that were caught as bycatch in
17 their gillnets, so long as the federal season for the commercial
18 fishery were open, but in Amendment 20A, the sale of bycatch
19 king mackerel in the South Atlantic was prohibited.

20
21 These fishermen are requesting that they again be allowed to
22 sell these fish and so Alternative 1 would maintain what was put
23 forth in Amendment 20A and would maintain that prohibition on
24 selling that bycatch.

25
26 Alternative 2 would allow the retention and sale of Atlantic
27 kingfish caught with drift gillnets as incidental catch in the
28 gillnet portion of the commercial shark fishery for any vessel
29 with a valid shark directed commercial permit and a valid
30 federal king mackerel commercial permit. Those kingfish that
31 are caught as bycatch have to be sold to a federally-licensed
32 seafood dealer with a Southeast federal dealer permit.

33
34 For shark trips in the EEZ off of Florida, no more than two
35 kingfish per crew member can be onboard and no more than two
36 kingfish per crew member can be sold from the trip and for shark
37 gillnet trips in the EEZ north of the Georgia/Florida line, no
38 more than three kingfish per crew member can be onboard and no
39 more than three kingfish per crew member can be sold.

40
41 This difference between the EEZ off of Florida and the EEZ north
42 of Florida, and you will see it again in Alternative 3, is to
43 try to pair up as close as possible to the recreational bag
44 limits for king mackerel.

45
46 Alternative 3 again would allow the retention and sale of
47 Atlantic kingfish caught in the drift gillnet fishery as
48 incidental catch for any vessel with a valid shark commercial

1 permit and a federal kingfish permit and those kingfish, again,
2 would still have to be sold to a Southeast federal dealer.

3
4 For shark gillnet trips in the southern zone, again, no more
5 than two king mackerel per crew member can be onboard and no
6 more than two per crew member can be sold and for those gillnet
7 trips in the northern zone, that limit is increased to three.

8
9 If we scroll down to Table 2.3.1, you can see the number of
10 gillnet trips by the shark fishermen by year from 2010 through
11 2014 and the number of gillnet trips for shark and king mackerel
12 combined there in the next tab and so there aren't very many
13 fishermen that are usually on these boats. It doesn't seem to
14 be more than five, usually, and the total amount of king
15 mackerel landed for that entire year is roughly a couple
16 thousand pounds in the two most recent years. The average
17 number of king mackerel landed per trip is shown on the far
18 right there and so an average of about sixty pounds. Go ahead,
19 Mara.

20
21 **MS. LEVY:** I just had a question about the alternatives. So
22 Alternative 2 divides the difference and the number that can be
23 retained between the EEZ off of Florida and then anything north
24 and then the other one is the southern and the northern zone and
25 where does the southern zone end and did you say that it was
26 because it was supposed to align with the bag limits in those
27 different regions? How does that line up with where these lines
28 would be versus EEZ off of Florida and the EEZ off the southern
29 zone?

30
31 **MR. RINDONE:** The southern zone is from the North Carolina/South
32 Carolina line south to the Dade/Monroe County line and the
33 northern zone is from the South Carolina/North Carolina line
34 north all the way up to Connecticut, for management purposes,
35 and the South Atlantic has management authority over the king
36 mackerel north of North Carolina through an agreement with the
37 Mid-Atlantic Fishery Management Council.

38
39 The difference in the alternatives is that for Alternative 2
40 it's constraining the two king mackerel per crew member limit
41 just to off of Florida and under Alternative 3 that two-fish per
42 crew member limit would be enforced for Georgia and South
43 Carolina also.

44
45 **MS. LEVY:** So what's the reason for that? I guess I am just
46 curious what's the basis for saying three here and two here, but
47 then that line switching, depending on what alternative you
48 pick?

1
2 **MR. CHRIS CONKLIN:** I think it's to be consistent with the state
3 bag limits.

4
5 **MS. LEVY:** So I guess that's my question, but the line is
6 changing and so what is the state bag limit? Is it off Florida
7 two and everywhere else three or is it two off of Georgia,
8 because the line, depending on which alternative you pick, is
9 different and I heard the explanation about the state bag limit,
10 but then it seems to me that that's not really what's happening.

11
12 **MR. CHRIS CONKLIN:** We had a discussion on this and this fishery
13 primarily takes place off the east coast of Florida, just in
14 very small areas. I believe they are trying to accommodate
15 those guys, but I will have to get back to you on the other.

16
17 **MR. RINDONE:** That is where the intent was coming from. I just
18 wanted to give the opportunity for Chris to say something about
19 it. It's similar in scope to what we're considering for the
20 yellowtail circle hook change that we had talked about at the
21 last meeting, where it's something that affects a small number
22 of fishermen in a pretty well constrained area.

23
24 I mean there is a small amount of coastal shark gillnet fishing
25 that does occur north of Florida, but the large majority of it
26 is off of Florida and so this gives the South Atlantic Council
27 the option of constraining the majority of that effort to a
28 lower bag limit if they think that that's the most appropriate
29 course of action.

30
31 For the large part, the fish that are getting caught in these
32 drift gillnets, which have a mesh size of I think it's five-and-
33 three-quarter inches -- It's somewhere in that neighborhood and
34 it's a pretty decent mesh size and they are large fish and by
35 the time these nets get picked up, these fish are more than
36 likely dead and, of course, we can all surmise what discard
37 mortality is from a gillnet.

38
39 Their argument is that they would like to keep these. The South
40 Atlantic would also not like to see a fishery develop as an
41 aside to allowing this bycatch to be sold and by keeping the
42 limits that the commercial fishermen are allowed to sell at a
43 lower level, then it reduces the profitability, if you will, of
44 being able to sell those fish as a more directed fishery.

45
46 **CHAIRMAN DANA:** Steve Branstetter.

47
48 **DR. STEVE BRANSTETTER:** To get back to Mara's question, the

1 recreational bag limit line is at the Florida/Georgia border.
2 It's two fish in Florida and three fish north of there. That's
3 what Alternative 2 mimics, but the commercial zone is shifted
4 north to the North Carolina/South Carolina boundary, which is
5 what Alternative 3 gets you.

6
7 In other words, the recreational bag limit off of Georgia is
8 going to be two and these guys would be allowed to have either
9 two or three, depending on where you draw that line.

10

11 **CHAIRMAN DANA:** Thank you, Steve. Any other questions?

12

13 **MR. RINDONE:** Just one more comment about what the Gulf AP had
14 said. The AP was inclined to let the South Atlantic do whatever
15 it is that they had thought was most appropriate with this, but
16 their thoughts were that they shouldn't be throwing dead fish
17 back in the water if there is a market for them to be sold and
18 that was pretty much the extent of what their sentiments were.

19

20 **CHAIRMAN DANA:** Okay. Do you want to move into Action 4?

21

22 **MR. RINDONE:** Sure. Action 4 has been split by the South
23 Atlantic into what is being presented as Actions 4 and 5 and we
24 have gone ahead and plugged their language into this document
25 and into the main document as well and this has to do with how
26 they are going to manage the Atlantic migratory group of king
27 mackerel in the southern zone.

28

29 Action 4 initially was looking at commercial split seasons and
30 the establishment of the Florida east coast zone as a management
31 subzone of the Atlantic southern zone and they thought that it
32 would go a little bit more smoothly if they broke that large
33 action up into two separate ones for the purposes of trying to
34 fine tune things exactly how they thought it would best operate.

35

36 I will go through Actions 4 and 5 and if you guys are okay with
37 it, we would need a motion to go ahead and accept the South
38 Atlantic's language changes for old Action 4 being split into
39 the new Actions 4 and 5.

40

41 For Action 4, it would establish commercial split seasons for
42 Atlantic migratory group kingfish in the southern zone and,
43 right now, that commercial fishing year in the Atlantic is from
44 March 1 to the end of February and the southern zone quota is
45 allocated throughout the entire fishing year.

46

47 Alternative 2, which is preferred by the South Atlantic AP,
48 would allocate the southern zone quota for Atlantic kingfish

1 into two quotas based on which part of the year you're in, like
 2 a season one and a season two, with season one from March 1 to
 3 September 30, getting 60 percent of the southern zone quota and
 4 the season two, being from October 1 through the end of
 5 February, getting 40 percent of the southern zone quota.

6
 7 Any remaining quota from season one, which opens first, would
 8 transfer automatically to season two and any remaining quota
 9 from season two would not be carried forward. When the southern
 10 zone quota for the season is met or expected to be met, the
 11 commercial harvest of king mackerel in the southern zone would
 12 be prohibited for the remainder of the fishing season.

13
 14 The idea behind doing it this way is that it helps to guarantee
 15 that fishing opportunity is available throughout the year, as
 16 opposed to there being a big rush earlier on during the year and
 17 the quota being met and then there being a few months to several
 18 months where fishing isn't allowed because the ACL has been met.

19
 20 If we scroll down to Alternative 3, Alternative 3 would allocate
 21 the southern zone quota for Atlantic kingfish, again into two
 22 quotas, a season one and season two, with 60 percent of the
 23 quota going in season one, between March 1 and October 1, and 40
 24 percent going to season two, between November 1 and the end of
 25 February.

26
 27 Any remaining quota from season one would transfer to season two
 28 and, again, any leftover from season two wouldn't be carried
 29 forward and it would be closed when the quota was met or
 30 expected to be met.

31
 32 Alternative 4 would allocate the southern zone quota for
 33 Atlantic kingfish again into a two-season structure, but
 34 splitting it 50/50 between a season from March 1 to October 1
 35 and 50 percent from November 1 to the end of February.
 36 Effectively, what you would have there is from October 2 to
 37 October 31 is the fishery would be closed.

38
 39 Alternatives 3 and 4 were added by the South Atlantic Council in
 40 September and you guys are seeing now and that's why they say
 41 "new" in front of them.

42
 43 If we scroll down a little bit, you will see Figure 2.4.1, which
 44 shows the king mackerel commercial landings in the southern zone
 45 by month for the fishing years from 1998 and 1999 through 2013
 46 and 2014.

47
 48 You can see there is kind of a dip from September through

1 November for most of the years presented and so you effectively
2 do have two seasons here and another thing to consider though is
3 that where this dip occurs is also about the time that the Gulf
4 migratory group starts showing up in the northeastern Gulf of
5 Mexico.

6
7 Some of the fishermen that might historically be fishing off the
8 Atlantic might be traveling over and fishing in the Gulf and
9 that's a possibility to explain some of that depression and it
10 also might have to do with where the fish are. You know
11 fishermen obviously don't try to go fishing where there are no
12 fish.

13
14 Table 2.4.1 shows examples of the possible split seasons for the
15 southern zone with the 60/40 allocations shown in Alternatives 2
16 and 3 and then Table 2.4.2 shows the same for the 50/50
17 allocation in Alternative 4. Then Table 2.4.3 shows the total
18 king mackerel commercial landings from the southern zone and the
19 percentages of the total landings under the potential split
20 seasons.

21
22 **CHAIRMAN DANA:** Any questions on Action 4?

23
24 **MR. RINDONE:** I know Action 4 is kind of a lot.

25
26 **CHAIRMAN DANA:** Leann.

27
28 **MS. LEANN BOSARGE:** Thanks. I was trying to remember in the
29 Gulf -- We had a lot of discussion, especially in the western
30 Gulf, where we had some fishermen and I think Myron had some in
31 Louisiana and we had some in Mississippi that had a good amount
32 of input on when they would like that opening date to be for
33 that season.

34
35 I was looking specifically at this Alternative 3 and what
36 implications is this going to have in the Gulf as far as our
37 fishermen and traveling fishermen when they split this season?
38 I like the out-of-the-box thinking by the South Atlantic to
39 maybe have two opening dates, essentially, for their season and
40 maybe that's something we can look at here, but can you talk a
41 little more about when our season opens and this split season
42 and what that may imply?

43
44 **MR. RINDONE:** The northern zone in the Gulf of Mexico now opens
45 on October 1 and the part of thinking behind having a closure
46 occur from the -- The fishery in the South Atlantic being closed
47 from October 2 through the end of October has to do with
48 accounting for some of their fishermen traveling over to the

1 Gulf and trying to fish that northern zone allocation.

2
3 Now, that's twofold. One, it provides an opportunity for those
4 traveling fishermen to come over and try to catch the fish, but
5 it also, from an economic standpoint, limits the amount of
6 places from where the fish are being sold and so it serves as
7 something of a price control, or at least that's the way that
8 it's being presented.

9
10 By both not being open at the same time, it helps keep the price
11 in check a little bit and helps afford a little bit better price
12 per pound to the guys that are selling fish and so the Gulf
13 decided to change the opening date of the northern zone to
14 October 1 so that the guys that were up there would have a
15 better chance of being able to actually go out and fish.

16
17 A lot of those boats that are in the northern zone are dually-
18 permitted, to some degree, and the charter season more or less
19 is wrapping up by the end of September or the beginning of
20 October and sometimes the fish are there early and sometimes
21 they're not, but they are usually around the beginning of
22 October.

23
24 So by changing our season start date for the northern zone to
25 that time, that affords the Gulf fishermen the opportunity to go
26 out and catch fish and so it's a bit of a balancing act between
27 them trying to ensure a good economic condition while also
28 affording opportunity to still be able to go over and catch
29 fish.

30
31 **CHAIRMAN DANA:** Kevin Anson.

32
33 **MR. KEVIN ANSON:** Just I guess relative to transferring any
34 unused quota from season one to season two, and it might be
35 because of the species, but I am wondering if Dr. Crabtree or
36 someone from the Science Center could explain how that would be
37 a viable option, whereas we've disused it in the past for red
38 snapper and that isn't a viable option of transferring unused
39 quota, because it would upset the balance of the ABC
40 determination and such. I am just wondering if that could be
41 applied here.

42
43 **MS. LEVY:** I think this is within the same year and so you have
44 a fishing year and then you're having two seasons, but they're
45 not allowed to then transfer it to the next year and so you're
46 not going to exceed your ABC for that next year.

47
48 **MR. ANSON:** All right. Thank you.

1
2 **MR. RINDONE:** Yes, that's correct. Anything left over from
3 season one rolls over to season two, but anything left at the
4 end of season two, that's it and it doesn't roll over.
5

6 **CHAIRMAN DANA:** Ryan, does the committee need to act at this
7 point to accept or not accept the changed language as provided
8 by the South Atlantic or do you want to wait until after Action
9 5?
10

11 **MR. RINDONE:** I should probably go through Action 5, just so
12 that you guys have seen both of them, since Action 4 was split
13 into these two. That way, if you guys feel it's appropriate to
14 do so, you can accept the language and then we can move forward
15 from there.
16

17 **CHAIRMAN DANA:** Okay. Go ahead with Action 5 then.
18

19 **MR. RINDONE:** Okay. Action 5 is another one of those multipart
20 actions. 5.1 is looking to establish boundaries for the Florida
21 east coast management zone for Atlantic kingfish and so under
22 SEDAR-38, that winter mixing zone was contracted to be just
23 south of the Keys, so that Florida east coast zone that we now
24 have as part of the Gulf migratory group, that is no more. That
25 is considered part of the Atlantic migratory group.
26

27 In Action 1, you guys had recommended Alternative 3 as
28 preferred, which takes that into account. That's in line with
29 what the stock assessment suggested and so the South Atlantic
30 still sees utility though in having this Florida east coast zone
31 as a management tool for managing the ACL and the effort in that
32 area, because there is a lot of effort concentrated in that
33 area.
34

35 Alternative 2 would establish the Florida east coast management
36 zone that exists year-round, with boundaries at one of the three
37 following options: at the Flagler/Volusia County line down to
38 the Dade/Monroe line; from the Volusia/Brevard line, which is a
39 little further south, to the Dade/Monroe County line; and from
40 the Volusia/Brevard County line down to the council
41 jurisdictional boundary, as designated in Action 1.
42

43 So if Action 1, Alternative 3 is selected as preferred, which is
44 that Dade/Monroe County line, then that would make Alternative
45 2b and 2c essentially the same thing for kingfish management
46 purposes.
47

48 Alternative 3 would establish a Florida east coast management

1 zone that exists only for season one, as designated in Action 4,
2 and so, depending on what is selected in Alternatives 2, 3, or 4
3 in Action 4 for what time period season one is going to occupy,
4 the Florida east coast zone would only exist during that time
5 period, with boundaries at one of those three options, which are
6 the same as were presented in Alternative 2. The South Atlantic
7 AP is in favor of Alternative 3, Option 3b here.

8
9 Now, Alternative 4 proposes the same thing, but for season two.
10 The AP, the South Atlantic AP, recommends Option 4a here, which
11 would be from the Flagler/Volusia County line down to the
12 Dade/Monroe County line, for season two, which is during the
13 wintertime.

14
15 What this essentially means, from the AP's recommendations, is
16 that they are recommending a little bit smaller Florida east
17 coast zone during the summertime, during season one, and then a
18 little bit larger Florida east coast zone during the wintertime,
19 or during season two.

20
21 If you scroll on down, you will see some figures here which will
22 illustrate this a little bit better for you guys. Figure 2.5.1
23 shows the boundaries from the Florida east coast zone under
24 Options 2a, 3a, and 4a, or at the Flagler/Volusia County line
25 down to the Dade/Monroe County line.

26
27 This is the larger of the three options that are presented and
28 so the South Atlantic AP is recommending this for season two,
29 which is that winter season.

30
31 If you scroll down to the next figure, this shows the boundaries
32 for the Florida east coast zone under 2b, 3b, and 4b, or also
33 for 2c, 3c, and 4c, if Alternative 3 in Action 1 is selected,
34 which you guys selected earlier. This is a little bit more
35 contracted Florida east coast management zone for the
36 summertime. Does everybody follow that?

37
38 From an impacts standpoint, again, the fish are going to be
39 caught, from a commercial perspective, no matter what and so I
40 skipped this one, because of what you guys had picked as
41 preferred, but this shows the boundaries for the Florida east
42 coast management zone under 2c, 3, 4c if the South Atlantic is
43 designated as the management authority for the mixing zone
44 through the Keys year-round and so it extends that Florida east
45 coast zone through the Keys.

46
47 From a biological standpoint, these fish are going to be caught
48 and so where the boundaries actually are doesn't really have a

1 real impact on the stock. The ACL is expected to be caught or
 2 close to caught and if the ACL is met, then it will be closed.
 3 That's the accountability measure for that. From a recreational
 4 standpoint, there is no impact, because this is only focused on
 5 commercial fishing pressure.

6
 7 **CHAIRMAN DANA:** Is Action 5.2 still part of this?

8
 9 **MR. RINDONE:** Yes, it's all part of the Florida east coast zone
 10 setup, if you will.

11
 12 **CHAIRMAN DANA:** All right and so you're going to go through that
 13 now?

14
 15 **MR. RINDONE:** Yes, I'm going to go through there next. Any
 16 questions though on 5.1? Okay. 5.2 would establish a trip
 17 limit system for the Florida east coast management zone and
 18 Alternative 1 would not establish such a commercial trip limit
 19 and the trip limit would remain. In the area between the
 20 Flagler/Volusia County line and Volusia/Brevard County line, it
 21 would be 3,500 pounds from April 1 to the end of October. From
 22 Volusia/Brevard to the Miami-Dade/Monroe County line, the trip
 23 limit would be seventy-five fish per vessel and from the winter
 24 mixing season, from November 1 through the end of March, there
 25 would be no trip limit in place for Atlantic king mackerel.

26
 27 Alternative 2 would establish a year-round trip limit in the
 28 Florida east coast management zone of seventy-five fish per
 29 vessel, however that Florida east coast management zone is
 30 designated in 5.1.

31
 32 Alternative 3 would establish a trip limit of seventy-five fish
 33 per vessel and would have options for reducing that trip limit
 34 as presented below. Option 3a would reduce the trip limit to
 35 fifty fish for the month of May and Option 3b would reduce the
 36 trip limit to fifty fish per vessel from May until the end of
 37 August and Option 3c would reduce the trip limit to fifty fish
 38 per vessel from April 15 to May 15 and these step-downs were
 39 recommended to reduce harvest during the spawning season.

40
 41 Alternative 4 would establish a fifty fish per vessel trip limit
 42 for Atlantic kingfish in the Florida east coast management zone,
 43 however it's designated, for season two. Alternative 3 is for
 44 season one and Alternative 4 is for season two, with three
 45 options here as well.

46
 47 Option 4a states that, beginning on February 1 and continuing
 48 until the end of February, if 70 percent or more of the season

1 two quota has been taken that the trip limit would be fifty fish
2 per vessel. If less than 70 percent of the season two quota has
3 been taken, the trip limit would be seventy-five fish per
4 vessel.

5
6 Option 4b states that beginning on January 1 and continuing
7 through the end of February, and so that's for two months, if 70
8 percent or more of the season two quota has been taken, the trip
9 limit would be fifty fish per vessel and if less than 70 percent
10 has been taken, the trip limit would still be seventy-five fish.

11
12 Then Option 4c states that beginning on February 1 and
13 continuing through the end of February, if 80 percent or more of
14 the season two quota has been taken, then the trip limit would
15 be fifty fish per vessel and if less than 80 percent is taken
16 during season two, then the trip limit would be seventy-five
17 fish per vessel and so this just provides some harvest control
18 to try to slow down the pace of harvest and try to make sure
19 that the season lasts for as long as possible.

20
21 Again, from a biological standpoint, it's very likely that these
22 fish are going to be caught and so the main benefits of trying
23 to extend the season are going to be social and economic and
24 providing opportunity to continue to fish and continuing to be
25 able to sell fish and bring fish to the market.

26
27 **CHAIRMAN DANA:** Myron.

28
29 **MR. MYRON FISCHER:** Two questions. What's the timeframe between
30 70 and 80 percent? Does anyone have any indication?

31
32 **MR. RINDONE:** Not off the top of my head. I mean it depends.

33
34 **MR. FISCHER:** I mean is it enough time that the data could be
35 compiled, the trip tickets could be compiled, before there is an
36 overharvest?

37
38 **DR. BRANSTETTER:** What's your fractions again, Myron?

39
40 **MR. FISCHER:** If we go from 70 percent to 80 percent, and I
41 guess it's really not how long between 70 and 80 percent, but
42 how long between 80 percent and 100 percent, to prevent an
43 overharvest? Are we getting too close to overharvest at 80
44 percent is the simple question.

45
46 **DR. BRANSTETTER:** It's a complicated answer. The mackerel
47 fishery, just in general, tends to start off slow and
48 accelerate. The catches go up just geometrically and so when

1 you're at 65 percent, you've been at 45, 50, 57, 65 and you go
2 from 65 to 80 and you go from 80 to 105. It happens that fast,
3 if you're into fish.

4
5 **MR. FISCHER:** My next question, Ryan, was did the South Atlantic
6 AP have any -- They didn't have a preferred on this?

7
8 **MR. RINDONE:** No, they did not.

9
10 **CHAIRMAN DANA:** So on Action 4 and 5, we are, as a committee,
11 asked to either accept this language provided by the South
12 Atlantic or not accept it, I guess, or could we move not to
13 accept it and then allow the AP, our Gulf AP, to review it or if
14 we don't accept it, it just kind of doesn't appear any longer?

15
16 **MR. RINDONE:** If you guys don't accept it, then we have to talk
17 with the South Atlantic about what we would do as far as
18 rewriting the document. The document has been presented to you
19 guys with the new Actions 4 and 5 as being accepted, so that you
20 would have the opportunity to review them and see the associated
21 analyses and then, if you felt it was appropriate, include that
22 language and take it out to public hearing and see what folks
23 think.

24
25 If you didn't, then we would go back to the old Action 4, which
26 was a three-part action. It was a little bit confusing and it
27 didn't do a good job of describing what the South Atlantic
28 wanted to do with respect to breaking up their commercial split
29 season idea and how they wanted to manage the Florida east coast
30 zone.

31
32 The split season has an impact on the boundaries for the Florida
33 east coast zone and how it would be established in Action 5.1
34 and then 5.2 establishes the trip limit system, which, again,
35 relies on those split seasons to determine when certain trip
36 limits are going to be in place. It provides them with the most
37 flexibility for managing that Florida east coast zone, as they
38 have presented it.

39
40 **CHAIRMAN DANA:** Okay and so, by and large, these two actions, as
41 split, are South Atlantic actions and they don't, for the most
42 part, impact the Gulf fishery.

43
44 **MR. RINDONE:** They are largely South Atlantic actions. The
45 opportunity for impacts to the Gulf fishery has to do with
46 Action 4 and how the split season structure would be set up and
47 so under Alternative 2, the fishery would remain open year-
48 round. I am back in Action 4 right now and trying to answer

1 Pam's question.

2
3 Alternative 2, the commercial fishery in the South Atlantic
4 would remain open year-round and so if folks wanted to travel
5 from the South Atlantic to the Gulf to fish at any point during
6 the year, as long as that Gulf zone is open, they can still do
7 that.

8
9 Alternatives 3 and 4 would provide for a closed season in the
10 Atlantic, if you will, from October 2 to October 31, which
11 coincides with the opening date of the Gulf northern zone, which
12 is an area that does get a fair amount of fishing pressure,
13 along with the western zone, from traveling fishermen.

14
15 If you look, again, back at Figure 2.4.1, you can see that dip
16 in the landings of Atlantic king mackerel in the southern zone
17 from basically September to November. It's kind of depressed
18 and, again, that might be a function of fishermen traveling over
19 to the western zone and then heading east to the northern zone
20 as the fish move and to fish those Gulf migratory group kingfish
21 and it might also be in combination with other environmental
22 variables which move fish around.

23
24 Action 4 is most likely to have some sort of impact, if you
25 will, on the Gulf. Now, the South Atlantic Mackerel AP's
26 recommended alternative is Alternative 2, which would keep the
27 fishery open year-round and it wouldn't provide for any sort of
28 closed season and so it would -- For the guys that don't travel,
29 Alternative 2 is best for them, because they can keep fishing
30 the Atlantic side and it's not going to close on them and those
31 opportunities persist over there.

32
33 For the guys that travel, they probably would have some interest
34 anyway in Alternative 3 or 4, because it gives them an
35 opportunity to go over to the Gulf side and fish over there and
36 having that closed season helps with prices, like we had
37 mentioned earlier.

38
39 It's a bit of a balancing act. It's like what's more important?
40 Is year-round access in your own pond the most important thing
41 or do you travel, but you want the value of the fish to not go
42 down quite so quickly and you want to boost it up just a little
43 bit?

44
45 **CHAIRMAN DANA:** Okay and so what's the pleasure of the
46 committee? Do we accept the language provided by the South
47 Atlantic to be considered by our AP, Gulf AP, and then, if we
48 choose to take this out to public hearings, do we choose not to

1 accept this language or these new actions, split actions, which
2 are somewhat confusing? Anyone from the committee? Myron.

3
4 **MR. FISCHER:** After the AP looks at it, we get one more look
5 before it goes to public hearings?

6
7 **CHAIRMAN DANA:** What I heard from Ryan is that if we choose not
8 to accept this language that we revert back to Action 4, which
9 has three alternatives. Maybe I am wrong. Dr. Crabtree.

10
11 **DR. CRABTREE:** I will make a motion to accept the South
12 Atlantic's modified language for 4 and 5.

13
14 **CHAIRMAN DANA:** We've got a motion on the board to accept the
15 South Atlantic's modified language in Actions 4 and 5. Is there
16 a second? We have a second by Martha Bademan. Any discussion?
17 I see the South Atlantic has --

18
19 **MR. CONKLIN:** Thanks for letting me speak. So this range of
20 options is pretty much -- I mean we had to come up with a bunch
21 of different stuff so that we can have a good range of sensible
22 alternatives and you know some of these pretty much mirror
23 what's currently going on in the fishery and trying to
24 accommodate where there's not a ton of change, but this
25 obviously has to be done, since we're changing the line. We
26 sure would like to move forward with it.

27
28 **CHAIRMAN DANA:** I think probably there is some sensitivity on
29 the Gulf Council to the traveling fishermen, at least in the
30 western zone. That's probably why you've got some ambivalence
31 here. Any other discussion? We've got a motion on the board in
32 Actions 4 and 5 to accept the South Atlantic modified language.
33 **All those in favor say aye; against say nay. The motion passes.**
34 Ryan.

35
36 **MR. RINDONE:** Myron.

37
38 **MR. FISCHER:** Motion to accept the language to go to public
39 hearings.

40
41 **MR. RINDONE:** So you guys can make a motion to go to public
42 hearings, if you would like, once we get through the rest of it,
43 but --

44
45 **MR. FISCHER:** I just wanted to remind or make certain that it's
46 on the record that we're not accepting their language in any
47 final document. We're accepting it at this stage to go to
48 public hearings.

1
2 **CHAIRMAN DANA:** Right and the intent to accept the language is
3 so that the AP, the Gulf AP, and the public can consider the
4 merits of it. However, as in all cases, we could move it later
5 into the considered but rejected category. Ryan.

6
7 **MR. RINDONE:** Thank you, Madam Chair. So we're finally into the
8 Gulf stuff.

9
10 **UNIDENTIFIED:** Can we do that after lunch?

11
12 **MR. RINDONE:** It's you guys' pleasure. I would leave it up to
13 you, Mr. Chair.

14
15 **MR. ANSON:** Dr. Dana, it's about 11:30 and that was our normal
16 break time and is this a good point to stop and we can reconvene
17 after lunch?

18
19 **CHAIRMAN DANA:** Ryan, I am going to ask you, if we were to go
20 through the remainder of this amendment, because I think that
21 Action 8 is probably the -- The IPT recommendations is going to
22 be -- What do you think the remaining time is to finish up this
23 amendment?

24
25 **MR. RINDONE:** More than thirty minutes.

26
27 **CHAIRMAN DANA:** Okay. I would suggest we go to lunch and take
28 it up when we come back.

29
30 **MR. ANSON:** All right. That's good. Then we will go ahead and
31 recess until 1:00 P.M. and reconvene at that time. Thank you.

32
33 (Whereupon, the meeting recessed at 11:30 a.m., October 5,
34 2015.)

35
36 - - -

37
38 October 5, 2015

39
40 MONDAY AFTERNOON SESSION

41
42 - - -

43
44 The Mackerel Management Committee of the Gulf of Mexico Fishery
45 Management Council reconvened at the Hilton Galveston Island
46 Resort, Galveston, Texas, Monday afternoon, October 6, 2015, and
47 was called to order at 1:00 p.m. by Chairman Pamela Dana.

1 **CHAIRMAN DANA:** We are going to reconvene the Mackerel Committee
2 meeting and while we just wrapped up on Action 6, we need to go
3 back, unfortunately, to Action 4, because we have learned that
4 the South Atlantic Council in fact had a different -- There was
5 a different wording than what they forwarded over to us.

6
7 The wording that we have is what we received from the South
8 Atlantic Council. However, we were informed over the lunch
9 break that they in fact meant to change that language and so I
10 am going to ask, before I have Ryan take over, I am going to ask
11 Chris Conklin if he can explain.

12
13 **MR. CONKLIN:** Thank you, Madam Chair. Under Action 4, new
14 Alternative 3 and Alternative 4, I know there was some concern.
15 The wording creates about a one-month closed season on king
16 mackerel. That certainly wasn't our council's intent. I do
17 know that we all read over it and everyone is to blame and no
18 one caught it.

19
20 With a healthy fishery that we have, it certainly wouldn't be
21 the intent to close it for a month for no reason, especially to
22 come travel over to the Gulf and catch all your fish. With that
23 in mind, I would like to ask somebody on the committee to
24 consider making a motion to amend the wording in Alternative 3
25 and Alternative 4 under Action 4 of this document to change the
26 date in each one to March 1 to October 31, whereas it's
27 currently worded to October 1. That would eliminate the closed
28 season, the thirty days or whatever it would be, so we wouldn't
29 be coming over and having to go fish on your fish.

30
31 **MR. RINDONE:** Right and so the effects that I was describing to
32 you before were based on the language that we had been provided,
33 what the potential effects could be for that closed season, and
34 so under the edits that the South Atlantic is requesting, then
35 that obviously changes and they wouldn't have a closure over
36 there and so there wouldn't be a strong impetus to have
37 fishermen travel, as the way it's currently worded. Bernie, if
38 you wouldn't mind throwing what Chris has requested up there on
39 the board and then if somebody on the committee wants to --

40
41 **CHAIRMAN DANA:** First of all, does everyone understand the
42 changes outlined by the South Atlantic? Okay. So we did have a
43 motion that we voted on before and I am told that's fine, but we
44 need an additional motion, which would be to amend Alternatives
45 3 and 4 in Action 4, such that the end of season one is October
46 31 instead of October 1. Martha Bademan.

47
48 **MS. BADEMAN:** So moved.

1
2 **CHAIRMAN DANA:** Okay. Martha Bademan moves and Roy seconds the
3 motion. Is there any discussion on the motion? **Seeing none,**
4 **all those in favor of this motion signify by saying aye;**
5 **opposed. The motion carries.** Thank you. Ryan, I guess we're
6 going into Action 6.

7
8 **MR. RINDONE:** Thank you, Madam Chair. We will move on to Action
9 6, Bernie. All right. Now we're in the meat of the Gulf stuff.
10 Action 6 would modify the annual catch limit for Gulf group
11 kingfish and so Alternative 1 would ignore what came out of the
12 stock assessment, which stated that the Gulf migratory group of
13 kingfish is not overfished and it's not undergoing overfishing
14 and it's actually very healthy.

15
16 The current ACL is 10.8 million pounds, but the thing to
17 remember, as we talked about last time, is that 10.8 million
18 pounds includes the Florida east coast, which the stock
19 assessment told us was not in fact part of the Gulf migratory
20 group.

21
22 When we remove that Florida east coast zone, that area, we are
23 removing a certain poundage of fish, but we're also removing
24 effort and the amount of effort that's being removed
25 proportionally is actually greater than the amount of fish
26 that's being removed and so, in the end, even though the
27 proposed ABCs that you see in Alternative 2 are lower than what
28 we have now, the number of people at the table to share the pie
29 is fewer than it was before.

30
31 Alternative 2 would set the Gulf migratory group kingfish ACL
32 equal to the ABC recommended by the Gulf's SSC for the fishing
33 years from 2015 to 2019 and the ABC is going to be in millions
34 of pounds whole weight. Right now, it's just millions of pounds
35 landed weight and so whether the fish is missing a head or it's
36 gutted or it's whole, however it shows up at the dock.

37
38 The stock assessment this time determined everything in whole
39 weight and so we have a declining stream right now, where it's
40 at 9.62 million pounds in 2015 and it trends down towards about
41 eight-and-a-half million pounds in 2019 and the reason for this
42 is because of the stock's health. There is a surplus of fish
43 and so the model is saying that this surplus can be caught in
44 the early years, as you trend down towards fishing at MSY.

45
46 You have an abundance of extra fish and now, if these fish
47 aren't caught, then the next time we do an update, again, you
48 would still have that spike and that declining trend down.

1 Alternative 3 would establish a constant catch scenario for Gulf
2 group kingfish and this would be for one of the following time
3 periods, either a three-year period or a five-year period, and
4 the ACL during this time period could not exceed the ABC
5 recommended by the Gulf SSC for any year during that time
6 period.

7
8 Now, the problem with this is that constant catch scenarios
9 require an allocation in order to be determined and we have our
10 current allocation of 68 percent to the recreational and 32
11 percent to the commercial guys, but we are considering changing
12 that allocation in Action 8 and there are multiple different
13 options being considered for adjusting that allocation.

14
15 Some of them are on an annual basis and some of them have
16 triggers built in, where they revert back if the recreational
17 sector meets some predetermined threshold. All of that would
18 require a different constant catch scenario for each one and
19 whatever constant catch ACL was determined would have to be
20 changed back to something else in the event that one of those
21 recreational triggers was hit or in the case of where we're
22 adding, or proposing adding, 2 to 5 percent to the commercial
23 ACL every year, up until a certain point.

24
25 You would need a new constant catch scenario to be determined
26 each time and so a constant catch scenario is extremely
27 complicated and may pose problems for managing king mackerel
28 under what we're currently talking about. Roy, you raised your
29 hand?

30
31 **DR. CRABTREE:** Yes and I guess I'm having a hard time
32 understanding why that's a problem with the constant catch, but
33 not a problem in Alternative 2.

34
35 **MR. RINDONE:** Alternative 2, if we go back up, would set the ACL
36 equal to the ABC and so under Alternative 2, you're not having
37 to modify -- I wish Bonnie were here to talk more about why they
38 need to know what the allocation is, but you're not having to
39 modify the ACL based on what the allocation is going to be and
40 so it's a hard set and it's not something that you have to
41 account for and maintaining some sort of buffer underneath the
42 ABC so that the ACL doesn't exceed the ABC in any given year,
43 because it can't be set higher than. It can be set equal to.

44
45 **MR. SANCHEZ:** I am kind of at a loss. We see a healthy fishery
46 like king mackerel and then we look at 2015 and then over time
47 one would think you have a healthy fishery and it's managed and
48 we're not catching -- We're not harvesting to the level that we

1 could be, yet, over time, the ABC just continues to decrease,
2 decrease, decrease. That seems to be happening in not just
3 mackerel, but in other fisheries that we look at.

4
5 Is there something innately uniquely questionable in our
6 modeling for these assessments that causes this to happen,
7 because it defies logic. It doesn't make sense.

8
9 **MR. RINDONE:** As far as the model is concerned, I am not an
10 expert in SS and so I don't think it's appropriate for me to
11 talk about SS explicitly like that, but, from a perspective of
12 where king mackerel is as a stock, the stock is healthy and we
13 have been underfishing king mackerel for over a decade and so
14 you have a large amount of fish that have been left in the water
15 that presumably anyway have been able to reproduce and
16 contribute to the population and so you're left with more than
17 you need to replace what is removed from fishing.

18
19 What the model is suggesting here is that you can catch that
20 surplus, that glut, that's above what you need to replace what's
21 normally taken from fishing, and you are fishing down to a
22 sustainable level that can be maintained for a long period of
23 time.

24
25 **DR. CRABTREE:** But I think the reality will be, unless we
26 reallocate somehow, that we will continue not to catch the ABC
27 and so we won't fish the stock down and it will remain at a
28 higher level, because I think those declining yields assume we
29 catch all of it.

30
31 **MR. RINDONE:** That is correct and the Gulf Mackerel AP had
32 recommended that the Science Center take another look at the
33 landings for king mackerel every year and update the OFL and ABC
34 recommendations every year, so long as we are underfishing, to
35 make sure that the maximum fishing opportunity is being afforded
36 to both the recreational and the commercial fishermen. That's
37 not something that we're addressing in this document explicitly,
38 but it's something that the council certainly could consider
39 requesting of the Center if they chose to.

40
41 **CHAIRMAN DANA:** Okay. Ryan, you've gone through Action 6 and do
42 we need to do something here?

43
44 **MR. RINDONE:** Well, so the short of it is Alternative 3 is --
45 It's not completely unworkable, but it's going to create a lot
46 of complications for determining that constant catch scenario
47 and you would be, by establishing a constant catch scenario, you
48 wouldn't be given the opportunity to fish that surplus, if

1 that's what you wanted to do, and so you would basically be
2 choosing between having the opportunity to fish that extra
3 poundage that's available to you now or establishing continuity
4 in the fishing seasons.

5
6 Now, for the recreational side, there is not much of an impact,
7 because the recreational sector isn't landing their ACL now.
8 It's a 365-day-a-year fishery and so either way it's not likely
9 to impact them at all.

10
11 From a commercial standpoint, if you're setting a constant catch
12 scenario, presumably they would be able to fish less under
13 Alternative 3 in the early years than they could under
14 Alternative 2, but more in the later years than they could under
15 Alternative 2, but, again, that constant catch scenario is going
16 to be largely dependent on what allocation option is chosen in
17 Action 8 and so Alternative 3 in Action 6 is largely dependent
18 on what you guys select in Action 8 and that's why we don't have
19 any actual numbers for that scenario built out yet, because of
20 all the different options that are possible.

21
22 **CHAIRMAN DANA:** So I go back to my question. In that there is
23 some uncertainties as we go a little bit further into this
24 document, namely Action 8, wouldn't we be best served to not do
25 anything at this point with Action 6 and see how we land on
26 Action 8?

27
28 **MR. RINDONE:** If that's what you guys want to do and so I guess
29 with Action 6 if you wanted to pick a preferred, you would be
30 picking it based on principle more than the actual numbers. If
31 you want to be able to have the opportunity to harvest as much
32 as is available in any given year, then you would want
33 Alternative 2. If you think continuity in season length might
34 be more important, and we've seen that at least for the
35 commercial side. That season length varies by where the fish
36 are when and the amount of people that actually travel over and
37 the people that fish the western zone and the northern zone when
38 those fish show up.

39
40 That commercial season length is variable as it is and so
41 establishing continuity in season length is still kind of a
42 stretch, based on the history of when the seasons have closed
43 for each zone. That's basically what you're looking at. Do you
44 want to try to give some idea of continuity in Alternative 3 for
45 the commercial guys for season length or do you want to allow
46 the maximum possible harvest from the stock assessment, as
47 outlined from the SSC in Alternative 2? If you wanted to pick a
48 preferred, you would be making it based on that information.

1
2 **CHAIRMAN DANA:** Okay. Committee members, as Ryan just said, if
3 we establish a preferred alternative today, it would be based on
4 principle and it's not yet encompassing our discussions on
5 Action 8 and what's the pleasure of the committee? We have no -
6 - Our committee has nothing to say at this moment.

7
8 **MR. SANCHEZ:** Let's move forward.

9
10 **CHAIRMAN DANA:** Move forward? David Walker.

11
12 **MR. DAVID WALKER:** We can move forward or Alternative 2. I mean
13 I like Alternative 2 and I could make it the preferred. We
14 could always change it or the AP is going to meet again.

15
16 **CHAIRMAN DANA:** Is that a motion?

17
18 **MR. WALKER:** Yes, I would make that my motion.

19
20 **CHAIRMAN DANA:** Okay. We have got a motion to make in Action 6
21 Alternative 2 the preferred, which is to set the Gulf migratory
22 group king mackerel ACL equal to the ABC recommended by the Gulf
23 Scientific and Statistical Committee for 2015 through 2019. ABC
24 values are in millions of pounds whole weight and there is a
25 grid associated with that. Do I have a second? Myron Fischer
26 seconds it. Is there any discussion? David, why don't you
27 discuss your motion?

28
29 **MR. WALKER:** I mean it's what the SSC -- That's what they
30 recommended and so I would like to stick with their
31 recommendation on this and we can maximize and then when we
32 revisit it from year to year, we may take advantage of getting
33 those fish now. I mean if we've underfished it for a decade,
34 maybe the stock is rebuilding faster than we expected.

35
36 **CHAIRMAN DANA:** Any other discussion? Our Gulf AP will have an
37 opportunity to look at this as well in November. Okay. We have
38 a motion on the board. **All those in favor of making in Action 6**
39 **Alternative 2 the preferred alternative signify by saying aye;**
40 **all those opposed. The motion passes.** Ryan.

41
42 **MR. RINDONE:** Everybody is so excited to have come back from
43 lunch.

44
45 **CHAIRMAN DANA:** So excited.

46
47 **MR. RINDONE:** All right. We are going to move on to Action 7
48 now. This is changing the commercial zone quotas. Now, in the

1 SEDAR-38 stock assessment, and we've hit on this a few times
2 now, that the Florida east coast zone is part of the Atlantic
3 now. That Florida east coast zone was initially thought to be
4 Gulf fish and part of the Gulf commercial zone allocation went
5 to that zone and it was managed by the South Atlantic Council
6 and it was approximately 31.91 percent of the Gulf's commercial
7 ACL.

8
9 When we remove the Florida east coast zone from Gulf management,
10 that leaves a void in the commercial ACL of 31.91 percent and so
11 if we add up all of our zones, it doesn't equal 100 and so
12 that's what we're trying to address with Action 7.

13
14 Alternative 1 would maintain the status quo, which, based on you
15 guys' motion in Action 1, is not -- It would not be preferred
16 and does not follow the advice of the stock assessment. The
17 current zone quotas, just so you guys can bear them in mind, are
18 31 percent for the western zone, 5.17 percent for the northern
19 zone, and the southern zone hand line and gillnet both have
20 15.96 percent.

21
22 Alternative 2 would revise the commercial zone quotas for Gulf
23 kingfish by dividing the Florida east coast zone's quota, that
24 31.91 percent, into four equal parts, and it's like 7.96 percent
25 each or something in that neighborhood, to be added to each of
26 the remaining Gulf commercial zones.

27
28 Now, for the sake of this action, we are considering the
29 southern zone hand line and the southern zone gillnet components
30 as being separate and so this particular pie would be divided
31 into four slices.

32
33 Alternative 3 would revise the commercial zone quotas for Gulf
34 kingfish by dividing each individual zone's quota percentage by
35 the sum of the quota percentages for all of Gulf commercial
36 zones except the Florida east coast zone. This is what we're
37 calling our proportional reallocation.

38
39 For instance, the western zone has 31 percent and so to
40 determine what portion of the pie the western zone would get
41 under Alternative 3, you would take 31 percent and divide it by
42 68 percent and then the result of that is forty-something
43 percent and so that would be the western zone's new commercial
44 zone allocation for Gulf kingfish and then you would do the same
45 for the other remaining zones also.

46
47 Alternative 4 would revise the commercial zone quotas for Gulf
48 kingfish as follows. 40 percent for the western zone, 18

1 percent for the northern zone, and 21 percent each for the
2 southern zone hand line and gillnet components. This is what
3 was proposed and recommended by the Gulf AP.

4
5 So if we move on down to Table 2.7.1, you can see what we
6 currently have and then 2.7.2 shows what the resultant
7 allocations would be based on each alternative and, right now,
8 we're looking at 32 percent of the total ACL going to the
9 commercial sector, which we're going to talk a little bit more
10 about possibly changing that in Action 8.

11
12 The actual poundages that might result from these different
13 alternatives will depend on what you guys choose in Action 8,
14 but this is what you're looking at for the options for
15 redistributing the commercial zone allocations in the Gulf.

16
17 **CHAIRMAN DANA:** Dr. Crabtree.

18
19 **DR. CRABTREE:** Ryan, can you explain to us what the basis for
20 the numbers in Alternative 4 was?

21
22 **MR. RINDONE:** Sure. The AP was talking about the fishing
23 opportunities in the northern zone and, of course, in 20B we
24 changed the start of the fishing season in the northern zone to
25 open on October 1 and continue through the end of September,
26 which was timewise supposed to give those guys the opportunity
27 to try to catch those fish.

28
29 Now, having 5.17 percent of the total commercial quota, the guys
30 in the northern zone felt like they were at a disadvantage, from
31 an allocation standpoint, as far as being able to access the
32 fish. They thought they were still going to have a short window
33 in which to fish and so they were arguing for more poundage.

34
35 Now, all of the alternatives, 2, 3, and 4, add pounds to each
36 zone and it just depends to what degree. If we look at 2.7.2
37 again, Alternative 2 gives the northern zone guys about an -- It
38 gives everybody about an 8 percent boost and that's the equal
39 reallocation one.

40
41 Alternative 3 gives the biggest boost to the western zone,
42 because they already catch the majority of the fish, based on
43 the remaining allocation, but the northern zone -- I mean the
44 northern zone's ACL would go up about 50 percent and so it's
45 still a sizeable amount, but they were lobbying for a little bit
46 more of an increase than that. I think there are roughly two-
47 hundred-and-some-odd permit holders that use their area as their
48 hailing port. It's in that number and it changes based on who

1 renews and who doesn't and who sells.

2
3 Then the southern zone hand line and gillnet components are
4 keeping about the same amount of increase, regardless of the
5 option. They get the most out of Alternative 2, but Alternative
6 3 and 4 are not too, too much less. I mean Alternative 4 is
7 about 10 percent less than Alternative 2.

8
9 Alternative 4 though provides a very large boost for the
10 northern zone and the AP considers it more or less guarantees
11 them additional fishing opportunities, because of such a large
12 increase in ACL, over 200 percent, and so that's why they had
13 proposed that, because everybody would still get a bump, but the
14 northern zone would definitely have an increase in potential
15 fishing opportunity by all those extra pounds being added to
16 their zone. I know that's kind of a long answer, but that's
17 about how the discussion shook out.

18
19 **CHAIRMAN DANA:** At that meeting, the AP was fairly unanimous in
20 supporting that.

21
22 **MR. RINDONE:** I can look up the vote, but I remember it being
23 heavily weighted towards being in favor of Alternative 4.

24
25 **CHAIRMAN DANA:** John Sanchez.

26
27 **MR. SANCHEZ:** Yes, but if you recall, at that time there was
28 really, with the exception of maybe Tom Marvel, almost no
29 representation from the king mackerel fishermen in the southern
30 zone. With the recent reappointments or new appointments, that
31 may change for subsequent AP meetings, but obviously it favored
32 the northern Gulf far more than the southern.

33
34 **CHAIRMAN DANA:** Myron Fischer.

35
36 **MR. FISCHER:** Thank you, Madam Chair. I am just bringing
37 something up for discussion and I think I'm going to need John
38 to jump in. He was not on any council at this time, but he was
39 representing mackerel fishermen, but wasn't this northern zone
40 created to give those fishermen a window when the fish were
41 passing and they were content with that percentage, because that
42 percentage was given by other zones to give these fishermen a
43 percentage.

44
45 Now that they've got their percentage given to them, it sounds
46 to me like now suddenly they want a much larger percent at the
47 sake of the other zones. It was a compromise and even some of
48 these fish might have come from the east coast. I would let

1 John --

2

3 **MR. SANCHEZ:** Yes, I would agree with that historically and I
4 think, getting back to the history, we're all for sharing and
5 giving some, but let's do it a little more proportional to
6 historical participation and if everybody gets a bump, let's
7 everybody get a bump, but not disproportionately.

8

9 **MR. FISCHER:** I would like just to clarify and so, on
10 Alternative 3, it would be proportional increases. Like we're
11 eliminating a zone and taking those fish and would be
12 proportionally giving them to the other zones, based on the
13 historical catch, Ryan?

14

15 **MR. RINDONE:** 2 is equal and 3 is proportional, but it's
16 proportional based on what their current zone allocation is and
17 so to determine what the western zone's allocation would be
18 under Alternative 3, you would take that 31 percent and divide
19 it by 68 and you get 68.09 really, because that's the amount of
20 the commercial ACL that's left when you remove the Florida east
21 coast zone, which is what we're trying to divide.

22

23 You take that 31 and you divide it by 68 percent and you get
24 45.53 percent and so that 45.53 percent is what the western
25 zone's allocation would be out of the total Gulf commercial king
26 mackerel ACL. The northern zone would be 7.61 percent and then
27 the southern zone hand line and gillnet components would both be
28 23.43 percent each and that total sums up to 100 percent.

29

30 **MR. FISCHER:** Okay. I am not certain of how your math got
31 there, but just so I'm clear, you take the Florida east coast
32 31.9 and whatever percent is listed above it, it's allocated to
33 each zone more or less based on those percents. I admit it
34 doesn't add up to 100 percent, but based on that percentage or
35 that --

36

37 **MR. RINDONE:** The amount that's being voided by the Florida east
38 coast zone being considered part of the Atlantic group would sum
39 up to the increases that are being added to each commercial zone
40 in Alternative 3. Like if you take the difference between
41 Alternative 1 and Alternative 3 and you add those differences
42 up, you get 31.91.

43

44 **CHAIRMAN DANA:** Martha Bademan and then Dr. Crabtree.

45

46 **MS. BADEMAN:** I was just going to say I think one thing that I
47 think we need to keep in mind as we're having this discussion is
48 kind of what's been going on in the northern zone.

1
2 I think we've had a situation, and maybe this is going to change
3 now that we've shifted the start of their fishing season to
4 October, but I think we've had a situation where we've had guys
5 with permits that are ready to go fishing, but, by the time the
6 fish come through their area, the season is already shut down
7 because the quota has been met. I don't think there's been
8 enough to go around there and I guess we'll see how this season
9 shakes out with October, but it's just something to keep in mind
10 there.

11
12 **CHAIRMAN DANA:** Dr. Crabtree.

13
14 **DR. CRABTREE:** I guess what I am having trouble with is, okay, I
15 get that the northern zone may have been under allocated, I
16 guess, at one point and I assume these allocations were done a
17 long time ago, based on ancient history of landings and things.
18 It does seem to me more straightforward if you want to give the
19 northern zone some more fish -- Alternative 2 does that and at
20 least then I can understand how you divvied up the more fish.
21 Everybody gets equal amounts.

22
23 I get with Alternative 4 that they wanted to give the northern
24 zone more fish, but it's not clear to me exactly how they came
25 up with how many more fish to give them and so my concern is
26 there may not be that good of a rational explanation for how
27 they came up with those specific numbers in Alternative 4.

28
29 Alternative 2 is pretty close to Alternative 4 in terms of the
30 outcome, except the northern Gulf gets some of a bump in
31 Alternative 2, but not as much of a bump as they would get with
32 Alternative 4, but at least I can understand where that one came
33 from and so I am more inclined to go with -- If you want to give
34 some more fish to the northern Gulf, it seems the case for
35 Alternative 2 is a little more solid than 4 and I haven't read
36 the AP report and I wasn't there and perhaps it gives an elegant
37 rationale for how it came up with those numbers, but my worry is
38 that it was just sort of a compromise, but I don't really know.

39
40 **MR. RINDONE:** The AP's rationale behind Alternative 4 was that
41 it gives a boost to the western zone and a boost to the southern
42 hand line and gillnet components, but it also affords a large
43 increase for the northern zone, so that, accompanied with the
44 change in the fishing season start date for that zone, they
45 should have the opportunity to go and catch fish.

46
47 They had based it -- There was one AP member in particular who
48 came up with it, but he had based it on looking at what

1 Alternative 2 was going to produce, but also considering the
2 proportions. I mean it was somewhat arbitrary, but --

3

4 **CHAIRMAN DANA:** It was an eleven-to-two vote.

5

6 **MR. RINDONE:** Yes, it was an eleven-to-two vote for adding and
7 preferring Alternative 4 by the AP.

8

9 **CHAIRMAN DANA:** David Walker and then Doug Gregory.

10

11 **MR. WALKER:** I just was wondering about the -- You know you hear
12 about the traveling fishermen going to the west and I never hear
13 about the western -- You know people complain about the western
14 fishery traveling to the south and I just wondered how that was
15 factored in with the apportionment of traveling fishermen and so
16 forth, as far as I think in allocations in the western zone for
17 people traveling there, when I really don't know if many people
18 from the western zone are traveling to other zones. Maybe the
19 northern zone a little.

20

21 **MR. RINDONE:** The traveling fishermen coming into the western
22 zone are primarily from the east coast of Florida and that's
23 based largely on what the fishermen tell us as far as where
24 these guys come from. It doesn't seem as if there are a lot of
25 Gulf-based guys that travel from one part of the Gulf to the
26 other and that may be one reason anyway why there's been some
27 support in the Gulf in the past for that whole declare your zone
28 initiative that had come up during the early parts of when we
29 were developing the different components of Amendment 20, but
30 ultimately you guys didn't want to go forward with that.

31

32 As far as trying to account for those fishermen coming from the
33 east coast of Florida into the western zone to fish, by adding
34 additional allocation to the western zone, all other things
35 being equal, it should extend that fishing season. One possible
36 outcome is that by increasing the western zone's quota that it
37 might attract more traveling fishermen to come there and it
38 might do the exact same for the northern zone and the southern
39 zone, being that the stock is healthy.

40

41 If the stock is healthy and the ACL increases, then that
42 increases fishing opportunities for all of those who are
43 permitted to fish in a particular area, but under any of
44 Alternatives 2 through 4, all things being equal, everybody's
45 season should be extended, to some degree.

46

47 **CHAIRMAN DANA:** Martha had a question to the point and then I am
48 going to go to Doug Gregory.

1
2 **MS. BADEMAN:** Yes, just a quick question. How old are these
3 allocations? When were they set? Does anybody remember? Long
4 enough that nobody remembers and so -- Okay.

5
6 **CHAIRMAN DANA:** Doug Gregory.

7
8 **EXECUTIVE DIRECTOR DOUG GREGORY:** It was set in the early 1990s
9 or I guess during the middle 1990s. I know, because John
10 Sanchez started work in 1993 and quit in 1999 and it was during
11 that time. It was at a meeting in Destin and I think probably
12 1997 or something, but I recall, like Myron does, is I think
13 what had happened is in the early days of the king mackerel
14 fishery, the fishery was largely off the Florida Keys and
15 Louisiana and then, immediately it was determined to be
16 overfished and very stringent restrictions were put on the
17 entire fishery, in the 1980s, in the early 1980s.

18
19 By the mid-1990s, the northern Gulf fishery developed. I don't
20 think it existed, to any large extent, in the original fishery
21 and so it was a growing fishery and the people in the other
22 regions, particularly the southern region, wanted to curtail the
23 growth of that fishery because it was filling the quota up
24 before the fish migrated south to south Florida and they were
25 all part of the same zone.

26
27 That fixed that problem, by creating a northern zone, and I
28 think what you might have been alluding to is something that
29 Martin Fisher has told me, is that after that was done, then the
30 people off of Tampa Bay were squeezed out because the northern
31 Gulf was filling the quota before then. He did say he thinks
32 the new season might change that, but that's the history as I
33 remember and it was very much like Myron. It was done -- It was
34 a heated meeting. There's no doubt about that. It was done to
35 put a cap on the northern Gulf, which was perceived as a new
36 fishery.

37
38 **CHAIRMAN DANA:** Thank you, Doug. Dr. Crabtree.

39
40 **DR. CRABTREE:** Yes and I've heard complaints for years from
41 people in the Tampa Bay area that they don't get to participate
42 in the fishery because by the time the fish get to us the
43 northern quota is already gone.

44
45 **CHAIRMAN DANA:** The northern quota is gone because the traveling
46 fishermen fish it out. Leann.

47
48 **MS. BOSARGE:** I was just running some numbers and maybe I am not

1 following this the right way. So essentially that 31.91 percent
2 is going to come out and go -- That comes out of our Gulf quota,
3 right? The Gulf quota overall, before we start dividing it up,
4 is going to be reduced by that 31.91 percent? No?

5
6 **MR. RINDONE:** That's just the allocation. The Gulf isn't losing
7 31.91 percent of its fish. The Gulf's fish -- Where we perceive
8 the Gulf migratory group to exist has changed and just like we
9 can't expect fish to obey the lines we draw on maps, we can't
10 expect them to obey the allocations that we set either, as far
11 as being available in a certain area and a certain amount. It's
12 just a harvest allowance and it doesn't necessarily reference
13 losing or gaining fish from the South Atlantic and so it's just
14 an apportionment.

15
16 **MS. BOSARGE:** Okay and so I work in numbers and so if we had,
17 just for ease of numbers, if it used to be a million pounds and
18 so now this Florida east coast, that is 31.91 percent of the
19 million pounds and say that was last year. Now what we're
20 trying to do is 31.91 percent of a million is 319,100 pounds,
21 right? That's going to move out and we've got now 689,900 and
22 we're figuring out what are the new percentages going to be to
23 divide that up between our zones that we have left here, right?

24
25 **MR. RINDONE:** Not exactly and that's because we're not diving
26 pounds as much as we are just the apportionment. We have a
27 commercial ACL and that has to sum up to 100 percent.
28 Otherwise, we're ignoring fishing at OY.

29
30 Our sum of our allocations to the western zone, the northern
31 zone, and the two southern zone components has to sum to 100
32 percent. When we remove the Florida east coast zone from the
33 equation, because it's not considered part of the Gulf anymore,
34 our sum no longer equals 100 percent and so the difference we
35 have to reallocate to the remaining zones.

36
37 Under Alternative 2, we take that difference and we just divide
38 it by four. Under Alternative 3, it's done proportionally based
39 on the current allocations that exist divided by the sum of
40 those remaining allocations and so, again, for the western zone,
41 it would be 31 divided by roughly 68.

42
43 Then Alternative 4 is the AP's individual recommendation and so
44 I would encourage you guys not to think of it as much in terms
45 of pounds, because the amount of pounds that it's going to shake
46 out to is going to depend on both Actions 6 and 8, 6 being if
47 you guys set the ACL equal to the ABC or if you try to do some
48 constant catch scenario and then whatever the recreational and

1 commercial allocation structure shakes out to in Action 8.

2
3 **MS. BOSARGE:** One last follow-up, Pam, if you will indulge me.
4 That's what I was trying to do in my mind and figure out what's
5 fair and equitable, but, like I said, I work in real numbers and
6 if you run the numbers, say all else is equal and everything
7 stayed the same and you had a million pounds and now we take the
8 319,000 out of that million, and so we've got 680,000.

9
10 If you look at Alternative 1, and I just ran the first line,
11 which is the western Gulf, last year they would have gotten
12 310,000 pounds. Under Alternative 2, it looks like they get
13 more, but, all things equal, they don't. They would get two-
14 hundred-and-sixty-five-thousand-and-change pounds under that
15 same stock assessment, let's say, that gave you that million,
16 once you shift those other fish out, that thirty-one-point-
17 something percent.

18
19 Alternative 3 puts them at about 310,000 pounds, because that's
20 the one that's the proportional one. It does keep them at about
21 the same level and Alternative 4 puts them at about 272,000.
22 Even though there's a bump, if it's not done under the
23 proportional alternative, all else equal and no reallocation and
24 no change in the stock assessment and everything stays the same,
25 there are kinds of winners and losers to it.

26
27 **MR. RINDONE:** That's not correct and I am going to put something
28 together on an Excel sheet and I am going to show you why. I
29 understand where you're coming from and why it seems like that,
30 but the way that I've tried to explain it is using pie. You
31 know we might have fewer pie slices, but there are even fewer
32 people eating off it and so everyone gets more.

33
34 The million pounds that you are dividing, it's not such that
35 that million pounds is -- Like you're losing that 319,000 pounds
36 like that and you're only dividing up that remaining 68 percent.
37 Because of the ACL increase, everyone is getting more fish than
38 that 68 percent from the days of old would suggest and so, Madam
39 Chair, if you guys want to give me just a second, I can put
40 something together and illustrate it, if that would help.

41
42 **CHAIRMAN DANA:** Dr. Crabtree.

43
44 **DR. CRABTREE:** When I look at it, Leann, the status quo TAC was
45 10.8, if you go back to that earlier action, and so 31 percent
46 of that is what the western would have gotten and that's 3.3
47 million pounds, roughly. If you went with Alternative 2 and the
48 new TAC is 9.62 million pounds, and if you gave them 38.98

1 percent of that, that's 3.7 and so they still come out with
2 close to 400,000 pounds more under that one and that's the
3 lowest of their allocation and so it does appear to me they get
4 more fish under any scenario.

5
6 **CHAIRMAN DANA:** Steve Branstetter.

7
8 **DR. BRANSTETTER:** To answer a couple of folks' questions here,
9 to put some of this in perspective in history, Doug, I looked it
10 up, because this was the first action I did as a young plan
11 coordinator for NMFS. It was Amendment 9 and the final rule
12 published in early 2000.

13
14 You are correct that there were concerns of an increasing
15 commercial harvest in the Panhandle in the mid to late 1990s.
16 What had been a very small fishery -- All of a sudden a lot of
17 charter boats that had commercial king mackerel permits began to
18 fish after their recreational season was over, about September
19 or October, when the fish really begin to come through there.

20
21 The year before the northern zone was established, the northern
22 zone was landing 180,000 pounds a week in October, when they had
23 historically landed very small amounts. As Doug said, it was a
24 highly contentious issue. There was a lot of concern over it,
25 much the same as we've had discussions of how do you allocate
26 red snapper. It was how do you allocate king mackerel and the
27 decision was made to go with a more historical record for the
28 northern zone than it was for the more recent record, at that
29 point, with a smaller allocation, than, as Dr. Crabtree pointed
30 out, many people along the central Florida coast have basically
31 been shut out of the fishery since then.

32
33 **CHAIRMAN DANA:** Ryan is feverishly typing something here, but,
34 again, as a committee, we do not need to establish a preferred
35 and we can, if we get too bogged down, Chairman Anson, we can
36 allow Ryan to give us some clarifying language or information
37 and take it up in full council, too. Dr. Crabtree.

38
39 **DR. CRABTREE:** Yes and if you look on page 124 of the public
40 hearing document, Table 4.6.3.1 gives the actual poundages that
41 all the zones would get under any of these allocations. That's
42 page 124 in the public hearing draft and not the decision
43 document.

44
45 **CHAIRMAN DANA:** One moment, please.

46
47 **DR. CRABTREE:** It's PDF page 126, or page 124 in the document
48 page. That's Attachment C-4.

1
2 **CHAIRMAN DANA:** Is that what you were looking at, Dr. Crabtree?

3
4 **MR. RINDONE:** This table is also breaking it up based on the
5 total recreational and commercial allocations and dividing it as
6 such and so this particular action is only addressing the
7 commercial ACL and so this table would need to be revised and so
8 let me finish churning out what I'm churning out. I swear it
9 will just take me a minute and I can show you guys what it would
10 be, based on the recommended -- I am going to use the 32 percent
11 of the 9.62 million pounds that's recommended by the SSC for if
12 we set ABC equal to ACL.

13
14 **MR. ANSON:** I don't know, Leann, if you might want to see it or
15 other members of the committee, but I know it may take just a
16 short while, but still, if we want to proceed and just bring it
17 back at full council.

18
19 **CHAIRMAN DANA:** That would be my preference, Chairman Anson, and
20 that would give everyone the opportunity as this committee ends
21 to review it and talk to colleagues about it if they so choose.
22 Anyway, I am just going to ask that we move past Action 7 and
23 move into Action 8, Ryan, and you will provide everyone your
24 little cheat-sheet grid before full council. Thanks.

25
26 **MR. RINDONE:** Thank you, Madam Chair. I guess we will just move
27 into Action 8. In Action 8, we're talking about revising the
28 commercial and recreational allocations for Gulf kingfish and
29 when we were talking about this or when we've talked about this
30 action in the past couple of meetings, the way that we've been
31 talking about it is such that if a certain percentage of the
32 allocation was transferred from the recreational to the
33 commercial allocation that it would change to the tune of 5, 10,
34 or 20 percent, in most cases.

35
36 The recreational and commercial allocations would change and if
37 you shifted 5 percent, the recreational allocation would become
38 63 percent and the commercial allocation would become 37
39 percent. However, because of the way that the alternatives are
40 written, the council's intent doesn't seem to be illustrated
41 appropriately.

42
43 If you look at Alternative 2, where it says to revise the
44 recreational and commercial allocations for Gulf kingfish by
45 transferring a percentage of the recreational allocation to the
46 commercial sector, 10 percent of the recreational allocation is
47 6.8 percent and not 10 percent.

1 You would be increasing the commercial sector to 38.8 percent
2 instead of 42 percent. The latter, from the discussions that
3 we've had, was the intent and so what we've done is we have
4 generated Tab C, Number 4(b).

5
6 Tab C, Number 4(b) rewrites the alternatives to better
7 demonstrate the intent that you guys expressed and it also
8 provides updates to most of Chapters 2 and 4. I went ahead and
9 included that in there, but, by and large, everything stays the
10 same and it's just fixing the language a little bit.

11
12 What the IPT is asking is if you guys' intent truly is to
13 increase the commercial ACL in increments of say adding 5
14 percent of the total ACL to the commercial ACL or 10 percent or
15 20 percent, the way that I was just describing, then the IPT
16 would request that you consider accepting the language that's
17 proposed in Tab C, Number 4(b) and, of course, give us editorial
18 license to clean up all of the edges and stuff and make it look
19 nice, just so that it follows your intent, based on the
20 discussions that we've had. I don't know if you want to do this
21 first or if you want me to walk through the whole action first.
22 What is your preference?

23
24 **CHAIRMAN DANA:** If we want to do what first?

25
26 **MR. RINDONE:** If we want to consider updating the language and
27 then moving through or move through and then consider the
28 language change.

29
30 **CHAIRMAN DANA:** Ryan is saying that the IPT had suggested some
31 changes, I think, and that as a committee we can give staff
32 editorial license to clean up the language in this particular
33 action or we can hear him review each of the alternatives under
34 the action and we can discuss them if you want and then we can
35 either give them editorial license or not.

36
37 **MR. RINDONE:** All the analyses have been done based on the
38 intent that you guys have expressed, but it's just a clean-up of
39 the language, just to make sure that everything matches up, so
40 that it can't be construed but one way, whereas right now, it's
41 kind of fuzzy.

42
43 **CHAIRMAN DANA:** So essentially staff is trying to rectify the
44 IPT suggestions. In the interest of time, if we're giving staff
45 the -- If we want to give staff the editorial license to rectify
46 the language in this particular action to reflect our intent, we
47 should probably just do that upfront, rather than going through
48 the action. If anyone disagrees, speak now. I need a motion to

1 accept the IPT's recommendations and give staff editorial
2 license to update Action 8 to reflect the council's intent. Do
3 I have a motion for that?

4

5 **MS. BADEMAN:** If I could turn my microphone on, I would.

6

7 **CHAIRMAN DANA:** Martha Bademan moves and David Walker seconds.
8 Any discussion? **Seeing none, the motion passes.** Okay, Ryan.

9

10 **MR. RINDONE:** Thank you, Madam Chair. So just for Action 8,
11 we're going to operate off of Tab C, Number 4(b) and then we
12 will get back to the other one.

13

14 Again, it's the same thing and we're talking and revising
15 recreational and commercial allocations for Gulf kingfish.
16 Alternative 1, which was recommended by the Gulf AP, would
17 maintain the current allocation of 68 percent to the
18 recreational sector and 32 percent to the commercial sector.
19 This dates all the way back to Amendment 1 to the FMP.

20

21 Alternative 2 would revise the recreational and commercial
22 allocations for Gulf kingfish by dividing the stock ACL using
23 one of the options below. 63 percent to the recreational sector
24 and 37 percent to the commercial sector, and that reflects a 5
25 percent shift of the stock ACL to the commercial sector.

26

27 Option b, which is 58 percent to the recreational sector and 42
28 percent to the commercial sector, or a 10 percent shift or
29 transfer, and then Option c is 48 percent to the recreational
30 sector and 52 percent to the commercial sector, for a 20 percent
31 shift.

32

33 Alternative 3 would revise the recreational and commercial
34 allocations for Gulf kingfish by transferring a percentage of
35 the stock ACL to the commercial allocation annually, until such
36 a time that the recreational sector lands 80 percent of its
37 revised allocation, after which no additional allocation will be
38 transferred from the stock ACL to the commercial allocation.
39 You have options for transferring 2 percent or 5 percent of the
40 stock annually to the commercial allocation.

41

42 What this means is that every year you would add either 2 or 5
43 percent from the stock ACL to the commercial allocation and once
44 the recreational sector landed 80 percent of its revised
45 allocation -- Let's say you pick 2 percent and this carries on
46 for five years. Then at year five, the commercial allocation is
47 going to be 42 percent and the recreational is going to be 58
48 percent. If the recreational sector lands 80 percent of its

1 allocation, of its 58 percent, then you wouldn't transfer any
2 more allocation to the commercial sector from the stock ACL
3 after that point. Does everybody follow that? I am seeing no
4 shaking no's and so we'll say yes.

5
6 Alternative 4 would conditionally transfer a certain percentage,
7 based on Options a through c, of the stock ACL to the commercial
8 sector until such a time that the recreational landings reach a
9 predetermined threshold, based on Options d through f. If this
10 threshold is met, then the recreational and commercial
11 allocations would revert back to 68 percent for the recreational
12 sector and 32 percent for the commercial sector, or our current
13 status quo.

14
15 Now, for Alternative 4, you have to choose one of the -- If you
16 choose Alternative 4 as being the preferred, you have to choose
17 one of Alternatives a through c and one of Alternatives d
18 through f.

19
20 For Options a through c, Option a would transfer 5 percent of
21 the stock ACL to the commercial sector and Option b is 10
22 percent and Option c is 20 percent. The resultant allocations
23 for Options a through c in Alternative 4 are similar to Options
24 a through c in Alternative 2. They are identical, actually.

25
26 The difference is that you're adding that recreational ACL
27 threshold in Options d through f and so you would revert back to
28 the status quo sector allocation in Option d if 80 percent of
29 the adjusted recreational sector ACL is landed. Option e is if
30 90 percent of the adjusted recreational sector ACL is landed and
31 Option f is if all of the adjusted recreational sector ACL is
32 landed. Is everybody onboard? Okay.

33
34 Alternative 5 is essentially a sunset provision on any change to
35 the recreational and commercial allocations for Gulf kingfish
36 and after a predetermined time period, any change in those
37 allocations would revert back to those in the current FMP of 68
38 percent for the recreational sector and 32 percent for the
39 commercial sector. We have options for a sunset of any change
40 in sector allocations after a five, ten, or fifteen-year period.

41
42 Now, as far as the effects of doing any of these, it's presumed
43 that, because of the capacity for effort, that the commercial
44 sector is likely to land whatever allocation it's given and so
45 those fish would be expected to be harvested.

46
47 Any additional harvest of fish -- You know it does remove fish
48 from the population and so there's always an effect to that,

1 but, because we've been underfishing for so long and because the
2 stock is not overfished or undergoing overfishing, there aren't
3 any anticipated negative biological effects as a result of
4 allowing an increase in harvest, as long as the stock ABC or ACL
5 isn't exceeded. Myron.

6
7 **MR. FISCHER:** Ryan, when you back up to Action 6, we're able to
8 go to this higher ABC based on the uncaught recreational fish
9 and if we are allowing more of these fish to now be caught by
10 the commercial sector, with time, wouldn't that reduce --
11 Because now we're fishing that reserve pile of fish and wouldn't
12 that reduce and eventually you would have to reduce these ABC
13 ranges?

14
15 **MR. RINDONE:** You would be fishing down a surplus that you have
16 now and so the resultant poundages available to the recreational
17 and the commercial sector would change year to year based on
18 what you select for your ACL. I am trying to make sure I
19 capture all of your comment.

20
21 **MR. FISCHER:** With time, you will have a reduced ACL.

22
23 **MR. RINDONE:** It would go down over time, but you're going down
24 to the level at which you can fish in perpetuity and so you're
25 fishing down the surplus that you're being given now. If you
26 continue to underharvest and we update the ABC recommendations
27 every so often, every year, as recommended by the AP, or every
28 so often, if you guys decide on another time interval, then any
29 fish that haven't been caught, any glut that's being pushed
30 forward in the population, you might still be afforded the
31 opportunity to harvest those fish in the future. You would just
32 need revised ABC values in order to do that. Does that make
33 sense? Does that answer your question or address your question?

34
35 **MR. FISCHER:** It addresses it.

36
37 **MR. RINDONE:** Doug.

38
39 **EXECUTIVE DIRECTOR GREGORY:** I am not sure how that's going to
40 work out in the long run. The last stock assessment that was
41 done in 2008 actually recommended higher quotas than we've got
42 now and it's almost like the population is just varying with the
43 environment and we're not fishing at MSY and so there might be
44 less to catch sustainably on an ongoing basis, if you try to
45 keep the population at the same size it is now.

46
47 It's hard to say, but you know we've been -- It's been seven
48 years and the last stock assessment and this stock assessment

1 came to the same conclusion, except the last stock assessment
2 had an ABC range much higher, under the same ACL paradigm, that
3 we have now and so that's surprising, because you would expect
4 that this population would be bigger now than it was then, given
5 the continued underfishing.

6
7 **MR. RINDONE:** Okay. Is everybody up to speed on this now? So
8 you guys have a lot of options here for choosing how you would
9 want to reallocate and the reason why we're pursuing all of this
10 in the first place is because the commercial sector has
11 historically been landing at their ACL and the recreational
12 sector has been landing under their ACL.

13
14 You can see our total ACL over the previous dozen or so fishing
15 years and how it's broken up between the commercial ACL and the
16 commercial landings. The commercial landings are very close to,
17 if not right on top of, their ACL, while the recreational
18 landings are under their ACL, sometimes by a considerable
19 percentage, and then our total ACL landed, shown in the green
20 column on the far right-hand side, has been under 60 percent of
21 what we can catch for the last four fishing seasons or so.
22 That's why you guys decided to take this up, was to consider
23 making sure that we're fishing at OY.

24
25 In the next action, we consider raising the recreational bag
26 limit to afford additional fishing opportunities for the
27 recreational sector as well.

28
29 Under these different reallocation scenarios, depending on what
30 you guys decide to go with -- This better illustrates I think
31 what I'm trying to get at. If we go down to the next figure,
32 this illustrates what has been happening in a more figurative
33 way.

34
35 The blue line at the top is the total stock ACL and the green
36 line is the recreational ACL and the salmon-colored line is the
37 commercial ACL. The commercial landings are in that mustard
38 color there and the recreational landings are in the turquoise
39 color and then that purple color is the total landings.

40
41 We are still considerably under what we could be catching and,
42 by reallocating, the idea is that more of the fish are going to
43 be removed and, as a total, the stock will be harvested closer
44 to OY, depending on which option you guys choose.

45
46 You can always add in those safeguards that you have examined
47 for other stocks in the past, like having a threshold for the
48 recreational landings or having a sunset provision or whatever

1 it is that you guys might choose. If you guys feel it's
2 appropriate to pick a preferred, you can do that prior to going
3 out to public hearing or whatever your pleasure.

4
5 **CHAIRMAN DANA:** Doug Boyd.

6
7 **MR. DOUG BOYD:** Thank you and I'm not on your committee, but
8 just a question. Are there any buffers in place in either the
9 recreational or the commercial allocation?

10
11 **MR. RINDONE:** Not at this time, because of our history of under
12 harvesting. The stock ACL isn't close to being met and so, from
13 a biological standpoint and trying to prevent negative
14 biological effects, there has not been a risk, because of our
15 effort capacity.

16
17 **MR. BOYD:** Okay, but the commercial have been going over their
18 quota and we didn't put in any kind of a buffer there to keep
19 them from doing that and is that correct?

20
21 **MR. RINDONE:** The commercial sector is closed when the National
22 Marine Fisheries Service issues their closure notice and in some
23 of those years that closure notice hasn't come in fast enough to
24 close the fishery down and so when the landings have come in,
25 there has been an overage, but for most years it's either been
26 right at and there are some years that have been over and some
27 years that have been just under, but because the stock ACL was
28 nowhere close to being met, there isn't an accountability
29 measure unless the stock ACL were exceeded.

30
31 **MR. BOYD:** Thank you.

32
33 **CHAIRMAN DANA:** Dale Diaz.

34
35 **MR. DIAZ:** On Alternative 4, where you've got a, b, and c with
36 the 5, 10, and the 20, whenever I was looking at your chart,
37 Number 2.8.1, you know I kept thinking 15 percent might not have
38 been a bad option to have in there and did you all have any
39 discussions about adding 15 percent?

40
41 **MR. RINDONE:** We didn't, but because it's between 10 and 20
42 percent, it's within the realm of things that have been
43 considered and so if 15 percent is something that you guys think
44 is going to be more appropriate than the options presented, then
45 you could certainly add that in.

46
47 **CHAIRMAN DANA:** Any other discussion? Myron Fischer.

48

1 **MR. FISCHER:** Looking at the chart on the screen right now, in
2 the last dozen or more years, the ACL has just realistically not
3 increased. We are not overharvesting and we're not overfished
4 and we're not increasing the ACL and yet, when you look at the
5 column in green on the far right, we are not even near landing
6 the ACL.

7
8 You would think that our ACL should have exploded to twenty-
9 million pounds and it's not. I think it's something we have to
10 proceed with caution and it concerns me, because we're not
11 landing what we have as a TAC, as an ACL, and yet we're not
12 increasing our ACL. All I want to do is -- I just feel we have
13 to proceed very cautiously on this.

14
15 **CHAIRMAN DANA:** Thank you, Myron. Any other discussion from the
16 committee or others? Okay. I don't think we need to take any
17 action today. There is a lot to absorb in the information
18 between Action 7 and 8 and we do have the AP coming back
19 together in November and is it okay if we move forward into
20 Action 9 without making any recommendations right now as a
21 committee?

22
23 **MR. RINDONE:** If that's what you guys want to do.

24
25 **CHAIRMAN DANA:** Yes, let's go ahead and do that.

26
27 **MR. RINDONE:** Thank you, Madam Chair. We will go back to 4(a)
28 and we'll go down to Action 9. Action 9 would modify the
29 recreational bag limit for Gulf group kingfish. Alternative 1
30 would maintain the current recreational bag limit of two fish
31 per person per day. Alternative 2, which was recommended by the
32 Gulf AP, would increase that bag limit to three fish per person
33 per day and Alternative 3 would increase that bag limit to four
34 fish per person per day.

35
36 We had asked the Southeast Regional Office to run a bag limit
37 analysis for us, which is presented in Appendix C. We used two
38 different methods to determine the additional landings that
39 would be possible based on how much you guys elected to increase
40 the bag limit.

41
42 The Cliff Notes version of it is under either method, even if
43 you increased it to four fish per person per day and you
44 increased the commercial ACL 20 percent from the stock ACL, it
45 is still very unlikely that you would exceed the ACL, based on
46 the number of people that keep two kingfish. That was one of
47 the things that was taken into consideration, is the proportion
48 of recreational anglers that retain two kingfish and assuming

1 that they would also be interested in retaining three or four
2 kingfish.

3
4 Even if you chose -- Basically what it's saying is even if you
5 chose four and everybody that keeps two now would keep four, and
6 you increase the commercial ACL, you would still be safe. You
7 will still be good.

8
9 **CHAIRMAN DANA:** Thank you, Ryan. Any questions on Action 9?
10 Does any of the committee members want to make a motion for a
11 preferred alternative, noting that the Gulf AP recommended
12 Alternative 2, increase the bag limit to three fish per person
13 per day? We have no one saying anything. Myron Fischer.

14
15 **MR. FISCHER:** So moved.

16
17 **CHAIRMAN DANA:** We have got a motion on Action 9 for Alternative
18 2 to be the preferred alternative, to increase the bag limit to
19 three fish per day. Is there a second to that motion? John
20 Sanchez. Any discussion on the motion? **All those in favor say**
21 **aye; opposed. The motion passes.**

22
23 Okay. Unless there is any comments, that wraps up Amendment 26.
24 We are going to at full council discuss whether we want to take
25 this to public hearings, et cetera. Now we move into the
26 Options Paper, which is under Amendment 28, which is separating
27 permits for the Gulf of Mexico and Atlantic migratory groups of
28 king mackerel and Spanish mackerel. It's found in Tab C, Number
29 5.

30
31 Ryan will tell you in a minute, but we're at loggerheads with
32 the South Atlantic on this. Essentially we need to, as Ryan put
33 it, either dial back and not push this or we need to have an
34 amicable divorce.

35
36 **OPTIONS PAPER FOR CMP AMENDMENT 28: SEPARATING PERMITS FOR GULF**
37 **OF MEXICO AND ATLANTIC MIGRATORY GROUPS OF KING MACKEREL AND**
38 **SPANISH MACKEREL**

39
40 **MR. RINDONE:** That's close. Where we are with this document is
41 in June the South Atlantic had said they don't want to go
42 forward with this and so the Gulf said, well, staff, bring some
43 stuff to us and we'll see if we like it and we'll bounce it
44 around and see if something good can happen from it.

45
46 In August, we brought you guys what you have in front of you and
47 it is very largely unchanged from you saw in August and I will
48 explain why.

1
2 In September, this was brought to the South Atlantic Council,
3 but they did not go over it and they haven't tasked any staff
4 with helping to contribute to the document, because, as it is
5 right now, they are not interested in moving forward with it.

6
7 Because this is a joint fishery management plan, we can't put
8 something through and have management measures changed without
9 them being onboard with it and so that presents a problem for
10 Amendment 28, because when we're talking about splitting
11 permits, you have to determine who is going to get what permit.
12 Everybody can get the permit or only certain people based on
13 certain things or however you want to shake it out, but, one way
14 or another, that has to be determined.

15
16 Because we don't have their participation in it, it's kind of
17 hard to just guess what it is that they would want to do and so,
18 from an IPT perspective, there appear to be a couple of options
19 here.

20
21 Either you could change how the permits are currently being
22 recommended for division such that you would have separate
23 permits, but everyone's access would remain the same, because
24 the access issue is the sticking point, for the most part, for
25 the South Atlantic Council. They don't want their fishermen to
26 be precluded from fishing in the Gulf.

27
28 Or perhaps you consider waiting to move forward with this until
29 such a time as they are ready and able to contribute more to it,
30 because, like I said, there is very little from a staff point of
31 view that we can do besides just continually propose different
32 things if we don't have any input from the South Atlantic staff
33 and half of this fishery management plan is the South Atlantic's
34 to consider and so they have to weigh in at some point. We are
35 stalled.

36
37 **CHAIRMAN DANA:** So if this committee has no interest or the
38 council has no interest in moving this forward at this time, we
39 don't want to have the staff spinning their wheels, essentially.
40 Right, Ryan?

41
42 **MR. RINDONE:** Yes.

43
44 **CHAIRMAN DANA:** Okay and so any discussion? All right. If we
45 have no discussion, I would assume -- Dr. Crabtree.

46
47 **DR. CRABTREE:** My preference would be for us not to move forward
48 with this document at this time and to move on.

1
2 **CHAIRMAN DANA:** Would you motion --

3
4 **DR. CRABTREE:** I will make a motion for the sake of discussion.
5 **I will move that we discontinue the development of Amendment 28.**

6
7 **CHAIRMAN DANA:** Dr. Crabtree makes a motion to discontinue the
8 development of Amendment 28. Martha Bademan seconds. I am
9 calling for discussion, but I have a question of Dr. Crabtree.
10 Would your motion be for the discontinuance forever or just
11 until such a time that somebody wants to bring it up again?

12
13 **DR. CRABTREE:** Well, forever is a long time. I guess my motion
14 would be that we discontinue work on it until someone comes to
15 another council meeting and makes a motion to begin again.

16
17 **CHAIRMAN DANA:** Would that be to table the development?

18
19 **DR. CRABTREE:** I never table. My motion is just that we stop
20 working on it.

21
22 **CHAIRMAN DANA:** Any discussion on the motion? John Sanchez.

23
24 **MR. SANCHEZ:** You know how I feel about the divorce. I guess
25 let's hold off and talk amongst ourselves and see what we do.

26
27 **CHAIRMAN DANA:** Any further discussion? All right. **All in**
28 **favor of the motion to discontinue development of CMP Amendment**
29 **28 signify by saying aye; opposed. The motion passes.** Okay.
30 That pretty much wraps up -- We have no Other Business.

31
32 **DR. CRABTREE:** Pam, I've got a question. On Amendment 26, we're
33 going to go to public hearings between now and the -- What is
34 our schedule to try and take final action on Amendment 26,
35 approximately?

36
37 **MR. RINDONE:** The idea was that we would bring the public
38 hearing document to you guys now and you guys consider the
39 changes and if you approve them, recommend to go to public
40 hearing. The South Atlantic Council gets it in December and
41 they okay all of the changes and they recommend it go to public
42 hearing.

43
44 They go to public hearings in January and we go to public
45 hearings in February and then the councils get a final draft of
46 the document, including public hearing comments and the AP's
47 recommendations from the AP meeting, which we plan to have in
48 November, at the end of November or the beginning of December,

1 in March and April. Then at those respective Gulf and South
2 Atlantic Council meetings, if you guys thought it was
3 appropriate, you would recommend that final draft go forward for
4 implementation.

5
6 **CHAIRMAN DANA:** Because Ryan was going to provide full council
7 some additional information, clarifying information, we are
8 going to wait until full council to decide whether to bring it
9 out to public hearings and then establish where those locations
10 would be. Bonnie, you had a question?

11
12 **DR. BONNIE PONWITH:** No, Madam Chair, it's not a question, but
13 actually just an update on king and Spanish mackerel, when we've
14 put this one --

15
16 **CHAIRMAN DANA:** A point of order, Chairman Anson, in that I
17 called for additional items for the agenda early on and can we
18 add something still?

19
20 **MR. ANSON:** You are ahead of schedule and if you want to take
21 them now, go ahead.

22
23 **CHAIRMAN DANA:** Bonnie, if you can keep us on time.

24
25 **OTHER BUSINESS**

26
27 **DR. PONWITH:** Thank you, Madam Chair. It's very short and there
28 will be more information on this as time goes on, but I just
29 wanted to bring it to your attention, because we did raise it at
30 the SEDAR Steering Committee meeting.

31
32 I am involved in a program called the Gulf of Mexico Large
33 Marine Ecosystem Program. It's a collaboration between the
34 United States and the Mexican federal governments, in
35 collaboration with state governments and NGOs.

36
37 We are putting together a proposal for implementation funding
38 that will be submitted for consideration probably sometime the
39 end of November and will be decided upon sometime over the
40 course of the winter.

41
42 What's relevant to you in that is that, in collaboration with
43 the federal Mexican counterpart for NOAA fisheries, we have
44 included in there collaborating and pulling together data on at
45 least one species and using data, shared data, from both
46 countries in a stock assessment.

47
48 The two candidate species right now are king mackerel or Spanish

1 mackerel. Our stock assessment scientists have brought this up
2 every single time they do an assessment, is that it's an unknown
3 what the removals and what the fishery looks like down there and
4 what the age composition of those removals look like and it's
5 always shown up as a problem in the assessment.

6
7 If this goes through and the program is funded, it will enable,
8 for the very first time, an assessment that uses joint data from
9 both the United States and from Mexico. I take this as a very
10 exciting development. I should know by sometime in February or
11 early March whether the program got funded or not and I will be
12 ready to give you an update then. Thank you, Madam Chair.

13
14 **CHAIRMAN DANA:** Thank you, Dr. Ponwith. Okay. If there are no
15 other items, this concludes the committee.

16
17 (Whereupon, the meeting adjourned at 2:30 p.m., October 5,
18 2015.)

19
20 - - -
21

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3 PAGE 5: Motion to make Alternative 3 in Action 1 the preferred
4 alternative. The motion carried on page 6.
5
6 PAGE 23: Motion in Actions 4 and 5 to accept the South Atlantic
7 modified language. The motion carried on page 23.
8
9 PAGE 25: Motion to amend Alternatives 3 and 4 in Action 4, such
10 that the end of season one is October 31 instead of October 1.
11 The motion carried on page 26.
12
13 PAGE 30: Motion in Action 6 to make Alternative 2 the preferred
14 alternative. The motion carried on page 30.
15
16 PAGE 43: Motion to accept the IPT's recommendations and give
17 staff editorial license to update Action 8 to reflect the
18 council's intent. The motion carried on page 43.
19
20 PAGE 49: Motion in Action 9 for Alternative 2 to be the
21 preferred alternative. The motion carried on page 49.
22
23 PAGE 51: Motion to discontinue development of CMP Amendment 28.
24 The motion carried on page 51.
25
26 - - -

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Mackerel Committee: Action Schedule for Tab C, No. 4

Agenda Item IV: Public Hearing Draft for Coastal Migratory Pelagics Amendment 26: Changes in Allocations, Stock Boundaries, and Sale Provisions for Gulf of Mexico and Atlantic Migratory Groups of King Mackerel

Documents: Public Hearing Draft (**Tab C, No. 4**), CMP Advisory Panel Recommendations (**Tab C, No. 4a**) – Rindone

Timeline Status: Public Hearing Draft

Council Input and Next Steps:

- Discuss proposed alternatives in CMP Amendment 26, recommend adding/removing any options (Discussion Document contains *only* actions/alternatives and pertinent graphics)
 - Review recommendations made by the CMP Advisory Panel at their November 30 meeting in Tampa
 - Remove Alternative 6 in Action 2-2, to reflect a previous decision by the South Atlantic Council
 - Staff will go to public hearings with CMP Amendment 26 in late February/early March, and will bring a final version of the document back to the Council during the April 2016 meeting in Austin, TX
-

Changes in Allocations, Stock Boundaries and Sale Provisions for Gulf of Mexico and Atlantic Migratory Groups of King Mackerel

RP



Draft Amendment 26 to the Fishery Management Plan for the Coastal Migratory Pelagics Fishery of the Gulf of Mexico and Atlantic Region

January 2016



This is a publication of the Gulf of Mexico Fishery Management Council Pursuant to National Oceanic and Atmospheric Administration Award No. NA15NMF4410011.

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CHANGES IN ALLOCATIONS, STOCK BOUNDARIES AND SALE PROVISIONS FOR GULF OF MEXICO AND ATLANTIC MIGRATORY GROUPS OF KING MACKEREL

Draft Amendment 26 to Fishery Management Plan for Coastal Migratory Pelagic Resources in the Gulf of Mexico and South Atlantic Region addressing modifications to the management of king mackerel within the coastal migratory pelagic zones, including Environmental Assessment, Fishery Impact Statement, Regulatory Impact Review, and Regulatory Flexibility Act Analysis.

Type of Action

Administrative
 Draft

Legislative
 Final

Responsible Agencies and Contact Persons

Gulf of Mexico Fishery Management Council
2203 North Lois Avenue, Suite 1100
Tampa, Florida 33607
Ryan Rindone (ryan.rindone@gulfcouncil.org)

813-348-1630
813-348-1711 (fax)
gulfcouncil@gulfcouncil.org
<http://www.gulfcouncil.org>

South Atlantic Fishery Management Council
4055 Faber Place, Suite 201
North Charleston, South Carolina 29405
Kari MacLauchlin (kari.maclauchlin@safmc.net)

1-866-723-6210
843-769-4520 (fax)
www.safmc.net

National Marine Fisheries Service (Lead Agency)
Southeast Regional Office
263 13th Avenue South
St. Petersburg, Florida 33701
Susan Gerhart (susan.gerhart@noaa.gov)
Karla Gore (karla.gore@noaa.gov)

727-824-5305
727-824-5308 (fax)
<http://sero.nmfs.noaa.gov>

ABBREVIATIONS USED IN THIS DOCUMENT

ABC	acceptable biological catch
ACL	annual catch limit
ACT	annual catch target
ALS	Accumulated Landings System
AMs	accountability measures
AP	Advisory Panel
APA	Administrative Procedures Act
ASFMC	Atlantic States Marine Fisheries Commission
CFDBS	Commercial Fisheries Data Base System
CLM	commercial landings monitoring system
CMP	coastal migratory pelagics
Council	Gulf of Mexico and South Atlantic Fishery Management Councils
CS	consumer surplus
CZMA	Coastal Zone Management Act
DQA	Data Quality Act
EA	environmental assessment
EEZ	exclusive economic zone
EFH	essential fish habitat
EIS	environmental impact statement
EJ	environmental justice
ESA	Endangered Species Act
F	instantaneous rate of fishing mortality
FMP	Fishery Management Plan
Gulf	Gulf of Mexico
Gulf Council	Gulf of Mexico Fishery Management Council
GMFMC	Gulf of Mexico Fishery Management Council
GSMFC	Gulf States Marine Fisheries Commission
HAPC	habitat area of particular concern
HBS	NMFS Headboat Survey
Magnuson-Stevens Act	Magnuson-Stevens Fishery Conservation and Management Act
MFMT	maximum fishing mortality threshold
Mid-Atlantic Council	Mid-Atlantic Fishery Management Council
MMPA	Marine Mammal Protection Act
mp	million pounds
MRFSS	Marine Recreational Fisheries Survey and Statistics
MRIP	Marine Recreational Information Program
MSST	minimum stock size threshold
MSY	maximum sustainable yield
NEFSC	New England Fisheries Science Center
NEPA	National Environmental Policy Act
nm	nautical mile
NMFS	National Marine Fisheries Service
NOAA	National Oceanic and Atmospheric Administration
NOR	net operating revenue

OFL	overfishing level
OY	optimum yield
PS	producer surplus
RA	Regional Administrator
RFA	Regulatory Flexibility Act of 1980
RIR	Regulatory Impact Review
RQ	regional quotient
SAFMC	South Atlantic Fishery Management Council
SBA	Small Business Administration
SCS	small coastal sharks
Secretary	Secretary of Commerce
SEDAR	Southeast Data, Assessment, and Review
SEFSC	Southeast Fisheries Science Center
SERO	Southeast Regional Office
South Atlantic Council	South Atlantic Fishery Management Council
SSB	spawning stock biomass
SSC	Scientific and Statistical Committee
SPR	spawning potential ratio
TAC	total allowable catch
TLR	trip limit reduction
TPWD	Texas Parks and Wildlife Department
USCG	United States Coast Guard
ww	whole weight

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CHAPTER 1. INTRODUCTION

What Actions Are Being Proposed?

Actions in this amendment address issues associated with the king mackerel stock boundary; updated biological parameters for Gulf of Mexico (Gulf) and Atlantic migratory groups of king mackerel; acceptable biological catch (ABC) levels for Atlantic migratory group king mackerel; annual catch limits (ACL) for Gulf and Atlantic migratory groups of king mackerel; zone commercial quotas for Gulf migratory group king mackerel; recreational and commercial allocation of Gulf migratory group king mackerel; bag limits for recreationally caught Gulf migratory group king mackerel; sale of incidental catch of Atlantic migratory group king mackerel in the small coastal shark drift gillnet fishery; and management measures for commercial harvest of Atlantic migratory group king mackerel on the Florida east coast.

Who Is Proposing the Action?

The Gulf and South Atlantic Fishery Management Councils (Councils) are proposing the actions. The Councils develop the regulations and submit them to the National Marine Fisheries Service (NMFS) who ultimately approves, disapproves, or partially approves the actions in the amendment on behalf of the Secretary of Commerce. NMFS is an agency in the National Oceanic and Atmospheric Administration.

Who's Who?

- ***Gulf of Mexico and South Atlantic Fishery Management Councils*** – Engage in a process to determine a range of actions and alternatives, and recommends action to the National Marine Fisheries Service.
- ***National Marine Fisheries Service and Council staffs*** – Develop alternatives based on guidance from the Council, and analyze the environmental impacts of those alternatives.
- ***Secretary of Commerce*** – Will approve, disapprove, or partially approve the amendment as recommended by the Councils.

Why Are The Councils Considering Action?

In 2014, a stock assessment of the Atlantic and Gulf migratory groups of king mackerel was completed (SEDAR 38), and indicated that neither migratory group was overfished or experiencing overfishing. In addition to revised yield streams, the stock assessment redefined the spatial and temporal extent of the mixing zone between the migratory groups to be only south of the Florida Keys during winter months. The stock assessment also redefined the geographic boundary between the migratory groups to be at the Dade/Monroe County line. These findings eliminate one of the commercial allocation zones for the Gulf migratory group, and will require reallocation of the commercial sector's portion of the ACL amongst the remaining Gulf commercial zones. The change in the range of the migratory groups will also require development of management measures for the newly assigned portion of the Atlantic migratory group along the east coast of Florida.

Historically, the recreational sector in the Gulf has not landed its allocation of the king mackerel ACL (currently 68%), while the commercial sector has either met or exceeded its allocation (32%). In an effort to manage the fishery such that the maximum benefit of the resource is

extracted without harming the population, the Councils have decided to evaluate reallocation from the recreational sector to the commercial sector in the Gulf and changes to the recreational bag limit.

In addition to ACL and stock boundary issues, the Councils are interested in exploring a provision for the South Atlantic small coastal shark drift gillnet fishery for bag limit sales of king mackerel bycatch. Bag limit sales were prohibited in Coastal Migratory Pelagics (CMP) Amendment 20A (implemented July 2014), and allowing such sales for a specific fishery would allow a historic practice to continue.

1.1 Background

Initially, the Fishery Management Plan (FMP) for the CMP Resources in the Gulf and South Atlantic Region (GMFMC and SAFMC 1982) treated king mackerel as one stock. The present management regime in the FMP recognizes two migratory groups: the Gulf migratory group and the Atlantic migratory group. Each migratory group is managed separately by the respective Council. Gulf and Atlantic migratory groups of king mackerel are also divided into zones and/or subzones for management purposes. This amendment considers changes to management measures for Gulf and Atlantic migratory groups of king mackerel.

To simplify the nomenclature for identifying commercial fishing zones in the Gulf, the current names of the zones will be changed to read as follows:

Old Zone Name	New Zone Name
Western Zone	Western Zone
Florida West Coast Northern Subzone	Northern Zone
Florida West Coast Southern Subzone	Southern Zone

King mackerel: The two migratory groups were historically thought to mix seasonally off the east coast of Florida and in Monroe County, Florida. For management and assessment purposes, a boundary between the migratory groups of king mackerel was specified at the Volusia/Flagler County border on the Florida east coast in the winter (November 1 - March 31) and the Monroe/Collier County border on the Florida southwest coast in the summer (April 1 - October 31) (Figure 1.1.1).

In 2014, a stock assessment was completed for Gulf and Atlantic migratory group king mackerel (SEDAR 38). Based on the research highlighted in the assessment, the assessment scientists determined that the mixing zone was substantially smaller than originally thought. The mixing zone is now considered to be only the portion of the exclusive economic zone off Monroe County, Florida, south of the Florida Keys (Keys). The stock assessment also generated updated stock benchmarks and yield projections, which will require the Councils to take action to update said benchmarks (if necessary) and to update annual catch limits (as appropriate).

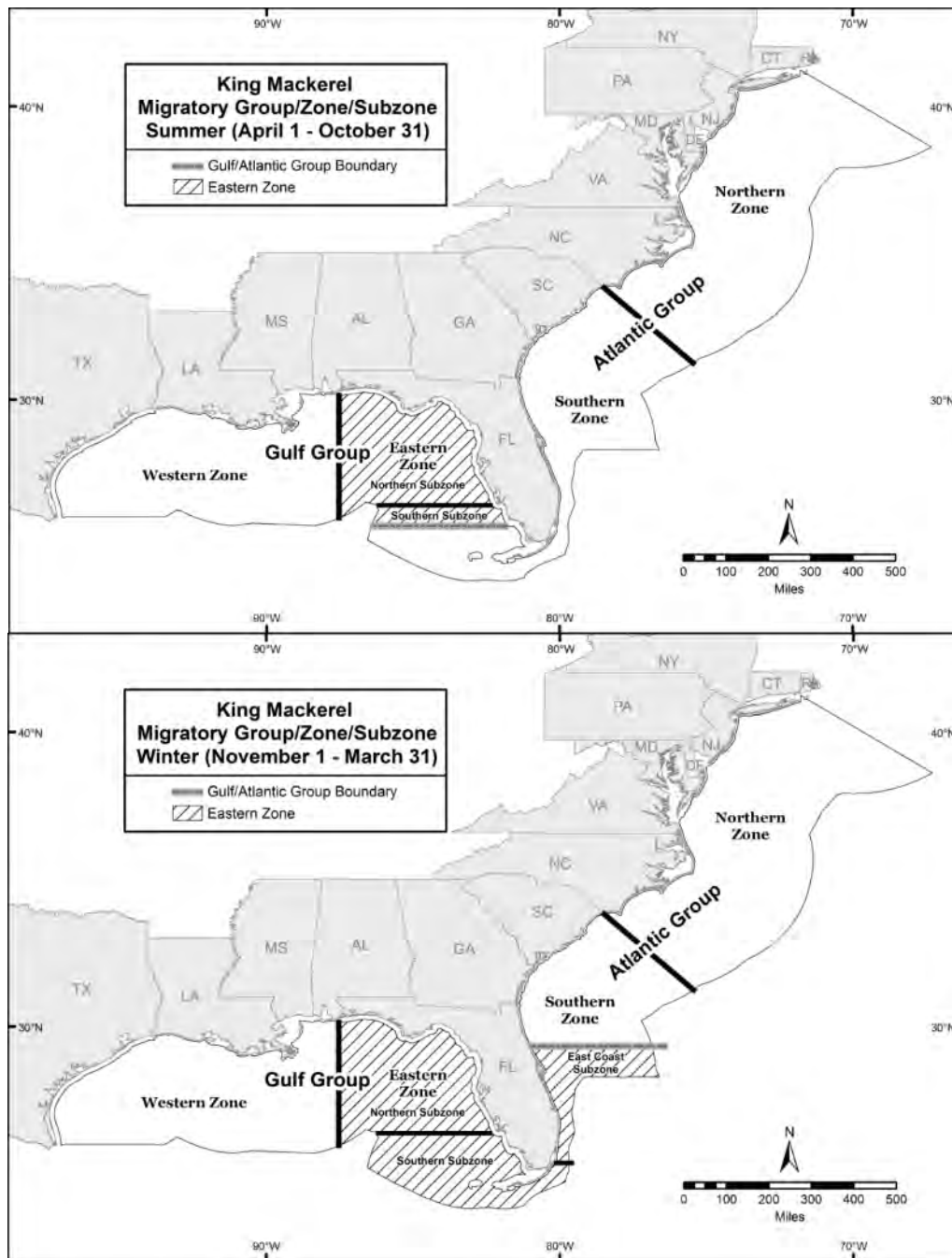


Figure 1.1.1. Current seasonal boundary between Atlantic and Gulf migratory groups of king mackerel.

The Gulf Florida East Coast Subzone is currently one of the Gulf migratory group king mackerel commercial management zones, with king mackerel taken from this area counting against the Gulf commercial ACL. However, because of new stock and management boundaries recommended in the stock assessment (SEDAR 38 2014), the Councils are considering establishing an Atlantic Florida East Coast (FLEC) subzone for Atlantic king mackerel which would include this area; the respective landings would count against the Atlantic migratory

group king mackerel ACL. In the Gulf, the commercial zone allocations will need to be re-evaluated with the potential removal of the FLEC Subzone from the Gulf migratory group ACL. This will require reallocation amongst the three remaining Gulf commercial fishing zones (Western Zone, Northern Zone, and Southern Zone).

Prior to CMP Amendment 20A (2014), fishermen with both federal commercial shark and king mackerel permits could sell the bag limit of king mackerel incidentally caught on shark gillnet trips. CMP Amendment 20A prohibited this practice in South Atlantic Council jurisdictional waters, and the prohibition of gillnet gear for harvesting king mackerel in the South Atlantic currently prevents incidentally harvested king mackerel from being sold. The Councils are considering allowing participants in the commercial shark drift gillnet fishery in the South Atlantic to retain some amount of bycatch of king mackerel.

The Councils are considering modifying the sector allocations for Gulf migratory group king mackerel. Over the past decade, the commercial sector has regularly met or exceeded the commercial ACL while the recreational sector has landed low proportions of the recreational ACL. At the March 2015 Gulf CMP Advisory Panel (AP) meeting, members recommended that the Councils abstain from reallocating any king mackerel from the recreational sector to the commercial sector. The Gulf CMP AP subsequently recommended an increase for the Gulf recreational bag limit as a way to potentially increase utilization of the recreational ACL.

1.2 Purpose and Need

Purpose for Action

The purpose of this amendment is to modify the stock boundary and revise the ACLs for Atlantic and Gulf migratory group king mackerel; to modify the commercial zone quotas for Gulf migratory king mackerel; to review recreational and commercial allocations for Gulf migratory king mackerel; to increase the recreational bag limit for Gulf migratory king mackerel; to create an incidental catch allowance of Atlantic migratory king mackerel for the shark gillnet fishery; and to revise or create management measures for Atlantic migratory group king mackerel in the Florida East Coast Subzone.

Need for Action

The need for this amendment is to ensure annual catch limits are based on the best scientific information available and to ensure overfishing does not occur in the coastal migratory pelagics (CMP) fishery, while increasing social and economic benefits of the CMP fishery through sustainable and profitable harvest of king mackerel in accordance with provisions set forth in the Magnuson-Stevens Fishery

1.3 History of Management

The CMP FMP, with Environmental Impact Statement (EIS), was approved in 1982 and implemented by regulations effective in February 1983 (GMFMC and SAFMC 1982). The management unit includes king mackerel, Spanish mackerel, and cobia. The FMP treated king and Spanish mackerel as unit stocks in the Atlantic and Gulf. The following is a list of management changes relevant to this amendment. A full history of CMP management can be found in Amendment 18 (GMFMC and SAFMC 2011), and is incorporated here by reference.

Amendment 1, with EIS, implemented in September 1985, recognized separate Atlantic and Gulf migratory groups of king mackerel. The Gulf commercial allocation for king mackerel was divided into Eastern and Western Zones for the purpose of regional allocation, with 69% of the allocation provided to the Eastern Zone and 31% to the Western Zone.

Amendment 5, with environmental assessment (EA), implemented in August 1990, extended the management area for Atlantic migratory groups of mackerels through the Mid-Atlantic Council's area of jurisdiction; provided that the South Atlantic Council will be responsible for pre-season adjustments of total allowable catch and bag limits for the Atlantic migratory groups of mackerels while the Gulf Council will be responsible for Gulf migratory groups; and continued to manage the two recognized Gulf migratory groups of king mackerel as one until management measures appropriate to the eastern and western migratory groups could be determined.

Amendment 6, with EA, implemented in November 1992, allowed for Gulf migratory group king mackerel stock identification and allocation when appropriate.

Amendment 7, with EA, implemented in November 1994, equally divided the Gulf commercial allocation in the Eastern Zone at the Dade-Monroe County line in Florida. The sub-allocation for the area from Monroe County through Western Florida is equally divided between commercial hook-and-line and net gear users.

Amendment 8, with EA, implemented March 1998, provided the South Atlantic Council with authority to set vessel trip limits, closed seasons or areas, and gear restrictions for Gulf migratory group king mackerel in the North Area of the Eastern Zone (Dade/Monroe to Volusia/Flagler County lines); and modified the seasonal framework adjustment measures.

Amendment 9, with EA, implemented in April 2000, created north and south subzones on the Florida east coast and reallocated the commercial portion of the total allowable catch among the Gulf zones.

Amendment 18, with EA, implemented in January 2012, established ACLs and accountability measures for Gulf and Atlantic migratory groups of king mackerel. The ACLs for the Gulf and South Atlantic migratory groups of king mackerel were 10.8 million pounds and 10.46 million pounds, respectively.

Amendment 20A, with EA, implemented in July 2014, prohibited sale of recreationally caught king mackerel, with an exception for sale of fish caught on for-hire trips on dually permitted vessels in the Gulf region, and an exception for sale of fish caught in state-permitted tournaments in both regions.

Amendment 20B, with EA, implemented in March 2015, revised Gulf king mackerel hook and line trip limits in the Florida West Coast zone Northern and Southern subzones and modified the Northern subzone fishing year; created a transit provision for areas closed to king mackerel; established Northern and Southern zones with commercial quotas for Atlantic king mackerel.

Amendment 23, with EA, implemented in August 2014, was part of the joint Gulf/ South Atlantic Dealer Reporting Amendment, and required CMP fishermen to sell to a federally permitted dealer.

South Atlantic CMP Framework Action 2013 with EA, implemented in December 2014, modified king mackerel trip limits in the Florida East Coast subzone.

CHAPTER 2. MANAGEMENT ALTERNATIVES

2.1 Action 1 – Adjust the Management Boundary for Gulf of Mexico (Gulf) and Atlantic Migratory Groups of King Mackerel

Alternative 1: No action - Maintain the current shifting management boundary between the Gulf and Atlantic migratory groups of king mackerel (**Figure 2.1.1**).

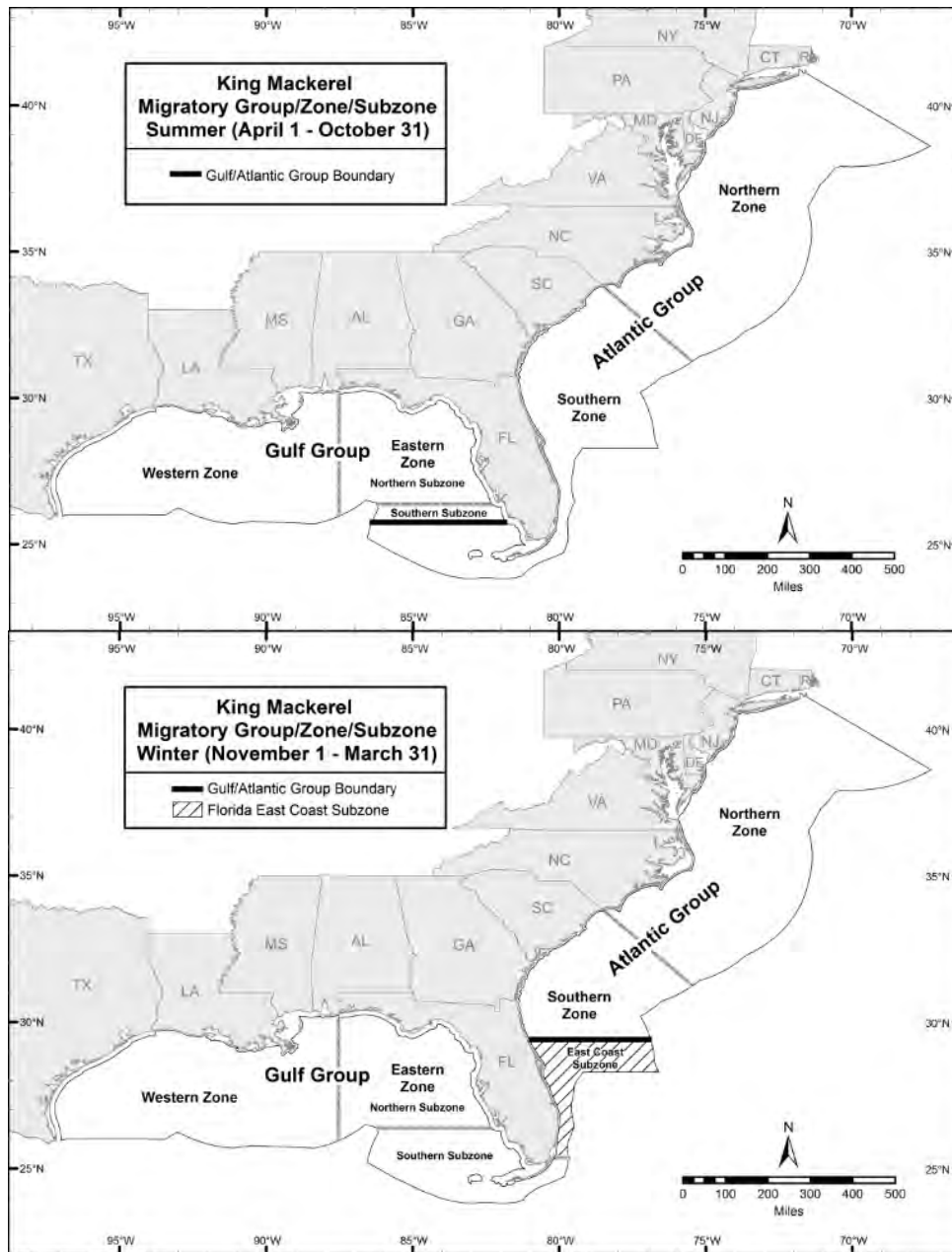


Figure 2.1.1. Alternative 1: Current seasonal management boundaries for Atlantic and Gulf migratory groups of king mackerel.

Alternative 2: Establish a single year-round boundary for separating management of the Gulf and Atlantic migratory groups of king mackerel at the regulatory boundary between the Gulf and South Atlantic Fishery Management Councils (Councils) (**Figure 2.1.2**). The South Atlantic Council would be responsible for management measures in the mixing zone.

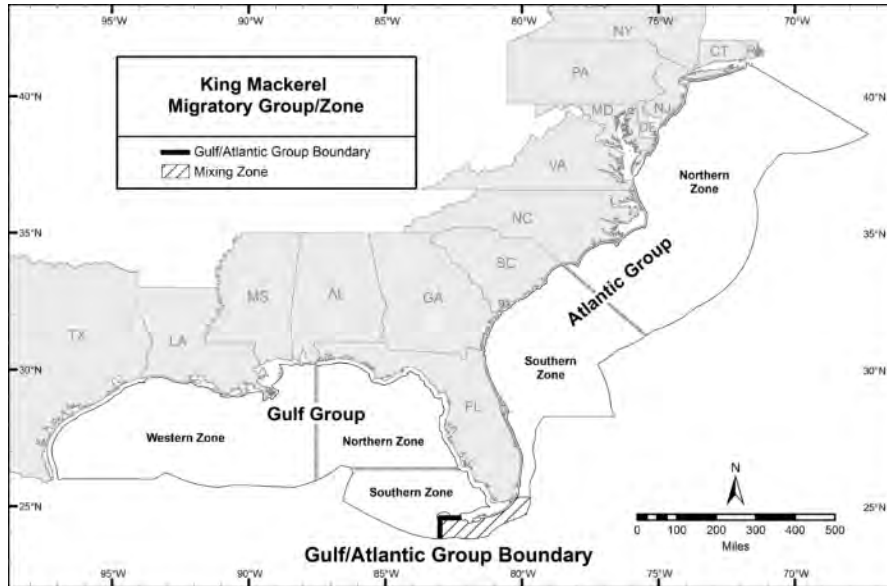


Figure 2.1.2. Alternative 2: Proposed management boundary for Atlantic and Gulf migratory groups of king mackerel.

Preferred Alternative 3: Establish a single year-round boundary for separating the Gulf and Atlantic migratory groups of king mackerel at the Miami-Dade/Monroe county line (**Figure 2.1.3**). The Gulf Council would be responsible for management measures in the mixing zone. **(Gulf and South Atlantic AP Recommended)**

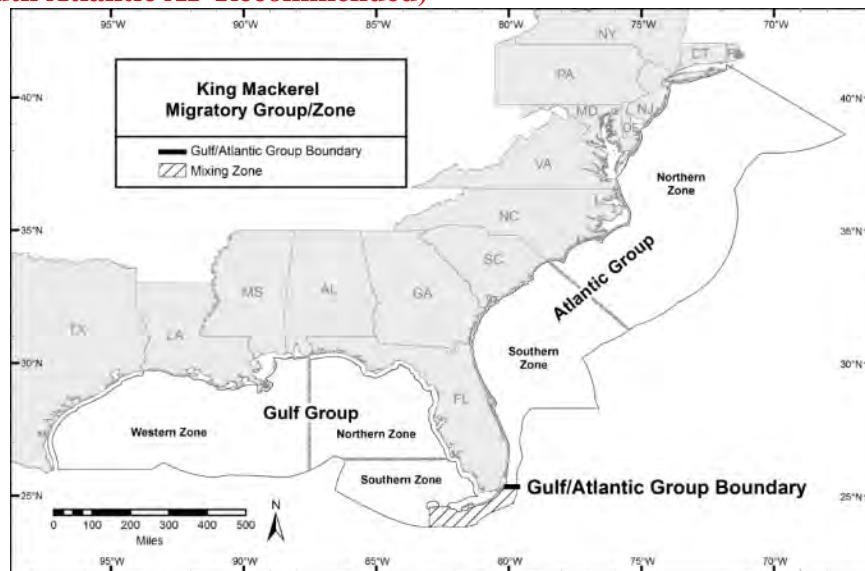


Figure 2.1.3. Alternative 3: Proposed management boundary for Atlantic and Gulf groups of king mackerel.

Discussion:

Separate Gulf and Atlantic migratory groups of king mackerel were first recognized in Amendment 1 to the Fishery Management Plan (FMP) for Coastal Migratory Pelagic Resources (CMP) in the Gulf of Mexico and Atlantic Region (GMFMC/SAFMC 1985). The shifting management boundary was established to account for winter mixing between the two migratory groups. The mixing zone designation was supported at the time by tag-recapture data. Amendment 7 to the FMP (GMFMC/SAFMC 1994) established a separate quota for the mixing zone, then called the North Area of the Gulf migratory group, and Amendment 8 (GMFMC/SAFMC 1996) provided the South Atlantic Fishery Management Council (South Atlantic Council) with authority to set management measures for Gulf migratory group king mackerel in that area. The Gulf of Mexico Fishery Management Council (Gulf Council) established the current Gulf migratory group zones and subzones in Amendment 9 (GMFMC/SAFMC 2000). The Gulf East Coast Subzone was designed to encompass the area believed to be the mixing zone in winter.

In 2014, a stock assessment was completed for Gulf and Atlantic migratory group king mackerel (SEDAR 38 2014). Based on tagging, population demographics, population genetics, and otolith shape and chemistry, plus the temporal progression of king mackerel recreational landings along the east coast of Florida, the assessment scientists determined that the mixing zone was substantially smaller than originally thought. The mixing zone is now considered to be only the portion of the exclusive economic zone (EEZ) off Monroe County, Florida, south of the Florida Keys (Keys). This area is demarcated in the west by a line west from Key West to the Dry Tortugas at 24°35' North latitude, then south at 83° West longitude from the Dry Tortugas (the Gulf/South Atlantic Council boundary) to the shelf edge. The area is demarcated in the east by a line east from the Miami-Dade/Monroe county line at 25°20'24" North latitude to the shelf edge (Figure 2.1.4).

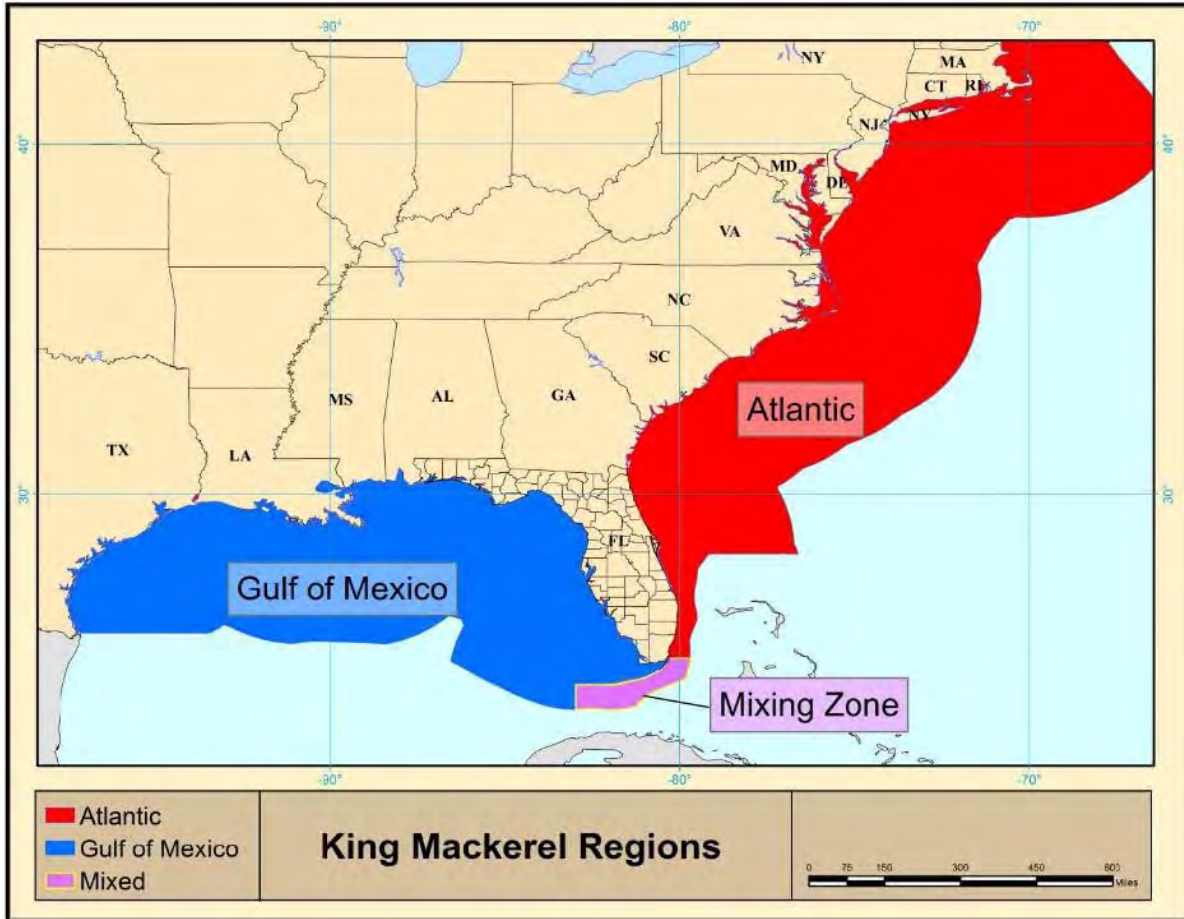


Figure 2.1.4. Areas of Gulf and Atlantic migratory king mackerel and the mixing zone as defined by SEDAR 38.

Alternative 1 would maintain the current shifting management boundary. From April 1 through October 31, the boundary is at the Collier/Monroe county line and all king mackerel along the east coast of Florida and the Keys are considered to be part of the Atlantic migratory group. Beginning November 1 through March 31, the boundary shifts to the Volusia/Flagler county line, and all king mackerel from that boundary south are considered to be part of the Gulf migratory group (Figure 2.1.1). This is in conflict with the new information from the stock assessment (SEDAR 38 2014) that king mackerel off the east coast of Florida to the Dade/Monroe county line are Atlantic migratory group fish year-round. Only the area south of the Keys (in Monroe County) contains 50% Gulf migratory group king mackerel in winter.

Alternative 2 would establish a year-round (non-shifting) management boundary at the Gulf/South Atlantic Council boundary off the western end of the Keys and Dry Tortugas (Figure 2.1.2). This alternative would designate the area of the EEZ north of the Keys in the Gulf Council’s jurisdiction and the area of the EEZ south of the Keys in the South Atlantic Council’s jurisdiction; therefore, the entire mixing zone would be in the South Atlantic Council’s jurisdiction year-round. The current management for the Atlantic Southern Zone (seasons, quotas, trip/bag limits, and accountability measures) would apply to the mixing zone, unless otherwise changed (see Action 5).

Establishing a permanent management boundary would simplify regulations as they would stay the same throughout the region all year; however, splitting management between the Councils in the Keys would create additional complications. In particular, management of the king mackerel gillnet component of the fishery, which primarily occurs west and northwest of Monroe County, would be split between the Councils. This small group of fishermen (17 permits total) would be more efficiently managed as a single group. Further, run-around gillnets are not legal gear for king mackerel in the South Atlantic, so gear regulations would need to be changed to accommodate this component of the fishery. At their March 2015 meeting, the South Atlantic Council acknowledged these issues, and difficulties with enforcement relative to **Alternative 2**.

Preferred Alternative 3 would also establish a year-round management boundary, but at the Dade/Monroe County line (Figure 2.1.3). This alternative would put the entire EEZ off the Keys in the Gulf Council’s jurisdiction as part of the Gulf Southern Zone. Currently, the Keys are part of the Gulf Southern Zone in the winter and management for the gillnet and hook-and-line components is well established; this management could be extended throughout the year without additional action. Also, the management boundary for Spanish mackerel is at the Dade/Monroe county line, so enforcement would be simplified.

With either **Alternative 2** or **Preferred Alternative 3**, the East Coast Subzone for the Gulf migratory group would no longer exist. That area would be completely within the range of the Atlantic migratory group, and would be managed year-round by the South Atlantic Council. As such, the highlighted language below would be unnecessary and removed from the framework procedure:

Responsibilities of Each Council:

1. *Recommendations with respect to the Atlantic migratory groups of king mackerel, Spanish mackerel, and cobia will be the responsibility of the South Atlantic Council, and those for the Gulf migratory groups of king mackerel, Spanish mackerel, and cobia will be the responsibility of the Gulf Council, with the following exceptions:*

The South Atlantic Council will have responsibility to set vessel trip limits, closed seasons or areas, or gear restrictions for:

- a. *The Eastern Zone - East Coast Subzone for Gulf migratory group king mackerel*
- b. *The east coast of Florida including the Atlantic side of the Florida Keys for Gulf migratory group cobia.*

2.2 Action 2 – Update Reference Points and Revise the Annual Catch Limit (ACL) and Recreational Annual Catch Target (ACT) for Atlantic Migratory Group King Mackerel

The South Atlantic Council has determined that the value for maximum sustainable yield (MSY) is the value of yield at F_{MSY} from the most recent stock assessment. Currently $MSY = 10.4$ million pounds (mp) (SEDAR 16). In October 2014, the South Atlantic Council’s Scientific and Statistical Committee (SSC) recommended a proxy for MSY at 30% SPR (spawning potential ratio), which is 12.7 mp.

The South Atlantic Council has determined that the value for minimum stock size threshold (MSST) is the value from the most recent stock assessment. Currently $MSST = 1,827.5$ million hydrated eggs (SEDAR 16). Based on the SEDAR 38 assessment, $MSST = 1,991$ million hydrated eggs. The South Atlantic Council has determined that the value for maximum fishing mortality threshold (MFMT) is the value of F_{MSY} or proxy from the most recent stock assessment. Currently $MFMT = F_{MSY} = F_{30\%SPR} = 0.256$ (SEDAR 16). Based on the SEDAR 38 assessment, $MFMT = F_{MSY} = F_{30\%SPR} = 0.157$.

Table 2.2.1. Recommendations from the October 2014 South Atlantic SSC meeting for Atlantic migratory group king mackerel.

Criteria	Deterministic
Overfished evaluation	No, $SSB/SSB_{30\%SPR} = 1.86$
Overfishing evaluation	No, $F/F_{30\%SPR} = 0.17$
MFMT	$F_{30\%SPR} = 0.157$
$SSB_{30\%SPR}$ (unit)	2,372 million eggs
MSST (unit)	1,991 million eggs
MSY	12.7 mp
ABC Control Rule Adjustment	17.5%
P-Star	32.5%

See the CMP Fishery Management Plan (GMFMC and SAFMC 1982) and Amendment 18 (GMFMC and SAFMC 2011) for more information about the biological parameters in this action.

The South Atlantic SSC provided the following overfishing levels (OFLs) for Atlantic king mackerel at their October 2014 meeting based on SEDAR 38 (Table 2.2.2).

Table 2.2.2. Recommendation for OFL from the October 2014 South Atlantic SSC meeting for Atlantic migratory group king mackerel.

Fishing year	OFL (million pounds whole weight)
2016/17	19.8
2017/18	18.3
2018/19	16.7
2019/20	15.2

2.2.1 Action 2-1 – Revise the Acceptable Biological Catch (ABC) for Atlantic Migratory Group King Mackerel

Alternative 1: No action - Retain the current ABC for Atlantic king mackerel (10.46 mp).

South Atlantic Preferred Alternative 2: Revise the ABC for Atlantic king mackerel for 2016/17 through 2019/20 based on the ABC levels recommended by the SSC for ABC under a high recruitment scenario. **(Gulf and South Atlantic CMP AP Recommended)**

Alternative 3: Revise the ABC for Atlantic king mackerel for 2016/17 through 2019/20 based on the ABC levels recommended by the SSC for ABC under a medium recruitment scenario.

Alternative 4: Revise the ABC for Atlantic king mackerel for 2016/17 through 2019/20 based on the ABC levels recommended by the SSC for ABC under a low recruitment scenario.

Table 2.2.1.1. Recommendations from the October 2014 South Atlantic SSC meeting for Atlantic king mackerel. ABC recommendations are in the shaded columns.

P star= 0.325	ABC HIGH	ABC MED	ABC LOW	Buffer between ABC and OFL		
				HI	MED	LO
Fishing year	Alt 2	Alt 3	Alt 4			
2016/17	17.4	16.5	15.4	12%	16%	22%
2017/18	15.8	14.3	12.9	14%	22%	29%
2018/19	14.1	12.9	11.9	15%	23%	28%
2019/20	12.7	12.1	11.6	17%	21%	24%

Discussion

Amendment 18 (GMFMC and SAFMC 2011) established an ABC control rule for Atlantic group king mackerel, which set the ABC at 10.46 mp. The South Atlantic SSC reviewed the results of SEDAR 38 in October 2014 and provided the following recommendations for the ABC:

The [South Atlantic] SSC recommends short-term projections (given the high uncertainty in recruitment, even in the short-term) of no longer than 5-years at P=50% for OFL and at P*=32.5% for ABC. Further, given the considerable uncertainty associated with recruitment in this assessment, the SSC recommended the Council consider a range of alternative projection scenarios for OFL and ABC:*

- 1. Three sets of projections as specified in the paragraph above but with each considering one of the 3 recruitment scenarios described in the assessment report (i.e., high, medium, and*

low recruitment). The Committee also recommends the Council be provided a summary of the 2013 and, if possible, 2014 SEAMAP juvenile index data to assist in evaluating which recruitment scenario is the most appropriate for projections.

2. The SSC recommends the Council use a projection at the long-term, equilibrium yield at $F_{30\%SPR}$ as the ACL to reduce the risk of overfishing given the high uncertainty in future recruitment.

The SSC recommends a review of updated indices and input data sources every 3 years in order to track the progress of the stock and help identify any potential red flags regarding future recruitment or stock biomass.

The SSC recommended that the next assessment be conducted as an update, ideally before the end of the 5-year projections.

Alternative 1 (No Action) would not update the ABC values for Atlantic king mackerel based on the outcomes of the recent stock assessment. **Alternatives 2 (South Atlantic Preferred), 3, and 4** allow the Councils to consider additional information about recruitment when setting the ABC for Atlantic king mackerel, with the option to set the ABC values based on a high (**South Atlantic Preferred Alternative 2**), medium (**Alternative 3**), or low (**Alternative 4**) recruitment scenario. Because king mackerel is a dynamic stock and has historically experienced fluctuations in landings, the Councils may want to consider factors that could affect recruitment. Information to consider may include environmental factors, more recent data through trip tickets or independent surveys, and reports from fishermen about numbers and sizes of king mackerel.

Public comment during scoping meetings and the South Atlantic Mackerel Advisory Panel (South Atlantic CMP AP) recommended the ABC under the high recruitment scenario (**South Atlantic Preferred Alternative 2**). Information on trip data after the cut-off dates for SEDAR 38 suggest recruitment may be more substantial than indicated by SEDAR 38 models. Additionally, there have been no hurricanes in recent years, and fishermen report seeing large numbers of smaller fish. The South Atlantic Mackerel AP also recommended reviewing landings after two years to evaluate if the high recruitment scenario was appropriate.

2.2.2 Action 2-2 – Revise ACLs, Commercial Quotas, and Recreational ACT for Atlantic Migratory Group King Mackerel

Alternative 1: No action - Retain the ACL and recreational ACT for Atlantic king mackerel based on the previous ABC. ACL = optimum yield (OY) = ABC.

Alternative 2: Revise the ACL and recreational ACT based on the ABC levels selected under Action 2-1. ACL = OY = ABC, recreational ACT = [0.5 or (1-PSE), whichever is greater].

(South Atlantic AP Recommended)

Table 2.2.2.1. Possible outcomes under **Alternative 2** based on alternatives in Action 2-1. The recreational allocation is 62.9% and the commercial allocation is 37.1%. The Northern Zone allocation is 23.04% and the Southern Zone allocation is 76.96% (see Appendix E for details on how the Northern and Southern Zone quota allocations were recalculated using the SEDAR 38 boundary).

ACL = ABC HIGH Recruitment Scenario Action 2-1, Alt 2						
Fishing year	Total Atl KM ACL	Commercial			Recreational	
		Comm ACL	Northern Zone Quota (lbs)	Southern Zone Quota (lbs)	Rec ACL	Rec ACT
2016/17	17.4 mp	6.5 mp	1,497,600	5,002,400	10.9 mp	10.1 mp
2017/18	15.8 mp	5.9 mp	1,359,360	4,540,640	9.9 mp	9.2 mp
2018/19	14.1 mp	5.2 mp	1,198,080	4,001,920	8.9 mp	8.3 mp
2019/20	12.7 mp	4.7 mp	1,082,880	3,617,120	8.0 mp	7.4 mp
ACL = ABC MEDIUM Recruitment Scenario Action 2-1, Alt 3						
Fishing year	Total Atl KM ACL	Commercial			Recreational	
		Comm ACL	Northern Zone Quota (lbs)	Southern Zone Quota (lbs)	Rec ACL	Rec ACT
2016/17	16.5 mp	6.1 mp	1,405,440	4,694,560	10.4 mp	9.7 mp
2017/18	14.3 mp	5.3 mp	1,221,120	4,078,880	9.0 mp	8.4 mp
2018/19	12.9 mp	4.8 mp	1,105,920	3,694,080	8.1 mp	7.5 mp
2019/20	12.1 mp	4.5 mp	1,036,800	3,463,200	7.6 mp	7.1 mp

Table 2.2.2.1 continued on the next page

Table 2.2.2.1 continued

ACL = ABC LOW Recruitment Scenario Action 2-1, Alt 4						
Fishing year	Total Atl KM ACL	Commercial			Recreational	
		Comm ACL	Northern Zone Quota (lbs)	Southern Zone Quota (lbs)	Rec ACL	Rec ACT
2016/17	15.4 mp	5.7 mp	1,313,280	4,386,720	9.7 mp	9.0 mp
2017/18	12.9 mp	4.8 mp	1,105,920	3,694,080	8.1 mp	7.5 mp
2018/19	11.9 mp	4.4 mp	1,013,760	3,386,240	7.5 mp	7.0 mp
2019/20	11.6 mp	4.3 mp	990,720	3,309,280	7.3 mp	6.8 mp

*ACT values are calculated based on formula from CMP Amendment 18 using the average PSE from 2005-2009.

South Atlantic Preferred Alternative 3: Establish ACL = OY = Deterministic equilibrium yield at $F_{30\%SPR} = 12.7$ mp for fishing years 2016/17 through 2019/20. **(South Atlantic SSC and Gulf CMP AP Recommended)**

Alternative 3	
Atlantic King Mackerel ACL	12.7 mp
Commercial ACL	4.7 mp
Northern Zone Quota	1,082,880 lbs
Southern Zone Quota	3,617,120 lbs
Recreational ACL	8.0 mp
Recreational ACT*	7.4 mp

*ACT value calculated based on formula from CMP Amendment 18, using the average PSE from 2005-2009.

Alternative 4: Establish ACL = OY = Deterministic equilibrium yield at $75\% F_{30\%SPR} = 11.6$ mp for fishing years 2016/17 through 2019/20.

Note: 75% of F_{MSY} (which is the same as $75\% F_{30\%SPR}$ because 30% SPR is the proxy for MSY) is usually in the terms of reference (TORs) of all assessments. 75% F_{MSY} was the old OY, as yield at the long term F_{MSY} (MSY) was the old OFL. It is still part of the TORs in case the South Atlantic Council wants to choose that strategy to have stable catches rather than following the P^ recommendation and have changing catch levels each year.*

Alternative 4	
Atlantic King Mackerel ACL	11.6 mp
Commercial ACL	4.3 mp
Northern Zone Quota	990,720 lbs
Southern Zone Quota	3,309,280 lbs
Recreational ACL	7.3 mp
Recreational ACT*	6.8 mp

*ACT value calculated based on formula from CMP Amendment 18, using the average PSE from 2005-2009.

Alternative 5: Establish ACL = OY = 90% ABC based on the ABC levels selected under Action 2-1.

Table 2.2.2.2. Possible outcomes under **Alternative 5** based on alternatives in Action 2-1. The recreational allocation is 62.9% and the commercial allocation is 37.1%. The Northern Zone is 23.04% and the Southern Zone allocation is 76.96% (see Appendix E for details on how the Northern and Southern Zone quota allocations were recalculated using the SEDAR 38 boundary).

ACL = 90% ABC HIGH Recruitment Scenario Action 2-1, Alt 2						
Fishing year	Total Atl KM ACL	Commercial			Recreational	
		Comm ACL	Northern Zone Quota (lbs)	Southern Zone Quota (lbs)	Rec ACL	Rec ACT
2016/17	15.7 mp	5.8 mp	1,336,320	4,463,680	9.9 mp	9.2 mp
2017/18	14.2 mp	5.3 mp	1,221,120	4,078,880	8.9 mp	8.3 mp
2018/19	12.7 mp	4.7 mp	1,082,880	3,617,120	8.0 mp	7.4 mp
2019/20	11.4 mp	4.2 mp	967,680	3,232,320	7.2 mp	6.7 mp
ACL = 90% ABC MEDIUM Recruitment Scenario Action 2-1, Alt 3						
Fishing year	Total Atl KM ACL	Commercial			Recreational	
		Comm ACL	Northern Zone Quota (lbs)	Southern Zone Quota (lbs)	Rec ACL	Rec ACT
2016/17	14.9 mp	5.5 mp	1,267,200	4,232,800	9.4 mp	8.7 mp
2017/18	12.9 mp	4.8 mp	1,105,920	3,694,080	8.1 mp	7.5 mp
2018/19	11.6 mp	4.3 mp	990,720	3,309,280	7.3 mp	6.8 mp
2019/20	10.9 mp	4.0 mp	921,600	3,078,400	6.9 mp	6.4 mp
ACL = 90% ABC LOW Recruitment Scenario Action 2-1, Alt 4						
Fishing year	Total Atl KM ACL	Commercial			Recreational	
		Comm ACL	Northern Zone Quota (lbs)	Southern Zone Quota (lbs)	Rec ACL	Rec ACT
2016/17	13.9 mp	5.2 mp	1,198,080	4,001,920	8.7 mp	8.1 mp
2017/18	11.6 mp	4.3 mp	990,720	3,309,280	7.3 mp	6.8 mp
2018/19	10.7 mp	4 mp	921,600	3,078,400	6.7 mp	6.2 mp
2019/20	10.4 mp	3.9 mp	898,560	3,001,440	6.5 mp	6.0 mp

*ACT values are calculated based on formula from CMP Amendment 18 using the average PSE from 2005-2009.

NOTE: *Alternative 6 was removed by the South Atlantic Council in September 2015. The Gulf Council will need to review this removal at their January 2016 meeting.*

Discussion:

In this action, the Councils may decide to set the ACL for Atlantic king mackerel based on the ABC selected in Action 2-1 or to set the ACL based on the following recommendation from the South Atlantic SSC:

The SSC recommends the Council use a projection at the long-term, equilibrium yield at $F_{30\%SPR}$ as the ACL to reduce the risk of overfishing given the high uncertainty in future recruitment.

Alternative 1 (No Action) would not revise the ACL for Atlantic king mackerel based on the recent stock assessment and the modified stock boundary. The current ACL (including sector ACLs), commercial quotas, and recreational ACT are:

Total ACL= 10.46 mp

Commercial ACL= 3.88 mp

Northern Zone Commercial Quota= 1,292,040 lbs

Southern Zone Commercial Quota= 2,587,960 lbs

Recreational ACL= 6.58 mp

Recreational ACT= 6.11 mp

Alternatives 2 and 5 would set the ACL based on the ABC in Action 2-1, which would depend on the level of recruitment (high, medium or low) that the Councils consider to be appropriate for Atlantic king mackerel. The ACL would be set equal to the ABC (**Alternative 2**), or at a percentage of the ABC (**Alternative 5**) to provide an additional buffer. Public input during scoping meetings and the South Atlantic Mackerel AP recommended setting the ACL equal to the high recruitment ABC (**Alternative 2**, in combination with Alternative 2 in Action 2-1).

South Atlantic Preferred Alternative 3 and Alternative 4 are based on the South Atlantic SSC recommendation to use the long-term equilibrium yield at $F_{30\%SPR}$; **Alternative 4** includes an additional buffer by setting the ACL at 75% of the long-term equilibrium yield.

Public input during scoping meetings and the South Atlantic Mackerel AP recommended setting the ACL equal to ABC (**Alternative 2**) under the high recruitment scenario ABC (**Alternative 2** in Action 2-1). Overall, public input and the South Atlantic CMP AP support the highest ACL possible, which could only be achieved under **Alternative 2** in Action 2-1, and **Alternative 2** in Action 2-2.

Council Conclusions:

2.3 Action 3 – Incidental Catch of Atlantic Migratory Group King Mackerel Caught in the Shark Gillnet Fishery

Alternative 1: No action - Retention and sale of Atlantic king mackerel caught with gillnet as incidental catch in the gillnet portion of the commercial shark fishery remains prohibited.

Alternative 2: Allow retention and sale of Atlantic king mackerel caught with gillnet as incidental catch in the gillnet portion of the commercial shark fishery for any vessel with a valid shark directed commercial permit AND valid federal king mackerel commercial permit. The king mackerel must be sold to a dealer with the Southeast federal dealer permit. For shark gillnet trips in the EEZ off Florida, no more than 2 king mackerel per crew member can be on board, and no more than 2 king mackerel per crew member can be sold from the trip. For shark gillnet trips in the EEZ north of the GA/FL line, no more than 3 king mackerel per crew member can be on board, and no more than 3 king mackerel per crew member can be sold from the trip.

South Atlantic Preferred Alternative 3: Allow retention and sale of Atlantic king mackerel caught with gillnet as incidental catch in the gillnet portion of the commercial shark fishery for any vessel with a valid shark directed commercial permit AND valid federal king mackerel commercial permit. The king mackerel must be sold to a dealer with the Southeast federal dealer permit. For shark gillnet trips in the Southern Zone, no more than 2 king mackerel per crew member can be on board, and no more than 2 king mackerel per crew member can be sold from the trip. For shark gillnet trips in the Northern Zone, no more than 3 king mackerel per crew member can be on board, and no more than 3 king mackerel per crew member can be sold from the trip. **(Gulf CMP AP Recommended)**

Discussion:

Prior to Amendment 20A (2014), fishermen with both federal commercial shark permits and federal commercial king mackerel permits could sell the bag limit of king mackerel incidentally caught on shark gillnet trips. However, Amendment 20A prohibited bag limit sales in South Atlantic Council jurisdictional waters, which included incidentally caught king mackerel on shark trips. Gillnet gear is not an authorized gear type for king mackerel in the South Atlantic, further precluding those incidentally harvested king mackerel from being sold. Under **Alternative 1** (No Action), incidentally harvested king mackerel are currently discarded. Due to the mesh size and the nature of the shark drift gillnet fishery, most of the king mackerel are already dead when the gillnets are retrieved. The South Atlantic and Gulf CMP APs were supportive of allowing shark drift gillnet fishermen to retain and sell king mackerel caught on shark gillnet trips.

Alternative 2 and **South Atlantic Preferred Alternative 3** would establish an incidental catch allowance and would allow the retention and sale of Atlantic king mackerel caught in the shark drift gillnet fishery for any vessel that holds both a valid shark directed commercial permit and a valid federal king mackerel commercial permit. Under **Alternative 2** and **South Atlantic Preferred Alternative 3**, the king mackerel could be sold to a dealer operating with a southeast federal seafood dealer permit. Landings data indicate that a small number of fishermen have

landed king mackerel on gillnet trips targeting sharks (Table 2.3.1). There have been no shark gillnet trips with king mackerel landings in Georgia or South Carolina in the last five years.

Under **Alternative 2**, the incidental catch allowance would be limited to two king mackerel per crew member to be retained and sold only for trips off Florida. For shark gillnet trips in the EEZ north of the Georgia/Florida state line, no more than three king mackerel per crew member would be allowed to be retained or sold from a trip. This is consistent with current recreational king mackerel bag limits in those areas.

Under **South Atlantic Preferred Alternative 3**, the incidental catch allowance would be limited to two king mackerel per crew member to be retained and sold only for trips in the Atlantic Southern Zone. For shark gillnet trips in the Atlantic Northern Zone, no more than three king mackerel per crew member would be allowed to be retained or sold from a trip. This would allow consistent regulations for sale of king mackerel within each commercial zone.

Table 2.3.1. Information on gillnet trips landing shark and king mackerel in Florida from 2010-2014.

Year	# Gillnet Trips Shark ^a	# Gillnet Trips Shark and King Mackerel	# Participants with Shark/KM Gillnet Trips	Total Lbs King Mackerel Landed on Shark Gillnet Trips	Average Lbs King Mackerel Landed on Shark Gillnet Trips
2010	168	28	5	1255.3	44.8
2011	382	21	3	1039.0	49.5
2012	498	32	4	923.5	28.9
2013 ^b	298	33	5	2635.4	79.9
2014 ^c	161	23	4	2474.2	107.6
TOTAL	1507	137	--	8327.3	60.8

^a Small coastal sharks (SCS)—blacknose, sharpnose, bonnethead, and finetooth

^b SCS closed in September 30, 2013

^c SCS closed in July 28, 2014

Source: ACCSP

2.4 Action 4 – Establish Commercial Split Seasons for Atlantic Migratory Group King Mackerel in the Southern Zone

Alternative 1 (No Action). The commercial fishing year for Atlantic king mackerel is March 1 – February 28. The Southern Zone quota is allocated for the entire fishing year. **(Gulf CMP AP Recommended)**

South Atlantic Preferred Alternative 2. Allocate the Southern Zone quota for Atlantic king mackerel into two split season quotas: 60% to the period March 1 - September 30 (season 1) and 40% to the period October 1 – the end of February (season 2). Any remaining quota from season 1 would transfer to season 2. Any remaining quota from season 2 would not be carried forward. When the quota for the season is met or expected to be met, commercial harvest of king mackerel in the Southern Zone will be prohibited for the remainder of the season. **(South Atlantic CMP AP Recommended)**

Alternative 3. Allocate the Southern Zone quota for Atlantic king mackerel into two split season quotas: 60% to the period March 1 – October 31 (season 1) and 40% to the period November 1 – the end of February (season 2). Any remaining quota from season 1 would transfer to season 2. Any remaining quota from season 2 would not be carried forward. When the quota for the season is met or expected to be met, commercial harvest of king mackerel in the Southern Zone will be prohibited for the remainder of the season.

Alternative 4. Allocate the Southern Zone quota for Atlantic king mackerel into two split season quotas: 50% to the period March 1 – October 31 (season 1) and 50% to the period November 1 – the end of February (season 2). Any remaining quota from season 1 would transfer to season 2. Any remaining quota from season 2 would not be carried forward. When the quota for the season is met or expected to be met, commercial harvest of king mackerel in the Southern Zone will be prohibited for the remainder of the season.

Discussion:

Currently, king mackerel harvest in the EEZ off the Florida east coast is managed with a shifting boundary, because part of the Florida east coast was designated as the mixing zone in past stock assessments (see Section 1.1 for details on boundaries and management). If the management boundary in Action 1 is approved, the Florida East Coast Subzone (part of Gulf king mackerel management) will no longer exist. The Councils will need to establish management measures for this area as part of the Atlantic king mackerel management system.

In April 2015, the South Atlantic Mackerel AP made recommendations for Florida east coast management, including the following recommendation on a split season for the Southern Zone:

The Southern Zone quota would have seasonal allocations. The first season would be March 1 – September 30 and would be allocated 60% of the Southern Zone quota. The second season would be October 1- February 28 and would be allocated 40% of the Southern Zone quota plus any unused quota from the first season. There would be no

sub-quota for the FLEC subzone. Quota transfers between the Northern Zone and Southern Zone would still be allowed.

A large proportion (90% or higher) of the Southern Zone quota is landed on the Florida east coast. A commercial split season for the Southern Zone would ensure that a portion of the Southern Zone quota would be available in the later months of the fishing year, even if there is a high level of harvest in the earlier months. Under the current management system, harvest in the EEZ off the Florida east coast starting November 1 counts toward the quota for the Gulf Florida East Coast subzone, which means that landings on the Florida east coast in the earlier months of the fishing year (Atlantic king mackerel) do not affect the availability of quota in the late fall months. However, if the Councils modify the management boundary in Action 1, harvest of king mackerel in the EEZ off the Florida east coast could count toward one quota (Southern Zone) for the whole year, which may result in an early closure depending on the rate of harvest in the spring and summer. In general, landings patterns for the Southern Zone show that landings are at high levels in the spring and start to decrease in the summer. The months of September through November usually have the lowest landings levels of the year, followed by an increase starting in November or December (Figure 2.4.1).

Atlantic Monthly King Mackerel Landings for the Southern Zone, 1998-2014

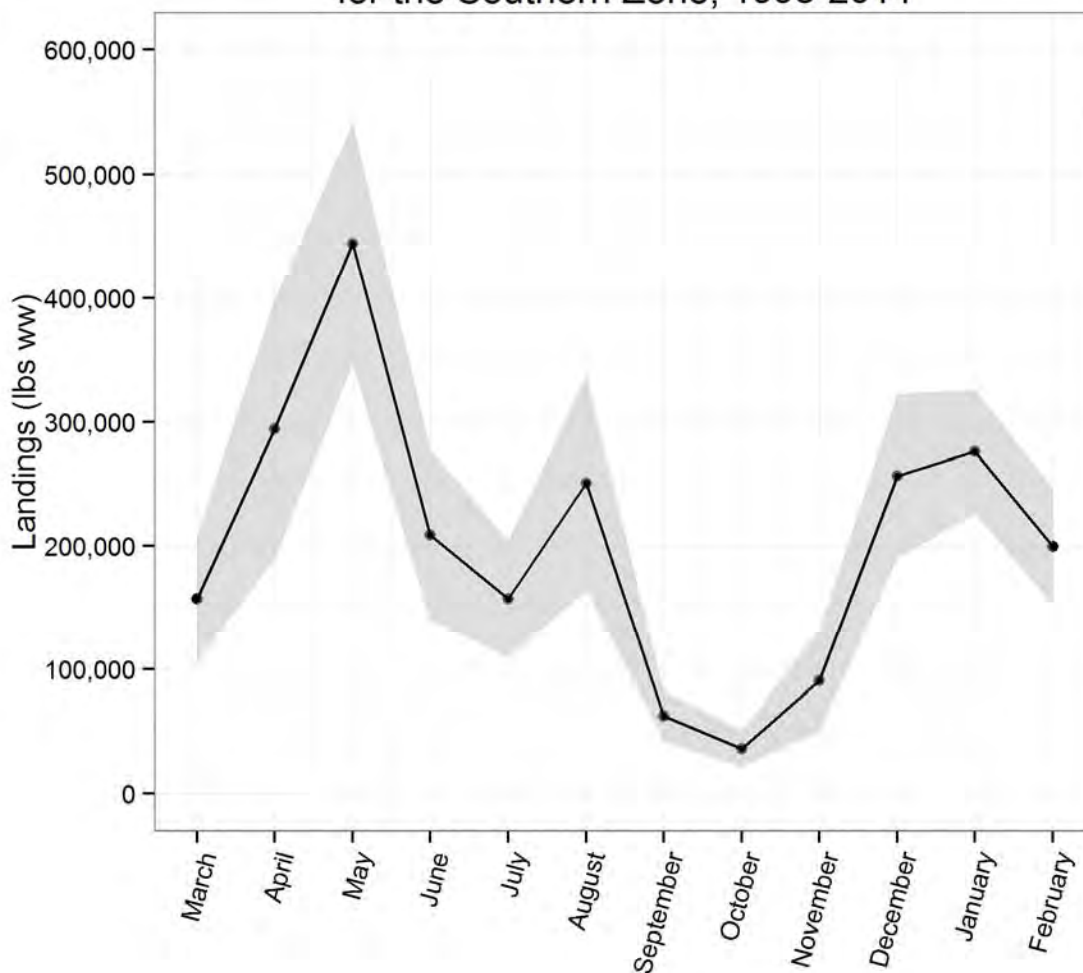


Figure 2.4.1. King mackerel commercial landings in the Southern Zone by month for fishing years 1998-99 through 2013-14. The solid line shows the average pounds per month, and the gray shaded area includes pounds per month with CI= 95%.

Source: NMFS ALS

Alternative 1 (No Action) would not establish a commercial split season for the Southern Zone. When king mackerel landings in the Southern Zone meet or are expected to meet the Southern Zone quota, landings in the Southern Zone would be prohibited for the remainder of the fishing year (unless there is a quota transfer from the Northern Zone). Under **Alternative 1**, there would be a risk that the Southern Zone quota would be met before the productive period in the late fall.

South Atlantic Preferred Alternative 2 would establish a commercial split season in which 60% of the Southern Zone quota would be allocated to season 1 (March 1 through September 30), and 40% to season 2 (October 1 through the end of the February). This alternative is based on the recommendation from the South Atlantic Mackerel AP. **Alternative 3** would also establish a commercial split season with 60% and 40% allocations, but with season 1 designated as March 1 through October 31, and season 2 as November 1 through the end of February.

Alternative 4 would establish a split season with equal allocations to season 1 (March 1 through October 31) and season 2 (November 1 through the end of February). In **Alternatives 2 (South Atlantic Preferred)-4**, any remaining quota from season 1 would roll over to season 2. Table 2.4.1 shows the potential split season quotas under different ABC and ACL scenarios for **Alternatives 2 (South Atlantic Preferred)** and **3**. Table 2.4.2 shows the potential split season quotas for **Alternative 4**.

Table 2.4.1. Examples of possible split season quotas for the Southern Zone (in lbs) with a 60/40 allocation (Alternatives 2 and 3).

	ACL=ABC ¹ High Recruitment ²		ACL=ABC ¹ Medium Recruitment ³		ACL=Deterministic Equilibrium Yield at F _{30%SPR} ⁴	
	Season 1 (60%)	Season 2 (40%)	Season 1 (60%)	Season 2 (40%)	Season 1 (60%)	Season 2 (40%)
2016/17	3,001,440	2,000,960	2,816,736	1,877,824	2,170,272	1,446,848
2017/18	2,724,384	1,816,256	2,447,328	1,631,552		
2018/19	2,401,152	1,600,768	2,216,448	1,477,632		
2019/20	2,170,272	1,446,848	2,077,920	1,385,280		

¹ Alternative 2 under Action 2-2

² Alternative 2 under Action 2-1, ABC under High Recruitment Scenario

³ Alternative 3 under Action 2-1, ABC under Medium Recruitment Scenario

⁴ Alternative 3 under Acton 2-2

Table 2.4.2. Examples of possible split season quotas for the Southern Zone (in lbs) with a 50/50 allocation (Alternative 4).

	ACL=ABC ¹ High Recruitment ²	ACL=ABC ¹ Medium Recruitment ³	ACL=Deterministic Equilibrium Yield at F _{30%SPR} ⁴
	Season 1 or 2 (50%)	Season 1 or 2 (50%)	Season 1 or 2 (50%)
2016/17	2,501,200	2,347,280	1,808,560
2017/18	2,270,320	2,039,440	
2018/19	2,000,960	1,847,040	
2019/20	1,808,560	1,731,600	

¹ Alternative 2 under Action 2-2

² Alternative 2 under Action 2-1, ABC under High Recruitment Scenario

³ Alternative 3 under Action 2-1, ABC under Medium Recruitment Scenario

⁴ Alternative 3 under Acton 2-2

Based on landings patterns for the Southern Zone (Table 2.4.3), the risk that the season 1 or season 2 quota would be met and result in an early closure will vary, because landings for king mackerel in the Southern Zone fluctuate from year to year depending on stock dynamics, environmental factors, and fishing effort.

Table 2.4.3. Total king mackerel commercial landings from the Southern Zone, and percentages of the total landings under the potential split seasons.

Fishing Year	Total SZ Landings	Mar- Sep¹ Landings	Oct- Feb¹ Landings	Mar-Oct² Landings	Nov- Feb² Landings
1998-99	2,268,020	1,087,858	1,180,162	1,205,471	1,062,549
1999-00	1,882,497	1,352,567	529,930	1,371,907	510,590
2000-01	2,034,291	1,308,891	725,400	1,358,444	675,847
2001-02	1,794,925	1,124,947	669,978	1,153,715	641,210
2002-03	1,699,936	962,863	737,073	1,021,530	678,406
2003-04	2,110,632	1,365,949	744,683	1,393,093	717,539
2004-05	2,253,822	1,778,407	475,415	1,795,750	458,072
2005-06	1,936,527	1,350,872	585,655	1,368,436	568,091
2006-07	2,738,512	1,896,802	841,710	1,929,071	809,441
2007-08	2,767,803	1,570,897	1,196,906	1,597,353	1,170,450
2008-09	3,243,900	2,070,303	1,173,597	2,118,706	1,125,194
2009-10	3,842,670	2,716,313	1,126,357	2,774,083	1,068,587
2010-11	4,302,830	3,104,614	1,198,216	3,145,611	1,157,219
2011-12	2,615,883	1,594,660	1,021,223	1,602,782	1,013,101
2012-13	1,930,041	1,095,609	834,432	1,106,881	823,160
2013-14	1,502,679	803,797	698,882	818,231	684,448

¹Potential seasons for Alternatives 2 and 3

²Potential seasons for Alternative 4

The Northern Zone quota would not be affected by establishing commercial split seasons for the Southern Zone, unless there is a transfer during the year between zones as specified in Amendment 20B (GMFMC/SAFMC 2014). The recreational sector would not be directly affected by potential split seasons for the Southern Zone.

2.5 Action 5 – Establish a trip limit system for the Southern Zone

Alternative 1: No action. The trip limits for the Southern Zone will remain:

North of the Flagler/Volusia county line, the trip limit is 3,500 lbs year-round.

In the area between the Flagler/Volusia county line and the Volusia/Brevard county line, the trip limit is 3,500 lbs from April 1 through October 31.

In the area from the Volusia/Brevard county line to the Miami-Dade/Monroe county line, the trip limit is 75 fish from April 1 through October 31.

From November 1 through March 31, no trip limit is in place for the area between the Flagler/Volusia county line to the Dade/Monroe county line.

Alternative 2: In the Southern Zone, the trip limit north of the Flagler/Volusia county line is 3,500 lbs. For the area south of the Flagler/Volusia county line, establish a year-round trip limit of 75 fish for Atlantic king mackerel.

Alternative 3: In the Southern Zone, the trip limit north of the Flagler/Volusia county line is 3,500 lbs. For the area south of the Flagler/Volusia county line, establish a trip limit of 50 fish from March 1- March 31, and 75 fish for the remainder of season 1 (as designated in Action 4).

Option 3a. Beginning on August 1 and continuing through the end of season 1, if 75% of the season 1 quota has been taken, the trip limit will be 50 fish.

Option 3b. At any time during season 1, if 75% of the season 1 quota has been taken, the trip limit will be 50 fish.

Alternative 4: In the Southern Zone, the trip limit north of the Flagler/Volusia county line is 3,500 lbs. For the area south of the Flagler/Volusia county line, establish a trip limit of 50 fish for season 2 (as designated in Action 4).

Option 4a. Beginning on February 1 and continuing through the end of February--

(1) If 70 % or more of the season 2 quota has been taken, the trip limit is 50 fish.

(2) If less than 70 % of the season 2 quota has been taken, the trip limit is 75 fish.

Option 4b. Beginning on January 1 and continuing through the end of February--

(1) If 70 % or more of the season 2 quota has been taken, the trip limit is 50 fish.

(2) If less than 70 % of the season 2 quota has been taken, the trip limit is 75 fish.

Option 4c. Beginning on February 1 and continuing through the end of February--

(1) If 80 % or more of the season 2 quota has been taken, the trip limit is 50 fish.

(2) If less than 80 % of the season 2 quota has been taken, the trip limit is 75 fish.

NOTE: In December 2015, the South Atlantic Council modified Action 5. The Gulf Council will review the changes at their January 2016 meeting.

Discussion:

As discussed in Section 2.4, the current Florida east coast subzone under the Gulf management system will no longer exist if the management boundary is modified in Action 1. In April 2015, the South Atlantic Mackerel AP provided the following recommendations for management of and Atlantic Florida east coast (FLEC) subzone:

March 1 through September 30

- The FLEC subzone would be from the Volusia/Brevard county line to the Dade/Monroe county line.
- The commercial trip limit in the FLEC subzone would be 75 fish with a possible step-down to 50 fish on May 1. The step-down could apply for only the month of May or through the summer.
- The commercial trip limit north of the Volusia/Brevard county line could be 3,500 lbs.

October 1 through February 28/29

- The FLEC subzone would be from the Flagler/Volusia county line to the Dade/Monroe county line.
- The commercial trip limit in the FLEC subzone would be 50 fish with a possible increase to 75% if X% of the quota has not been met by [date].
- The commercial trip limit north of the Flagler/Volusia county line could be 3,500 lbs.

The area of the present Gulf Subzone is split between two seasons and separated by different county lines and different trip limits, and commercial sub-quotas. From November 1 - March 31, the Gulf Subzone extends from the Flagler/Volusia county line to the Dade/Monroe county line and has a commercial sub-quota of the Gulf commercial ACL (1,102,896 lbs). From April 1 - October 31 this area is part of the Atlantic migratory group. The trip limit is 3,500 lbs for Volusia County, 75 fish from Volusia/Brevard county line to Dade/Monroe county line, and a 1,250-lb trip limit from the Dade/Monroe county line to the Council jurisdictional boundary. During this time, commercial harvest is counted under the Atlantic Southern Zone king mackerel quota. The current commercial trip limit north of the Flagler/Volusia county line is 3,500 lbs year round; landings south of the South Carolina/North Carolina border count towards the Atlantic Southern Zone quota.

Action 5 was developed based on the South Atlantic AP's recommendations. The alternatives in will be constrained by the Councils' decisions on Action 1 and would only be relevant if the Councils choose one of the alternatives in Action 1 other than Alternative 1.

Alternative 1 (No Action) would not change or establish commercial trip limits for the Southern management zone. The trip limits that apply to the area under the Atlantic king mackerel management system would still apply for the months of April 1 through October 31. From November 1 through March 31, there would not be a trip limit in the area between the Flagler/Volusia county line to the Miami-Dade/Monroe county line.

Alternative 2 would set year-round trip limits for the Southern Zone with 3,500 lbs for the area north of the Flagler/Volusia line, and at 75 fish per vessel per trip for the area south of the Flagler/Volusia line to the Miami-Dade/Monroe county line.

Alternative 3 would set the trip limits for the Southern Zone for season 1, as designated in Action 4. The trip limit north of the Flagler/Volusia line would be 3,500 lbs. For the area south of the Flagler/Volusia line, the trip limit would be 50 fish for the period of March 1 through March 31. On April 1, the trip limit would increase to 75 fish with a possible step-down in **Options 3a and 3b**. **Option 3a** would establish a step-down to 50 fish for the remainder of season 1 if by August 1, more than 75% of the season 1 quota has been landed. Under **Option 3b**, the step-down to 50 fish could occur anytime during season 1 when 75% of the season 1 quota has been landed.

Alternative 4 is based on recommendations from the South Atlantic Mackerel AP and is similar to the current trip limit system in the current Gulf subzone during the winter months. In this alternative, in season 2 (as designated in Action 4), the trip limit for the area north of the Flagler/Volusia line would be 3,500 lbs. For the area south of the Flagler/Volusia line, the trip limit for season 2 would be 50 fish; under **Option 4a**, if less than 70% of the quota has been landed by February 1, the trip limit would increase to 75 fish per vessel for the remainder of the fishing year. If 70% or more of the quota has been landed by February 1, the trip limit would stay 50 fish per vessel. Under **Option 4b**, the same system would be in place except that the trigger date would be January 1. Under **Option 4c**, if less than 80% of the quota has been landed by February 1, the trip limit would increase to 75 fish per vessel for the remainder of the fishing year. If 80% or more of the quota has been landed by February 1, the trip limit would remain at 50 fish per vessel. The step down to 50 fish per vessel in **Alternative 4** could help extend the fishing season; the step up to 75 fish per vessel at the end of the season would allow the king mackerel fishermen to try to land all of the quota before the end of the fishing year. The timing of the step up would minimize the negative effects on dealers and fish houses due to the increase in king mackerel by allowing the increased trip limit to apply only in the final month (**Options 4a and 4c**) or final two months (**Option 4b**) of the fishing year.

2.6 Action 6 – Modify the ACL for Gulf Migratory Group King Mackerel

Alternative 1: No action – Do not modify the ACL for Gulf migratory group king mackerel. The ACL of 10.8 million pounds will remain.

Preferred Alternative 2: Set the Gulf migratory group king mackerel ACL equal to the ABC recommended by the Gulf Scientific and Statistical Committee (SSC) for 2015-2019. ABC values are in millions of pounds, whole weight:

Year	ABC (mp ww)
2015	9.62
2016	9.21
2017	8.88
2018	8.71
2019	8.55

Alternative 3: Establish a constant catch scenario for the Gulf migratory group king mackerel ACL for one of the following time periods. The ACL during the selected time period may not exceed the ABC recommended by the Gulf SSC for any year during the selected time period.

Option a: A three-year period (2015-2017)

Option b: A five-year period (2015-2019)

Note: Constant catch scenarios require an allocation determination in order to be calculated. This alternative is not feasible until an allocation scenario is established. The Councils should consider providing direction to staff on this issue. If constant catch scenarios are developed using the current allocation, and then the Councils select a different allocation in Action 8, then the constant catch scenarios will no longer be accurate.

Discussion:

SEDAR 38 (2014) was completed in August 2014 and included assessments for Gulf and Atlantic migratory groups of king mackerel. The Gulf SSC reviewed the Gulf migratory group king mackerel stock assessment during its January 2015 meeting, and accepted the assessment for management advice. The assessment used fishery-independent and fishery-dependent indices of abundance spanning from 1930 to 2012 and provided stock status benchmarks (Table 2.6.1). The Gulf SSC then recommended OFL and ABC values for the stock (Table 2.6.2).

Table 2.6.1. Stock benchmarks as proposed by the SEDAR 38 stock assessment of Gulf migratory group king mackerel.

Criteria	Deterministic
Overfished evaluation	No, SSB/SSB30%SPR= 2.10
Overfishing evaluation	No, F/F30%SPR = 0.507
F ₂₀₁₂	0.08
MFMT (F _{30%SPR})	0.157
SSB ₂₀₁₂	2353 metric tons
SSB _{MSY} (SSB _{30%SPR})	1120 metric tons
P-Star	0.5 (OFL); 0.43 (ABC)

Table 2.6.2. Gulf SSC recommendations for ABC for Gulf migratory group king mackerel, using data resultant from SEDAR 38 (2014). OFL and ABC values are in millions of pounds whole weight.

Year	OFL	ABC
	<i>P* = 0.50</i>	<i>P* = 0.43</i>
2015	10.11	9.62
2016	9.61	9.21
2017	9.27	8.88
2018	9.11	8.71
2019	8.95	8.55

The Councils may set the Gulf king mackerel ACL at the same level as the ABC recommended by the Gulf SSC in Table 2.6.2 above (**Preferred Alternative 2**). Such an approach was used in CMP Amendment 18 (2011), when the Gulf migratory group of king mackerel was determined to be healthy (SEDAR 16 2008). Alternatively, the Councils set a constant catch scenario for the ACL (**Alternative 3**), whereby the ACL would be set to some level below the ABC for a predetermined time period (**Option a** or **b**). An important caveat is that the ACL cannot exceed the ABC recommendation from the Gulf SSC for any year in the time period selected.

It is important to remember that the area attributed to the Gulf migratory group of king mackerel is now smaller than previously described in past stock assessments (see Action 1). Even though the OFL and ABC projections are lower than the current ACL, the amount of area for which the *new* OFL and ABC recommendations applies is smaller than the area for which the *old* ACL applies. Therefore, the proposed ACLs represent an increase in the allowable catch for the new Gulf migratory group area.

Council Conclusions:

2.7 Action 7 – Revise the Commercial Zone Quotas for Gulf Migratory Group King Mackerel

Alternative 1: No action – Maintain the current commercial zone quotas for Gulf migratory group king mackerel (Western Zone: 31%; Northern Zone: 5.17%; Southern Zone Handline: 15.96%; Southern Zone Gillnet: 15.96%; Florida East Coast Zone: 31.91%).

Alternative 2: Revise the commercial zone quotas for Gulf migratory group king mackerel by dividing the Florida East Coast Zone’s quota into four equal parts, to be added to each of the remaining Gulf commercial zones.

Alternative 3: Revise the commercial zone quotas for Gulf migratory group king mackerel by dividing each individual zone’s quota percentage by the sum of the quota percentages for all Gulf commercial zones *except* the Florida East Coast Zone, with each resultant percentage becoming that respective zone’s new commercial quota.

Alternative 4: Revise the commercial zone quotas for Gulf migratory group king mackerel as follows: 40% for the Western Zone; 18% for the Northern Zone; 21% for the Southern Zone Handline component; and 21% for the Southern Zone Gillnet component. **(Gulf CMP AP Recommended)**

Discussion:

The current allocations, which include the Gulf Florida East Coast Subzone, are shown in Table 2.7.1. In keeping with the aforementioned changes in the stock boundaries identified in SEDAR 38 (2014), the Councils will need to reallocate the commercial ACL amongst the three remaining fishing zones in the Gulf (Western Zone, Northern Zone, and Southern Zone).

Table 2.7.1. Current commercial fishing zone allocations for Gulf migratory group king mackerel.

Gulf King Mackerel: Commercial Zone Allocations	
Zone	Percent of Commercial Allocation
Western	31%
Northern	5.17%
Southern: Handline	15.96%
Southern: Gillnet	15.96%
FL East Coast	31.91%

The Florida East Coast Subzone would be integrated into the Atlantic Southern Zone if the change to the stock boundary in Action 1 is adopted by the Councils. In either case, the result

would be an imbalance in the distribution of quota for the Gulf commercial sector of the king mackerel fishery (i.e., the remaining commercial zone allocations would not sum to 100%), and thus necessitates reallocation. Options for reallocation might include equal (**Alternative 2**), proportional (**Alternative 3**), or some other distribution (**Alternative 4**) of the 31.91% void (from the no longer existing FLEC zone), as demonstrated in Tables 2.7.2 and 2.7.3. Each of the presented reallocation options would result in additional fish for each of the Gulf commercial zones.

Table 2.7.2. Options for redistribution of commercial zone allocation for Gulf migratory group king mackerel by percentage.

Zone	Alternative 1 No Change	Alternative 2 Equal	Alternative 3 Proportional	Alternative 4
Western	31%	38.98%	45.53%	40%
Northern	5.17%	13.15%	7.61%	18%
Southern: H/L	15.96%	23.93%	23.43%	21%
Southern: Gillnet	15.96%	23.93%	23.43%	21%
FL East Coast	31.91%			

Table 2.7.3. Options for redistribution of commercial zone allocation for Gulf migratory group king mackerel in pounds of fish. Assumes the ACL = ABC as in Alternative 2 of Action 6, and sector allocations represented by Alternative 1 in Action 8.

Zone	Alternative 1 No Change	Alternative 2 Equal	Alternative 3 Proportional	Alternative 4
Western	1,071,360	1,199,883	1,401,596	1,231,360
Northern	178,675	404,733	234,266	554,112
Southern: H/L	551,578	736,892	721,269	646,464
Southern: Gillnet	551,578	736,892	721,269	646,464
FL East Coast	1,102,810			

Alternative 4 was proposed by the Gulf Council’s CMP AP. The Gulf AP noted the low current commercial allocation for the Northern Zone (5.17%, **Alternative 1**, Table 2.7.2), and the new season opening date for that zone (October 1, Amendment 20A). The Gulf AP determined that increasing the quota for the Northern Zone would allow permit holders in that region who have not had landings in several years the opportunity to fish commercially for king mackerel. Permit holders in the Northern Zone include both dually-permitted charter-for-hire and commercial participants. These permit holders have historically remarked that fishermen traveling from the east coast of Florida have often landed the Northern Zone quota before the charter fleet concludes the tourist season (usually by October 1) and/or before king mackerel migrate far enough east and south along the western Florida coastline to make fishing profitable.

Council Conclusions:

2.8 Action 8 – Revise the Recreational and Commercial Allocations for the Gulf Migratory Group King Mackerel

Alternative 1: No action – Maintain the current recreational and commercial allocations for Gulf migratory group king mackerel (68% recreational, 32% commercial). **(Gulf CMP AP Recommended)**

Alternative 2: Revise the recreational and commercial allocations for Gulf migratory group king mackerel by dividing the stock ACL using one of the options below.

Option a: 63% to the recreational sector, and 37% to the commercial sector.

Option b: 58% to the recreational sector, and 42% to the commercial sector.

Option c: 48% to the recreational sector, and 52% to the commercial sector.

Alternative 3: Revise the recreational and commercial allocations for Gulf migratory group king mackerel by transferring a percentage of the stock ACL to the commercial allocation annually until such a time that the recreational sector lands 80% of its allocation, after which no additional allocation will be transferred from the stock ACL to the commercial allocation.

Option a: Transfer 2% of the stock ACL annually to the commercial allocation.

Option b: Transfer 5% of the stock ACL annually to the commercial allocation.

Alternative 4: Conditionally transfer a certain percentage (*Options a-d*) of the stock ACL to the commercial sector until such a time that recreational landings reach a predetermined threshold (*Options e-g*). If this threshold is met, the recreational and commercial allocations will revert to 68% for the recreational sector and 32% for the commercial sector.

Conditional Quota Transfer (MUST CHOOSE ONE):

Option a: Transfer 5% of the stock ACL to the commercial sector.

Option b: Transfer 10% of the stock ACL to the commercial sector.

Option c: Transfer 15% of the stock ACL to the commercial sector.

Option d: Transfer 20% of the stock ACL to the commercial sector.

Recreational ACL Threshold (MUST CHOOSE ONE):

Option e: Revert to the status quo sector allocations if 80% of the adjusted recreational sector ACL is landed.

Option f: Revert to the status quo sector allocations if 90% of the adjusted recreational sector ACL is landed.

Option g: Revert to the status quo sector allocations if 100% of the adjusted recreational sector ACL is landed.

Alternative 5: Establish a sunset provision for any change in the sector allocations for Gulf migratory group king mackerel. After the predetermined time period, any change in sector allocations would revert back to the allocations specified in the original Coastal Migratory Pelagics Fishery Management Plan for the Gulf of Mexico (68% for the recreational sector and 32% for the commercial sector).

Option a: Sunset any change in sector allocations after a five year period (2016-2020).

Option b: Sunset any change in sector allocations after a ten year period (2016-2025).

Option c: Sunset any change in sector allocations after a fifteen year period (2016-2030).

Discussion:

The Councils are considering modifying the sector allocations for Gulf migratory group king mackerel. Over the past ten years, the commercial sector has consistently landed near the commercial ACL while the recreational sector has landed low proportions of the recreational ACL. The Gulf Council has requested economic analyses to explore the effects of reallocating up to 10% of the Gulf king mackerel stock ACL to the commercial sector. Recent landings of Gulf migratory group king mackerel are shown in Table 2.8.1 and Figure 2.8.1. The fishing year for the time series presented is July1 – June 30.

Table 2.8.1. Proportion of sector ACLs landed and proportion of total ACL landed for Gulf migratory group king mackerel, including those landings attributed to the Florida East Coast Zone (FLEC). The FLEC landings are included here since there is not a recreational allocation specifically for the FLEC Zone.

Fishing Year	Total TAC/ACL	Comm ACL	Comm Landings	Rec ACL	Rec Landings	% of Sector ACL Landed		Total ACL Landed
						Comm ¹	Rec ²	
2001/02	10.2 mp	3.264 mp	2.902 mp	6.936 mp	3.669 mp	88.9%	52.9%	64.7%
2002/03	10.2 mp	3.264 mp	3.186 mp	6.936 mp	2.816 mp	97.6%	40.6%	59.3%
2003/04	10.2 mp	3.264 mp	3.094 mp	6.936 mp	3.211 mp	94.8%	46.3%	62.7%
2004/05	10.2 mp	3.264 mp	3.215 mp	6.936 mp	2.532 mp	98.5%	36.5%	56.4%
2005/06	10.2 mp	3.264 mp	2.983 mp	6.936 mp	2.996 mp	91.4%	43.2%	58.9%
2006/07	10.8 mp	3.456 mp	3.231 mp	7.344 mp	3.305 mp	93.5%	45.0%	60.5%
2007/08	10.8 mp	3.456 mp	3.459 mp	7.344 mp	2.629 mp	100.1%	35.8%	56.3%
2008/09	10.8 mp	3.456 mp	3.833 mp	7.344 mp	2.350 mp	110.9%	32.0%	57.6%
2009/10	10.8 mp	3.456 mp	3.674 mp	7.344 mp	3.525 mp	106.3%	48.0%	68.0%
2010/11	10.8 mp	3.456 mp	3.522 mp	7.344 mp	2.181 mp	101.9%	29.7%	53.0%
2011/12	10.8 mp	3.456 mp	3.428 mp	7.344 mp	2.438 mp	99.2%	33.2%	54.3%
2012/13	10.8 mp	3.456 mp	3.539 mp	7.344 mp	2.710 mp	102.4%	36.9%	57.9%
2013/14	10.8 mp	3.456 mp	3.055 mp	7.344 mp	2.916 mp	88.4%	39.7%	55.3%
2014/15	10.8 mp	3.456 mp	3.591 mp ³	7.344 mp	4.576 mp	103.9%	62.3%	75.6%

¹Commercial allocation = 32% ²Recreational allocation = 68%

³ Commercial landings are incomplete for 2014/15

Source: SERO

Gulf King Mackerel Landings and ACLs: 2000-2014

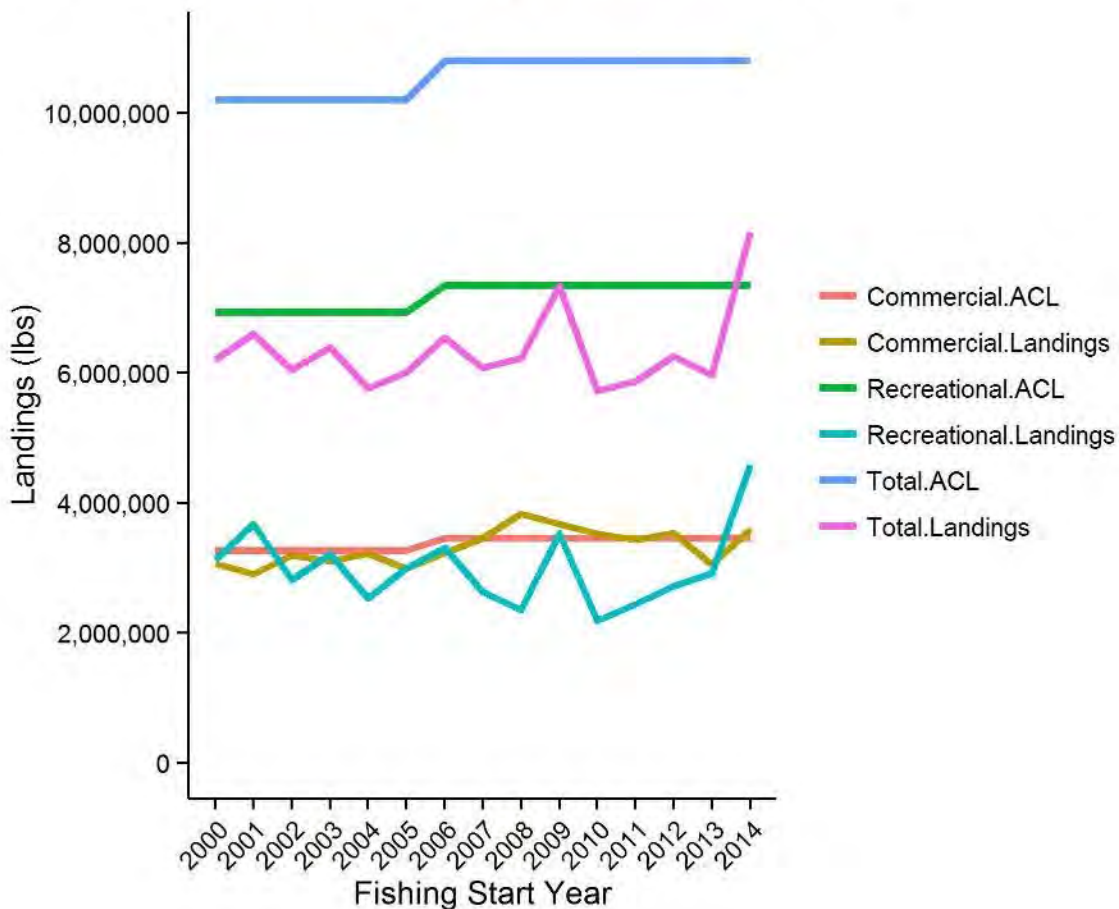


Figure 2.8.1. Trends in Gulf migratory group king mackerel landings by sector for the 2000-01 to the 2013-14 fishing seasons. Landings are in pounds.

Alternative 1 would maintain the current recreational and commercial allocations of 68% and 32% respectively, which were established in the original CMP FMP in February 1983. Over the last decade, the recreational sector has not landed its allocation, while the commercial sector has typically met or exceeded its allocation. Closures for the commercial sector are facilitated by the National Marine Fisheries Service (NMFS), which provides notice to fishermen prior to closing each commercial zone to fishing when that zone’s quota is projected to be reached. This trend would be expected to continue, at least in the short term, if **Alternative 1** is preferred.

Alternative 2 would revise the recreational and commercial allocations for Gulf migratory group king mackerel by transferring some percentage of the stock ACL to the commercial sector. Options for such a transfer in allocation include 5% (**Option a**), 10% (**Option b**), and 20% (**Option c**). Transferring allocation to the commercial sector could increase the likelihood of an overage in the recreational sector if effort increases in the future. Likewise, increasing the commercial sector’s allocation will likely result in those additional fish allocated to the

commercial sector being landed, in addition to those fish landed by the recreational sector, thereby increasing the overall combined amount of Gulf migratory group king mackerel landed annually. Increased landings should not have an adverse effect on the health of Gulf migratory group king mackerel, so long as the ABC is not exceeded. Table 2.8.2 shows the resultant allocations based on the options presented in this action.

Table 2.8.2. Resultant allocations based on alternatives and options presented in Action 8. Alternative 3 would be dependent upon the landings reported in the year during which the recreational sector landed 80% of its allocation.

Option	Commercial Allocation	Recreational Allocation
Alternative 1	32%	68%
Alternative 2, Option a	37%	63%
Alternative 2, Option b	42%	58%
Alternative 2, Option c	52%	48%
Alternative 3		
Alternative 4, Option a	37%	63%
Alternative 4, Option b	42%	58%
Alternative 4, Option c	47%	53%
Alternative 4, Option d	52%	48%

Alternative 3 would revise the recreational and commercial allocations for Gulf migratory group king mackerel by transferring a percentage of the stock ACL to the commercial allocation annually until such a time that the recreational sector lands 80% of its allocation, after which no additional allocation would be transferred to the commercial allocation. These annual percentage transfers could amount to 2% of the stock ACL (**Option a**) or 5% (**Option b**). The actual resultant sector allocations would depend on the landings reported in the year during which the recreational sector landed 80% of its allocation.

Alternative 4 would conditionally transfer a certain percentage of the stock ACL to the commercial sector until such a time that the recreational ACL reaches a predetermined threshold. If the recreational ACL threshold is met, then the recreational and commercial allocations will revert to the status quo allocation of 68% for the recreational sector and 32% for the commercial sector. The Councils proposed four options for transferring quota to the commercial sector: 5% (**Option a**), 10% (**Option b**), 15% (**Option c**), and 20% (**Option d**). The resultant allocations for each sector under each option are shown in Table 2.8.2. The proposed recreational ACL thresholds are to revert to the status quo sector allocations if 80% (**Option e**), 90% (**Option f**), of 100% (**Option g**) of the adjusted recreational sector ACL is landed.

Alternative 5 would establish a sunset provision for any change in the sector allocations for Gulf king mackerel. After the predetermined time period, any change in sector allocations would revert back to 68% for the recreational sector and 32% for the commercial sector. Options for

time periods after which any sector allocation change would end include five years (**Option a**), ten years (**Option b**), and fifteen years (**Option c**).

Council Conclusions:

2.9 Action 9 – Modify the Recreational Bag Limit for Gulf Migratory Group King Mackerel

Alternative 1: No action - Maintain the current recreational bag limit of two fish per person per day.

Alternative 2: Increase the bag limit to three fish per person per day. **(Gulf CMP AP Recommended)**

Preferred Alternative 3: Increase the bag limit to four fish per person per day.

Discussion:

At the March 2015 Gulf AP meeting, members discussed reallocating from the recreational ACL to the commercial ACL (Action 8). Recreational landings decreased starting in the mid-1990s, and the recreational sector landed less than half of the recreational ACL from the 2002/2003 fishing season through the 2013/2014 fishing season (Table 2.8.1). However, in the 2014/2015 season, landings increased substantially. The Gulf AP recommended that the Gulf Council abstain from reallocating any king mackerel from the recreational sector to the commercial sector until after additional options for utilizing excess quota are explored for the recreational sector.

Some AP members thought the initial decrease of the bag limit to two fish per person per day in the mid-1990s may have been partly to blame for the decrease in recreational effort. Additionally, recent short recreational seasons for popular reef fish species may result in more effort shifting to king mackerel. Decreased fuel prices and a general improvement in the economy may also encourage greater recreational effort for king mackerel. The Gulf CMP AP recommended an increase to three fish per person per day for the Gulf recreational bag limit as a way to potentially increase utilization of the recreational ACL.

Alternative 1 would maintain a two-fish bag limit. During 2011-2013, only 7% of anglers landed two or more fish and only 11% of anglers landed one fish (Figure 2.9.1, Appendix C). Most trips (82%) reported less than one fish per angler¹. From this, one could infer that the majority of anglers would not catch more fish if allowed. However, anglers may currently stop fishing after landing one or two fish, but would continue if they were allowed to catch more fish.

Estimations of how landings might increase if bag limits were higher are difficult because they involve speculation about how many anglers would, in fact, catch more fish if allowed. Two methods were used for this action: Method 1 assumed all anglers currently catching two fish would catch the maximum allowed and Method 2 assumed all anglers currently catching two fish would have retained any discards if the bag limit was higher. Method 1 produces the high end of

¹ Landings are reported by vessel, and the number of fish landed is divided by the number of anglers. If not all anglers land a fish, the number of fish per angler will be less than one.

the range; probably not all anglers that currently catch two fish would keep more. Method 2 produces the low end of the range, although some discards may be due to not meeting the minimum size limit rather than exceeding the bag limit. Details of the analysis are in Appendix C. In either case, angler behavior cannot be predicted. Uncertainty also exists in the projections due to economic conditions, weather events, changes in catch-per-unit effort, and a variety of other factors.

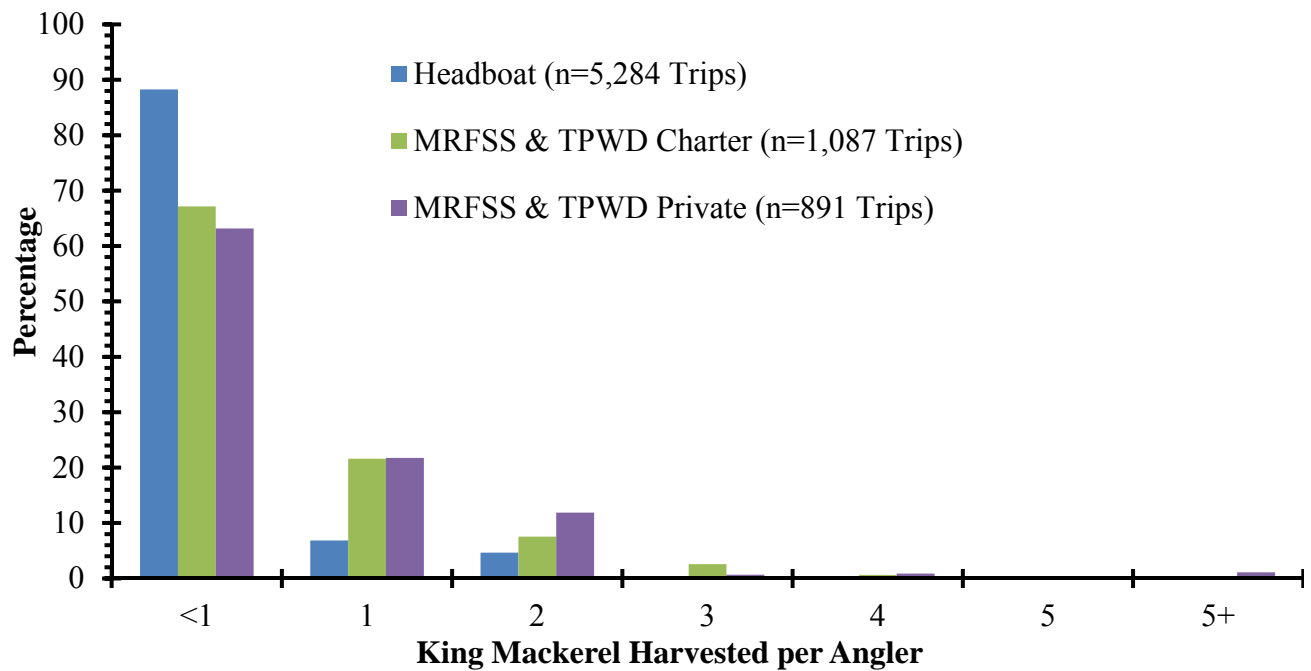


Figure 2.9.1. Distribution of Gulf of Mexico migratory group king mackerel harvested per angler by mode from 2011 through 2013.

Source: NMFS SERO LAPP/DM Branch.

Based on the two methods described above, a three-fish bag limit (**Alternative 2**) would increase landings by an estimated 1-10% (weighted by mode) and a four-fish bag limit (**Preferred Alternative 3**) would increase landings by an estimated 3-21% (weighted by mode) (Table 2.9.1).

Table 2.9.1. Estimated percent increase in Gulf of Mexico king mackerel recreational landings with an increase in the bag limit (based on 2011-2013 data). Estimates were weighted based on the percentage of landings each mode contributed to the overall landings during 2011-2013. See Appendix C for more details.

Bag Limit	Method 1	Method 2
3 fish per person per day	10.1%	0.9%
4 fish per person per day	21.1%	3.1%

Source: NMFS SERO LAPP/DM Branch

CHAPTER 3. AFFECTED ENVIRONMENT

3.1 Description of the Fishery and Status of the Stock

3.1.1 Description of the Fishery

A detailed description of the coastal migratory pelagic (CMP) fishery was included in Amendment 18 to the Fishery Management Plan for Coastal Migratory Pelagic Resources in the Gulf of Mexico and Atlantic Region (FMP) (GMFMC and SAFMC 2011) and is incorporated here by reference, as well as further summarized below. Amendment 18 can be found at <http://www.gulfcouncil.org/docs/amendments/Final%20CMP%20Amendment%2018%20092311%20w-o%20appendices.pdf>.

King Mackerel

A federal king mackerel commercial vessel permit is required to retain king mackerel in excess of the bag limit in federal waters of the Gulf of Mexico (Gulf) and Atlantic and to sell king mackerel from federal waters. These permits are limited access. In addition, a limited-access gillnet permit is required to use gillnets in the Gulf Southern Zone. For-hire vessels must have either a Gulf or South Atlantic charter/headboat CMP vessel permit, depending on where they fish. The Gulf for-hire permit is limited access, but the South Atlantic for-hire permit is open access. The commercial king mackerel permits do not have an income requirement (Amendment 20A: GMFMC/SAFMC 2013). As of September 14, 2015, there were 1,326 valid or renewable federal commercial king mackerel permits.

For the commercial sector, the area occupied by Gulf migratory group king mackerel is divided into zones. The Western Zone extends from the southern border of Texas to the Alabama/Florida state line. The fishing year for this zone is July 1 through June 30 (Figure 3.1.1.1). The Northern Zone extends from the Alabama/Florida State line in the west to the Lee/Collier County Line in the South, with a fishing year of October 1 through September 30. The Southern Zone extends south of the Lee/Collier County line, with a fishing year from July 1 through June 30. In the Southern Zone, the gillnet season opens on the day after the Martin Luther King, Jr. holiday. Gillnet fishing is allowed during the first weekend thereafter, but not on subsequent weekends.

The waters off Florida are divided at the Monroe/Dade county line, which corresponds to the easternmost border between the Gulf and Atlantic king mackerel migratory groups. The Florida East Coast Subzone is from the Flagler/Volusia county line south to the Dade/Monroe county line and only exists from November 1 through March 31. King mackerel in this subzone are considered part of the Atlantic migratory group during summer (Figure 3.1.1.1B).

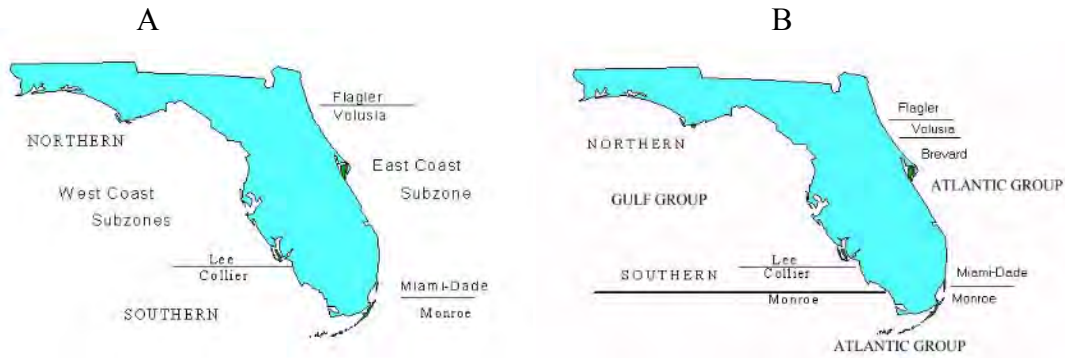


Figure 3.1.1.1. Gulf migratory group king mackerel zones adjacent to Florida for A) November 1 – March 31, and B) April 1 – October 31.

Management measures for the South Atlantic apply to king mackerel from New York to the east coast of Florida. The Atlantic migratory group king mackerel fishing year is March 1 through end of February. This migratory group is divided into Northern and Southern Zones by a line at the North Carolina/South Carolina border and different areas have different trip limits at different times of the year.

Commercial landings of Gulf migratory group king mackerel increased as the total commercial quota for the Gulf increased until 1997/1998 when the quota was set at 3.39 million pounds (mp). After that, landings have been relatively steady near the annual catch limit (ACL). Commercial landings of Atlantic king mackerel have also increased in recent years (Table 3.1.1.1).

Table 3.1.1.1. Annual commercial landings of king mackerel.

Fishing Year	Landings (lbs)	
	Gulf	Atlantic
2000/2001	3,056,222	1,932,162
2001/2002	2,902,632	1,686,844
2002/2003	3,184,478	1,856,717
2003/2004	3,095,673	2,774,442
2004/2005	3,215,676	2,243,000
2005/2006	2,984,694	2,991,346
2006/2007	3,231,734	2,656,832
2007/2008	3,459,064	3,105,433
2008/2009	3,834,026	3,560,880
2009/2010	3,672,628	3,402,329
2010/2011	3,521,125	2,051,938
2011/2012	3,427,891	1,346,376
2012/2013	3,538,228	1,346,459
2013/2014	3,055,018	1,116,833
2014/2015	3,591,000	1,324,957

Source: SEFSC, ALS database; NEFSC, CFDBS database.

King mackerel have long been a popular target for recreational fishermen. The recreational sector is allocated 68% of the Gulf ACL and 62.9% of the Atlantic ACL. Gulf recreational landings averaged about 2.8 mp per year over the last five years. The Atlantic migratory group recreational landings in recent years have been lower than previous years (Table 3.1.1.2).

Table 3.1.1.2. Annual recreational landings of king mackerel.

Fishing Year	Landings (lbs)	
	Gulf	Atlantic
2000/2001	3,121,584	6,184,541
2001/2002	3,668,540	5,035,061
2002/2003	2,817,537	4,574,235
2003/2004	3,211,497	4,979,506
2004/2005	2,528,457	5,321,449
2005/2006	2,995,716	4,457,679
2006/2007	3,305,567	5,127,178
2007/2008	2,626,527	7,128,545
2008/2009	2,352,510	4,228,245
2009/2010	3,523,777	4,394,015
2010/2011	2,182,980	2,692,771
2011/2012	2,436,026	1,562,905
2012/2013	2,711,213	1,719,199
2013/2014	2,914,241	1,004,441
2014/2015	4,576,000	1,305,500

Source: SEFSC, MRFSS, HBS, and TPWD databases.

3.1.2 Status of the Stock

Both the Gulf and Atlantic migratory groups of king mackerel were assessed by the Southeast Data, Assessment, and Review (SEDAR) process in SEDAR 38 (2014). The SEDAR 38 assessment determined the Gulf and Atlantic migratory groups of king mackerel were not overfished and were not experiencing overfishing. Recruitment has been lower in recent years for the Atlantic migratory group. The Gulf of Mexico and South Atlantic Fishery Management Councils (Councils) will examine alternatives for the acceptable biological catch for the Atlantic migratory group in Action 2-1 of this document which consider this recent potential decline in Atlantic migratory group recruitment.

3.2 Description of the Physical Environment

3.2.1 Gulf of Mexico

The Gulf has a total area of approximately 600,000 square miles (1.5 million km²), including state waters (Gore 1992). It is a semi-enclosed, oceanic basin connected to the Atlantic Ocean by the Straits of Florida and to the Caribbean Sea by the Yucatan Channel. Oceanographic conditions are affected by the Loop Current, discharge of freshwater into the northern Gulf, and a semi-permanent, anti-cyclonic gyre in the western Gulf. The Gulf includes both temperate and tropical waters (McEachran and Fechhelm 2005). Mean annual sea surface temperatures ranged from 73 through 83° F (23-28° C) including bays and bayous (Figure 3.2.1) between 1982 and 2009, according to satellite-derived measurements (NODC 2012: <http://accession.nodc.noaa.gov/0072888>). In general, mean sea surface temperature increases from north to south with large seasonal variations in shallow waters.

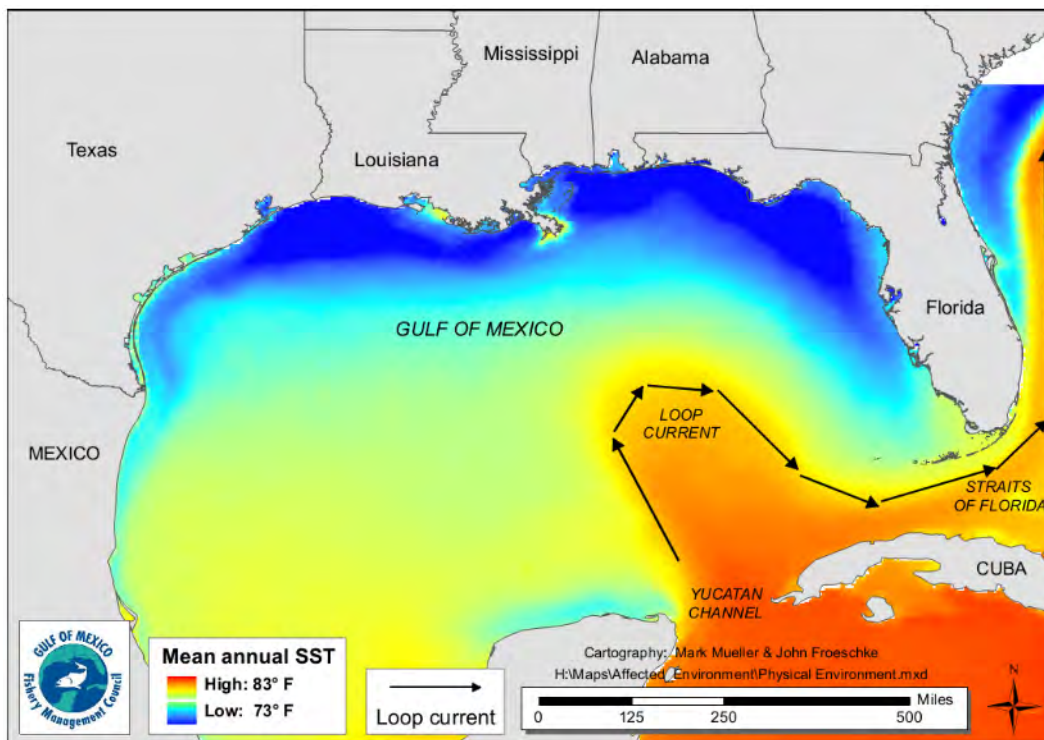


Figure 3.2.1. Mean annual sea surface temperature derived from the Advanced Very High Resolution Radiometer Pathfinder Version 5 sea surface temperature data set (<http://pathfinder.nodc.noaa.gov>).

The physical environment is detailed in the Environmental Impact Statement for the Generic Essential Fish Habitat (EFH) Amendment (GMFMC 2005) and the Generic

ACLs/Accountability Measures (AMs) Amendment² (GMFMC 2011) which are hereby incorporated by reference and updated below.

In the Gulf, the U.S.S. Hatteras, located in federal waters off Texas, is listed in the National Register of Historic Places. Fishing activity already occurs in the vicinity of this site, but the proposed action would have no additional adverse impacts on listed historic resources, nor would they alter any regulations intended to protect them. Historical research indicates that over 2,000 ships sank on the federal outer continental shelf between 1625 and 1951; thousands more sank closer to shore in state waters during the same period. Only a handful of these have been scientifically excavated by archaeologists for the benefit of generations to come. Further information can be found at: <http://www.boem.gov/Environmental-Stewardship/Archaeology/Shipwrecks.aspx>

Habitat Areas of Particular Concern (HAPC)

Generic Amendment 3 (GMFMC 2005) for addressing EFH, HAPC, and adverse effects of fishing in the fishery management plans for Gulf Reef Fish, Red Drum, and CMP is hereby incorporated by reference.

Environmental Sites of Special Interest Relevant to Coastal Migratory Pelagic Species (Figure 3.2.2)

Tortugas North and South Marine Reserves – No-take marine reserves (185 nm²) cooperatively implemented by the state of Florida, National Ocean Service, the Gulf Council, and the National Park Service in Generic Amendment 2 Establishing the Tortugas Marine Reserves (GMFMC 2001).

Reef and bank areas designated as HAPCs in the northwestern Gulf include – East and West Flower Garden Banks, Stetson Bank, Sonnier Bank, MacNeil Bank, 29 Fathom, Rankin Bright Bank, Geyer Bank, McGrail Bank, Bouma Bank, Rezak Sidner Bank, Alderice Bank, and Jakkula Bank – pristine coral areas protected by preventing the use of some fishing gear that interacts with the bottom and prohibited use of anchors (totaling 263.2 nm² or 487.4 km²). Subsequently, three of these areas were established as marine sanctuaries (i.e., East and West Flower Garden Banks and Stetson Bank). Bottom anchoring and the use of trawling gear, bottom longlines, buoy gear, and all traps/pots on coral reefs are prohibited in the East and West Flower Garden Banks, McGrail Bank, and on significant coral resources on Stetson Bank (GMFMC 2005). A weak link in the tickler chain of bottom trawls on all habitats throughout the exclusive economic zone (EEZ) is required. A weak link is defined as a length or section of the tickler chain that has a breaking strength less than the chain itself and is easily seen as such when visually inspected. An education program for the protection of coral reefs when using various fishing gears in coral reef areas for recreational and commercial fishermen was also developed.

² Final Generic Annual Catch Limits/Accountability Measures Amendment for the Gulf of Mexico Fishery Management Council's Red Drum, Reef Fish, Shrimp, Coral and Coral Reefs Fishery Management Plans.

Pulley Ridge HAPC - A portion of the HAPC (2,300 nm² or 4,259 km²) where deepwater hermatypic coral reefs are found is closed to anchoring and the use of trawling gear, bottom longlines, buoy gear, and all traps/pots (GMFMC 2005).

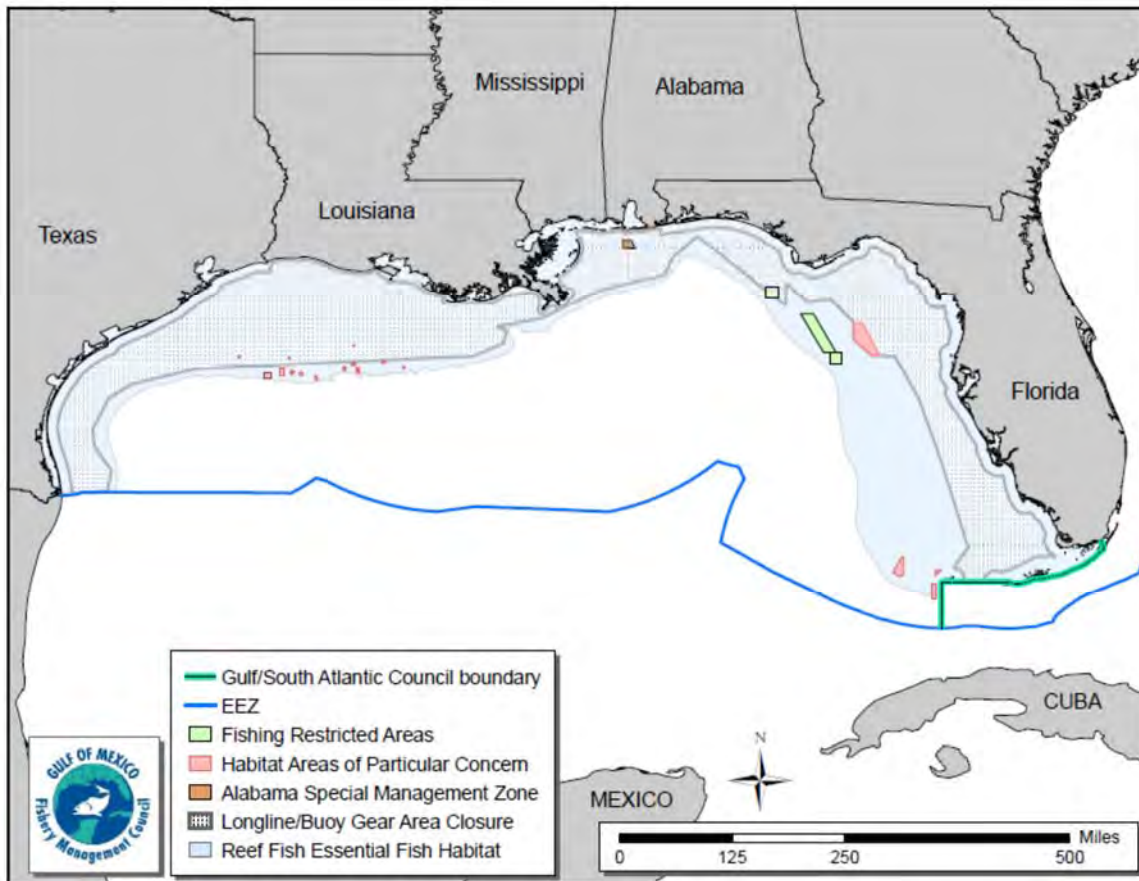


Figure 3.2.2. Map of most fishery management closed areas in the Gulf.

***Deepwater Horizon* MC252 Oil Spill Incident**

Overview

On April 20, 2010 an explosion occurred on the *Deepwater Horizon* semi-submersible oil rig approximately 36 nautical miles (41 statute miles) off the Louisiana coast. Two days later the rig sank. An uncontrolled oil leak from the damaged well continued for 87 days until the well was successfully capped by British Petroleum on July 15, 2010. The *Deepwater Horizon* MC252 oil spill affected at least one-third of the Gulf area from western Louisiana east to the Florida Panhandle and south to the Campeche Bank in Mexico (Figure 3.3.1).

As reported by the National Oceanic and Atmospheric Administration Office of Response and Restoration (NOAA 2010), the oil from the *Deepwater Horizon* MC252 oil spill is relatively high in alkanes which can readily be used by microorganisms as a food source. As a result, the oil from this spill is likely to biodegrade more readily than crude oil in general. The *Deepwater Horizon* MC252 oil is also relatively much lower in polycyclic aromatic hydrocarbons.

Polycyclic aromatic hydrocarbons are highly toxic chemicals that tend to persist in the environment for long periods of time, especially if the spilled oil penetrates into the substrate on beaches or shorelines. Like all crude oils, *Deepwater Horizon* MC252 oil contains volatile organic compounds (VOCs) such as benzene, toluene, and xylene. Some VOCs are acutely toxic, but because they evaporate readily, they are generally a concern only when oil is fresh (http://sero.nmfs.noaa.gov/sf/deepwater_horizon/OilCharacteristics.pdf).

In addition to the crude oil, over one million gallons of the dispersant, Corexit 9500A®, was applied to the ocean surface and an additional hundreds of thousands of gallons of dispersant was pumped to the mile-deep well head (National Commission 2010). No large-scale applications of dispersants in deep water had been conducted prior to the *Deepwater Horizon* MC252 oil spill.

Oil could exacerbate the development of the hypoxic “dead” zone in the Gulf, similar in effect as higher than normal input of water laden with fertilizer runoff from the Mississippi River basin. For example, oil on the surface of the water could restrict the normal process of atmospheric oxygen mixing into and replenishing oxygen concentrations in the water column. In addition, microbes in the water that break down oil and dispersant consume oxygen; this metabolic process further depletes oxygen in the adjacent waters.

General Impacts on Fishery Resources

The presence of PAHs in marine environments can have detrimental impacts on marine finfish, especially during the more vulnerable larval stage of development (Whitehead et al. 2011). When exposed to realistic yet toxic levels of PAHs (1–15 µg/L), greater amberjack (*Seriola dumerili*) larvae develop cardiac abnormalities and physiological defects (Incardona et al. 2014). The future reproductive success of long-lived species, including red drum (*Sciaenops ocellatus*) and many reef fish species, may be negatively affected by episodic events resulting in high-mortality years or low recruitment. These episodic events could leave gaps in the age structure of the population, thereby affecting future reproductive output (Mendelssohn et al. 2012). Other studies have described the vulnerabilities of various marine finfish species, with morphological and/or life history characteristics similar to species found in the Gulf, to oil spills and dispersants (Hose et al. 1996; Carls et al. 1999; Heintz et al. 1999; Short 2003).

An increase in histopathological lesions were found in red snapper (*Lutjanus campechanus*) in the area affected by the oil, but Murawski et al. (2014) found that the incidence of lesions had declined between 2011 and 2012. The occurrence of such lesions in marine fish is not uncommon (Sindermann 1979; Haensly et al. 1982; Solangi and Overstreet 1982; Khan and Kiceniuk 1984, 1988; Kiceniuk and Khan 1987; Khan 1990). Red snapper diet was also affected after the spill. A decrease in zooplankton consumed, especially by adults (>400 mm TL) over natural and artificial substrates may have contributed to an increase in the consumption of fish and invertebrate prey- more so at artificial reefs than natural reefs (Tarnecki and Patterson 2015).

The effect of oil, dispersants, and the combination of oil and dispersants on fishes of the Gulf remains an area of concern. Marine fish species typically concentrate PAHs in the digestive tract, making stomach bile an appropriate testing medium. A study by Synder et al. (2015) assessed bile samples from golden tilefish (*Lopholatilus chamaeleonticeps*), king snake eel (*Ophichthus rex*), and red snapper for PAH accumulation over time, and reported concentrations

were highest in golden tilefish during the same time period when compared to king snake eel and red snapper. These results suggest that the more highly associated an organism is with the sediment in an oil spill area, the higher the likelihood of toxic PAH accumulation. Twenty-first century dispersant applications are thought to be less harmful than their predecessors. However, the combination of oil and dispersants have proven to be more toxic to marine fishes than either dispersants or crude oil alone. Marine fish which are more active (e.g., a pelagic species versus a demersal species) appear to be more susceptible to negative effects from interactions with weathered oil/dispersant emulsions. These effects can include mobility impairment and inhibited respiration (Swedmark et al. 1973). Another study found that while Corexit 9500A® and oil are similar in their toxicity, when Corexit 9500A® and oil were mixed in lab tests, toxicity to microscopic rotifers increased up to 52-fold (Rico-Martínez et al. 2013). These studies suggest that the toxicity of the oil and dispersant combined may be greater than anticipated.

3.2.2 South Atlantic

The South Atlantic Council has management jurisdiction of the federal waters (3-200 nm) offshore of North Carolina, South Carolina, Georgia, and Florida. The continental shelf off the southeastern U.S., extending from the Dry Tortugas, Florida, to Cape Hatteras, North Carolina, encompasses an area in excess of 100,000 square km (Menzel 1993). Based on physical oceanography and geomorphology, this environment can be divided into two regions: Dry Tortugas, Florida, to Cape Canaveral, Florida, and Cape Canaveral, Florida, to Cape Hatteras, North Carolina. The continental shelf from the Dry Tortugas, Florida, to Miami, Florida, is approximately 25 kilometers (km) wide and narrows to approximately 5 km off Palm Beach, Florida. The shelf then broadens to approximately 120 km off Georgia and South Carolina before narrowing to 30 km off Cape Hatteras, North Carolina. The Florida Current/Gulf Stream flows along the shelf edge throughout the region. In the southern region, this boundary current dominates the physics of the entire shelf (Lee et al. 1994).

In the northern region, additional physical processes are important and the shelf environment can be subdivided into three oceanographic zones (Atkinson et al. 1985; Menzel 1993), the outer shelf, mid-shelf, and inner shelf. The outer shelf (40-75 m) is influenced primarily by the Gulf Stream and secondarily by winds and tides. On the mid-shelf (20-40 m), the water column is almost equally affected by the Gulf Stream, winds, and tides. Inner shelf waters (0-20 m) are influenced by freshwater runoff, winds, tides, and bottom friction. Water masses present from the Dry Tortugas, Florida, to Cape Canaveral, Florida, include Florida Current water, waters originating in Florida Bay, and shelf water. From Cape Canaveral, Florida, to Cape Hatteras, North Carolina four water masses are found: Gulf Stream water; Carolina Capes water; Georgia water; and Virginia coastal water.

Spatial and temporal variation in the position of the western boundary current has dramatic effects on water column habitats. Variation in the path of the Florida Current near the Dry Tortugas induces formation of the Tortugas Gyre (Lee et al. 1992, 1994). This cyclonic eddy has horizontal dimensions of approximately 100 km and may persist near the Florida Keys for several months. The Pourtales Gyre, which has been found to the east, is formed when the Tortugas Gyres moves eastward along the shelf. Upwelling occurs in the center of these gyres, thereby adding nutrients to the near surface (<100 m) water column. Wind and input of Florida

Bay water also influence the water column structure on the shelf off the Florida Keys (Smith 1994; Wang et al. 1994). Further, downstream, the Gulf Stream encounters the “Charleston Bump”, a topographic rise on the upper Blake Ridge where the current is often deflected offshore resulting in the formation of a cold, quasi-permanent cyclonic gyre and associated upwelling (Brooks and Bane 1978). On the continental shelf, offshore projecting shoals at Cape Fear, North Carolina, Cape Lookout, North Carolina, and Cape Hatteras, North Carolina affect longshore coastal currents and interact with Gulf Stream intrusions to produce local upwelling (Blanton et al. 1981; Janowitz and Pietrafesa 1982). Shoreward of the Gulf Stream, seasonal horizontal temperature and salinity gradients define the mid-shelf and inner-shelf fronts. In coastal waters, river discharge and estuarine tidal plumes contribute to the water column structure.

The water column from Dry Tortugas, Florida, to Cape Hatteras, North Carolina, serves as habitat for many marine fish and shellfish. Most marine fish and shellfish release pelagic eggs when spawning and thus, most species utilize the water column during some portion of their early life history (Leis 1991; Yeung and McGowan 1991). Many fish inhabit the water column as adults. Pelagic fishes include numerous clupeoids, flying fish, jacks, cobia, bluefish, dolphin, barracuda, and the mackerels (Schwartz 1989). Some pelagic species are associated with particular benthic habitats, while other species are truly pelagic.

In the South Atlantic, areas of unique habitat exist such as the Oculina Bank and large expanses of deepwater coral; however, regulations are currently in place to protect these areas. Additionally, there are several notable shipwrecks along the South Atlantic coast in state and federal waters including Lofthus (eastern Florida), SS Copenhagen (southeast Florida), Half Moon (southeast Florida), Hebe (Myrtle Beach, South Carolina), Georgiana (Charleston, South Carolina), Monitor (Cape Hatteras, North Carolina), Huron (Nags Head, North Carolina), and Metropolis (Corolla, North Carolina). The South Atlantic coastline is also home to numerous marshes and wetland ecosystems; however, these sensitive ecological environments do not extend into federal waters of the South Atlantic. The proposed actions are not expected to alter fishing practices in any manner that would affect any of the above listed habitats or historic resources, nor would it alter any regulations intended to protect them.

3.3 Description of the Biological Environment

A description of the biological environment for CMP species is provided in Amendment 18 (GMFMC/ SAFMC 2011), is incorporated herein by reference, and is summarized below.

3.3.1 King Mackerel

King mackerel is a marine pelagic species that is found throughout the western Atlantic from the Gulf of Maine to Brazil, including the Gulf and Caribbean Sea, and from the shore to 200 m depths. The habitat of adults is the coastal waters out to the edge of the continental shelf. Within the area, the occurrence of king mackerel is governed by temperature and salinity. They are seldom found in water temperatures less than 20°C; salinity preference varies, but they generally prefer high salinity, less than 36 parts per thousand.

Adults are migratory, and the CMP FMP recognizes two migratory groups (Gulf and Atlantic). Typically, adult king mackerel are found in the southern climates (south Florida and extreme south Texas/Mexico) in the winter and farther north in the summer; however some king mackerel overwinter in deeper waters off the mouth of the Mississippi River, and off the coast of North Carolina. Food availability and water temperature are likely causes of these migratory patterns. King mackerel have longevities of 24 to 26 years for females and 23 years for males (GMFMC and SAFMC 1985; MSAP 1996; Brooks and Ortiz 2004).

Adults are known to spawn in areas of low turbidity, with salinity and temperatures of approximately 30 ppt and 27°C, respectively. There are major spawning areas off Louisiana and Texas in the Gulf (McEachran and Finucane 1979); and off the Carolinas, Cape Canaveral, and Miami in the western Atlantic (Wollam 1970; Schekter 1971; Mayo 1973). Spawning occurs generally from May through October with peak spawning in September (McEachran and Finucane 1979). Eggs are believed to be released and fertilized continuously during these months. Females may mature first when they are 450 to 499 mm (17.7 to 19.6 inches) in length and most are mature by the time they are 800 mm (35.4 inches) in length, or by about age 4. Males are usually sexually mature at age 3, at a length of 718 mm (28.3 inches). Females in U.S. waters, between the sizes of 446-1,489 mm (17.6 to 58.6 inches) release 69,000-12,200,000 eggs.

Larvae of king mackerel have been found in waters with temperatures between 26-31° C (79-88° F). This larval developmental stage has a short duration. King mackerel can grow up to 0.54-1.33 mm (0.02 to 0.05 inches) per day. This shortened larval stage decreases the vulnerability of the larvae, and is related to the increased metabolism of this fast-swimming species. Juveniles are generally found closer to shore than adults and occasionally in estuaries.

3.3.2 Bycatch Species

Species taken incidentally during king mackerel fishing will be discussed in the Bycatch Practicability Analysis in Appendix F.

3.3.3 Protected Species

Species in the Gulf and South Atlantic protected under the Endangered Species Act (ESA) include: seven marine mammal species (blue, sei, fin, humpback, sperm, North Atlantic right whales and manatees); five sea turtle species (Kemp's ridley, loggerhead, green, leatherback, and hawksbill); four fish species (Gulf sturgeon, smalltooth sawfish, shortnose sturgeon, and Atlantic sturgeon); and seven coral species (elkhorn, staghorn, lobed star, knobby star, mountainous star, pillar, and rough cactus).

In a 2015 biological opinion, the National Marine Fisheries Service (NMFS) determined CMP fishing in the Southeastern United States was not likely to be jeopardized the continued existence of endangered sea turtles, Atlantic sturgeon, or smalltooth sawfish (NMFS 2015). Other listed species are not likely to be adversely affected, including ESA-listed whales, Gulf sturgeon, and *Acropora* corals. In addition, the CMP fishery is not likely to adversely affect designated critical habitats for elkhorn and staghorn corals or loggerhead sea turtles, and will have no effect on designated critical habitat for North Atlantic right whale.

The Gulf and South Atlantic CMP hook-and-line fishery is classified in the 2015 Marine Mammal Protection Act List of Fisheries as a Category III fishery (79 FR 77919), meaning the annual mortality and serious injury of a marine mammal resulting from the fishery is less than or equal to 1% of the maximum number of animals, not including natural mortalities, that may be removed from a marine mammal stock while allowing that stock to reach or maintain its optimum sustainable population. The Gulf and South Atlantic CMP gillnet fishery is classified as Category II fishery in the 2015 Marine Mammals Protection Act List of Fisheries. This classification indicates an occasional incidental mortality or serious injury of a marine mammal stock resulting from the fishery (1-50% annually of the potential biological removal). The fishery has no documented interaction with marine mammals; NMFS classifies this fishery as Category II based on analogy (i.e., similar risk to marine mammals) with other gillnet fisheries.

3.4 Description of the Economic Environment

3.4.1 Economic Description of the Commercial Sector

An economic description of the commercial sector for the CMP species is contained in Vondruska (2010) and is incorporated herein by reference. Updated select summary statistics are contained in Amendment 20B (GMFMC/SAFMC 2014) for king mackerel and Framework Amendment 3 (GMFMC/SAFMC 2015, in review) for the gillnet segment of the CMP fishery, and are incorporated herein by reference.

Permits

Any fishing vessel that harvests and sells Gulf or South Atlantic migratory group king mackerel must have a valid commercial king mackerel permit. The commercial king mackerel permit is a limited access permit that can be transferred or sold, subject to certain conditions. There is only one permitting system for the commercial harvest of Gulf or South Atlantic migratory group king mackerel. In addition, a king mackerel gillnet permit, which is an endorsement attached to a Gulf commercial king mackerel permit, is required to harvest king mackerel using gillnets. Gillnets may only be used to harvest king mackerel in the Southern Zone of the Gulf king mackerel migratory group. The gillnet permit is also a limited access permit and is subject to more restrictive transferability conditions than the commercial king mackerel permit. After a permit expires, it can be renewed and transferred up to one year after it expires. Beginning in 2014, a federal dealer permit has been required to purchase king mackerel (among other species) harvested in the Gulf or South Atlantic.

From 2008 through 2014, the number of commercial king mackerel permits decreased from 1,619 to 1,478, with an average of 1,534 during this period (NMFS SERO Permits Data, retrieved April, 2015). As of January 13, 2016, there were 1,448 valid or renewable commercial king mackerel permits. From 2008 through 2014, there were an average of 23 king mackerel gillnet permits (NMFS SERO Permits Data, retrieved April, 2015). At present, there are 17 valid or renewable king mackerel gillnet permits. As of January 13, 2016, there were 410 dealer permits.

King Mackerel Annual Landings and Revenues

The commercial king mackerel fishing fleet in the Gulf and South Atlantic is composed of vessels using primarily hook and line gear. Gillnets have also been used but are now limited only to the Southern Zone of the Gulf migratory king mackerel. Gillnets are not considered an allowable gear for harvesting South Atlantic group king mackerel except north of Cape Lookout. Other gear types, such as gigs and spears, traps/pots, have accounted for a very small portion of the total king mackerel landings in the Gulf and South Atlantic. Table 3.4.1.1 shows landings and dockside revenues for the Gulf and South Atlantic migratory groups of king mackerel. The long-term (2000/01-2013/14) average landings and dockside revenues were approximately 3.35 mp and \$5.65 million for the Gulf group and 2.35 mp and \$4.97 million for the South Atlantic group king mackerel. Their short-term (2009/2010-2013/2014) counterparts are 3.54 mp valued

at \$6.31 million for the Gulf group and 2.30 mp valued at \$4.91 million for the South Atlantic group. Price per pound is relatively higher in the South Atlantic.

Table 3.4.1.1. King mackerel landings, dockside revenues, and price per pound by migratory group, 2000/01-2013/14. Revenues and price per pound are in 2014 dollars.

Fishing Year	Gulf Migratory Group			South Atlantic Migratory Group		
	Pounds	Revenues	Price/lb	Pounds	Revenues	Price/lb
2000/01	3,070,473	\$5,376,506	\$1.75	2,148,262	\$5,092,006	\$2.37
2001/02	2,927,704	\$4,828,499	\$1.65	1,933,172	\$4,459,597	\$2.31
2002/03	3,221,656	\$4,938,643	\$1.53	1,687,709	\$3,696,381	\$2.19
2003/04	3,178,121	\$5,207,577	\$1.64	1,860,064	\$3,471,749	\$1.87
2004/05	3,225,765	\$5,190,696	\$1.61	2,776,748	\$5,487,732	\$1.98
2005/06	3,008,585	\$4,929,633	\$1.64	2,249,711	\$4,861,494	\$2.16
2006/07	3,231,883	\$5,305,649	\$1.64	2,992,672	\$6,041,002	\$2.02
2007/08	3,489,904	\$5,930,478	\$1.70	2,664,751	\$5,734,915	\$2.15
2008/09	3,860,618	\$5,852,968	\$1.52	3,105,889	\$6,114,044	\$1.97
2009/10	3,804,028	\$6,059,164	\$1.59	3,561,139	\$6,506,967	\$1.83
2010/11	3,530,905	\$6,277,473	\$1.78	3,402,677	\$6,118,822	\$1.80
2011/12	3,457,114	\$5,979,250	\$1.73	2,052,139	\$5,048,520	\$2.46
2012/13	3,627,429	\$6,917,871	\$1.91	1,346,459	\$3,612,517	\$2.68
2013/14	3,259,687	\$6,340,204	\$1.95	1,141,601	\$3,274,106	\$2.87
Avg (2000-14)	3,349,562	\$5,652,472	\$1.69	2,351,642	\$4,965,704	\$2.11
Avg (2009-14)	3,535,833	\$6,314,792	\$1.79	2,300,803	\$4,912,186	\$2.13

Fishing year for the Gulf migratory group is July 1- June 30; fishing year for the South Atlantic group is March 1- February 28. Note that some sub-zones have different open and closure dates than the general fishing year. Source: SEFSC ACL_FILES_08262015.

King Mackerel Trip Level Landings and Dockside Revenues

Information in the tables below is based on logbook data, supplemented with Accumulated Landings System (ALS) price data, and so would not exactly match with landings and revenues shown in the earlier table. The information is also presented in calendar rather than fishing year; moreover, landings are in gutted rather than whole weight. Using logbook data provides additional information regarding the number of vessels landing king mackerel, the number of trips they took with or without catching king mackerel, and other species they landed. Logbook data also provides more detailed revenue information of vessels landing king mackerel.

From 2010 through 2014, an annual average of 274 vessels took 2,019 commercial trips that combined landed an average of 1.97 mp of king mackerel in the Gulf annually with a dockside value (2014 dollars) of \$3.99 million (Tables 3.4.1.2-3.4.1.3). The corresponding numbers for the South Atlantic are 736 vessels, 10,293 trips, and 2.49 mp of king mackerel valued at \$3.99 million (Tables 3.4.1.4-3.4.1.5). Including revenues from all sources, the average revenue per vessel is \$66,952 in the Gulf and \$27,817 in the South Atlantic. Revenues from king mackerel accounted for approximately 22% in the Gulf and 29% in the South Atlantic of all vessel revenues from all species, including king mackerel, landed by these vessels. Gulf vessels

received an average price of \$1.69 (\$1.79 for 2009-2014) per pound whereas South Atlantic vessels received \$2.11 (\$2.13 for 2009-2014) per pound.

Table 3.4.1.2. Vessels and trips with king mackerel landings by weight (lb gw), Gulf, 2010–2014.

Year	# of vessels landing king mackerel	# of trips landing king mackerel	Total king mackerel landings	Landings of other species jointly caught w/ king mackerel	# of trips only catching other species	Landings of other species on trips w/o king mackerel
2010	277	1,710	1,859,629	692,630	1,868	3,414,763
2011	290	2,006	2,194,213	589,794	2,248	4,827,227
2012	287	2,162	1,932,385	597,163	2,074	4,289,260
2013	267	2,161	1,932,985	661,216	1,731	3,882,970
2014	251	2,055	1,923,477	615,797	1,659	3,679,388
Average	274	2,019	1,968,538	631,320	1,916	4,018,722

Source: SEFSC SSRG Socioeconomic Panel Data.

Table 3.4.1.3. Dockside revenues (2014 \$) from all sources for vessels that landed king mackerel, Gulf, 2010–2014.

Year	# vessels landing king mackerel	King mackerel dockside revenue	Dockside revenue from 'other species' jointly landed w/ king mackerel	Dockside revenue from 'other species' landed on trips w/o king mackerel	Total dockside revenue	Average total dockside revenue per vessel
2010	277	\$3,406,889	\$1,932,394	\$10,199,121	\$15,538,403	\$56,095
2011	290	\$4,179,067	\$1,621,765	\$13,405,114	\$19,205,945	\$66,227
2012	287	\$3,835,865	\$1,767,242	\$12,756,897	\$18,360,004	\$63,972
2013	267	\$4,523,592	\$2,390,622	\$13,520,400	\$20,434,614	\$76,534
2014	251	\$3,992,941	\$1,964,070	\$12,097,171	\$18,054,182	\$71,929
Average	274	\$3,987,671	\$1,935,219	\$12,395,741	\$18,318,630	\$66,952

Source: SEFSC SSRG Socioeconomic Panel Data.

Table 3.4.1.4. Vessels and trips with king mackerel landings by weight (lb gw), South Atlantic, 2010–2014.

Year	# of vessels landing king mackerel	# of trips landing king mackerel	King mackerel landings	Landings of other species jointly caught w/ king mackerel	# of trips only catching other species	Landings of other species on trips w/o king mackerel
2010	809	13,318	3,660,905	1,100,091	9,857	6,450,140
2011	782	11,495	2,873,480	1,043,514	10,496	6,727,411
2012	752	9,743	2,321,424	894,894	10,221	6,016,318
2013	688	8,058	1,701,836	906,839	10,305	5,638,630
2014	648	8,849	1,878,948	840,880	9,823	5,455,512
Average	736	10,293	2,487,319	957,244	10,140	6,057,602

Source: SEFSC SSRG Socioeconomic Panel Data.

Table 3.4.1.5. Dockside revenues (2014 \$) from all sources for vessels that landed king mackerel, South Atlantic, 2010–2014.

Year	# vessels landing king mackerel	King mackerel dockside revenue	Dockside revenue from 'other species' jointly landed w/ king mackerel	Dockside revenue from 'other species' landed on trips w/o king mackerel	Total dockside revenue	Average total dockside revenue per vessel
2010	809	\$7,301,155	\$2,116,406	\$12,134,546	\$21,552,108	\$26,640
2011	782	\$6,572,753	\$1,844,602	\$12,733,174	\$21,150,529	\$27,047
2012	752	\$5,503,796	\$1,695,435	\$13,011,220	\$20,210,451	\$26,876
2013	688	\$4,808,125	\$2,111,889	\$13,303,731	\$20,223,744	\$29,395
2014	648	\$5,027,826	\$1,675,816	\$12,171,537	\$18,875,179	\$29,128
Average	736	\$5,842,731	\$1,888,830	\$12,670,841	\$20,402,402	\$27,817

Source: SEFSC SSRG Socioeconomic Panel Data.

Dealers

As noted, a federal dealer permit was not required to purchase king mackerel caught in the Gulf or South Atlantic until 2014, and as of January 13, 2016, 410 such dealer permits were issued. However, information about dealer purchases has been routinely collected by SEFSC. In 2013 (latest available), 219 dealers purchased approximately 4.30 mp king mackerel from fishermen valued at \$10.09 million (2014 dollars). The distribution of these dealers and their respective king mackerel purchases is: 6 dealers in Alabama--\$496 thousand; 145 dealers in Florida--\$8.37 million; 3 dealers in Louisiana--\$250 thousand; 52 dealers in North Carolina--\$905 thousand; 9 dealers in South Carolina--\$16 thousand; 4 combined dealers in Georgia, Mississippi, Texas and other states--\$51 thousand.

Commercial Sector Business Activity

Estimates of the business activity (economic impacts) in the U.S. associated with the Gulf and South Atlantic king mackerel harvests were derived using the model developed for and applied in NMFS (2011b). Business activity for the commercial sector is characterized in the form of full-time equivalent (FTE) jobs, income impacts (wages, salaries, and self-employed income), and output (sales) impacts (gross business sales). Income impacts should not be added to output (sales) impacts because this would result in double counting. The estimates of economic activity include the direct effects (effects in the sector where an expenditure is actually made), indirect effects (effects in sectors providing goods and services to directly affected sectors), and induced effects (effects induced by the personal consumption expenditures of employees in the direct and indirectly affected sectors).

In addition to king mackerel harvests, vessels that harvested king mackerel also harvested other species on trips where king mackerel were harvested. These vessels also took trips during the year where only species other than king mackerel were caught. All revenues from all species on all these trips contributed towards making these vessels economically viable and contribute to the economic activity associated with these vessels. The average annual total ex-vessel revenues from king mackerel and from all species (including king mackerel) and their associated economic activities are presented in Table 3.4.1.6.

Table 3.4.1.6. Average annual business activity associated with vessels that harvest king mackerel in the Gulf and South Atlantic, 2010-2014. Dollar values are in 2014 dollars.

Species	Average Annual Dockside Revenue (millions)	Total Jobs	Harvester Jobs	Output (Sales) Impacts (millions)	Income Impacts (millions)
Gulf king mackerel	\$6.31	1,138	149	\$83.14	\$35.43
Gulf, All species ¹	\$18.32	3,304	431	\$241.19	\$102.79
South Atlantic king mackerel	\$4.91	886	115	\$64.68	\$27.57
South Atlantic, All species ¹	\$20.40	3,680	480	\$268.63	\$114.49

¹Includes dockside revenues and economic activity associated with the average annual harvests of all species, including king mackerel, landed by vessels that harvested king mackerel.

Source: Economic impact results calculated by NMFS SERO using the model developed for NMFS (2011b).

Imports

Information on the imports of all mackerel species (fresh, frozen, or other product forms) are available at: http://www.st.nmfs.noaa.gov/st1/trade/cumulative_data/TradeDataProduct.html. Information on the imports of individual mackerel species is not available. In 2012, imports of mackerel species (fresh, frozen, salted, smoked) were approximately 44.18 mp valued at

approximately \$64.97 million (2014 dollars). These amounts are contrasted with the domestic harvest of all mackerel species in the U.S. in 2012 of approximately 138.03 mp (includes atka mackerel) valued at approximately \$37.97 million (2014 dollars; data available at: <http://www.st.nmfs.noaa.gov/commercial-fisheries/publications/index>). Although the levels of domestic production and imports are not totally comparable for several reasons, including considerations of different product form such as fresh versus frozen, and possible product mislabeling, the difference in the magnitude of imports relative to amount of domestic harvest is indicative of the dominance of imports in the domestic market in terms of poundage but not in terms of dollar values. Final comparable data for more recent years is not currently available.

3.4.2 Economic Description of the Recreational Sector

The following focuses on recreational landings and effort (angler trips) for king mackerel. The major sources of data summarized in this description are the Recreational ACL Dataset (SEFSC MRIPACLspec_rec81_14wv4_30Oct14) for landings and the NOAA fisheries website for accessing recreational data (<http://www.st.nmfs.noaa.gov/recreational-fisheries/access-data/run-a-data-query/index>) for effort. Additional information on the recreational sector of the coastal migratory pelagic fishery contained in previous amendments is incorporated herein by reference [see Amendment 20A, Amendment 20B, Framework Amendments 1, 2, and 3, South Atlantic Framework 2013].

The recreational fishery is comprised of the private sector and for-hire sector. The private sector includes anglers fishing from shore (all land-based structures) and private/rental boats. The for-hire sector is composed of the charter boat and headboat (also called partyboat) sectors.

Permits

Although charter boats tend to be smaller, on average, than headboats, the key distinction between the two types of operations is how the fee is determined. On a charter boat trip, the fee charged is for the entire vessel, regardless of how many passengers are carried, whereas the fee charged for a headboat trip is paid per individual angler.

A federal charter/headboat (for-hire) vessel permit has been required for harvesting CMP species, including king mackerel, through the for-hire vessel fishing platform. The Gulf for-hire permit is a limited access system whereas the South Atlantic for-hire permit is an open access system. As of January 13, 2016, there were 1,288 valid (non-expired) or renewable Gulf charter/headboat pelagic fish permits, 34 historical captain charter/headboat pelagic fish permits, and 1,419 South Atlantic charter/headboat pelagic fish permits. A renewable permit is an expired permit that may not be actively fished, but is renewable for up to one year after expiration. Although the for-hire permit application collects information on the primary method of operation, the resultant permit itself does not identify the permitted vessel as either a headboat or a charter boat, operation as either a headboat or charter boat is not restricted by the permitting regulations, and vessels may operate in both capacities. However, only selected headboats are required to submit harvest and effort information to the NMFS Southeast Region Headboat Survey (SRHS). Participation in the SRHS is based on determination by the SEFSC that the vessel primarily operates as a headboat. There were 69 Gulf vessels and 77 South Atlantic

vessels registered in the SRHS as of April 24, 2015 (K. Fitzpatrick, NMFS SEFSC, pers. comm.).

Information on charter boat and headboat operating characteristics, including average fees and net operating revenues, is included in Savolainen et al. (2012) for Gulf vessels and Holland et al. (2012) for South Atlantic vessels, and is incorporated herein by reference.

There are no specific federal permitting requirements for recreational anglers to fish for or harvest king mackerel. Instead, anglers are required to possess either a state recreational fishing permit that authorizes saltwater fishing in general, or be registered in the federal National Saltwater Angler Registry system, subject to appropriate exemptions. As a result, it is not possible to identify with available data how many individual anglers would be expected to be affected by this proposed amendment.

Harvest

Recreational landings of king mackerel for both Gulf and South Atlantic migratory groups are presented in Table 3.4.2.1. On average, the recreational sector landed 3.589 mp (2.661 mp for 2009-2014) of Gulf king mackerel and 4.138 mp (2.179 mp for 2009-2014) of South Atlantic king mackerel.

Table 3.4.2.1. Annual recreational landings (mp ww) of Gulf and South Atlantic migratory groups of king mackerel, 2000/01- 2013/14.

Fishing Year	Gulf Landings	South Atlantic Landings
2000/01	5.061	6.185
2001/02	5.163	5.035
2002/03	4.764	4.574
2003/04	4.296	4.980
2004/05	3.260	5.321
2005/06	3.317	4.458
2006/07	4.459	5.127
2007/08	3.471	7.129
2008/09	3.146	4.228
2009/10	2.391	4.394
2010/11	2.183	2.693
2011/12	2.547	1.449
2012/13	3.593	1.239
2013/14	2.592	1.121
Average (2000/01-2013/14)	3.589	4.138
Average (2009/10-2013/14)	2.661	2.179

Source: SEDAR 38 for fishing years 2000/01-2010/11; SEFSC MRIPACLspec_rec81_13wv4_30Oct14 for fishing years 2011/12-2013/14.

Effort

Recreational effort derived from the Marine Recreational Statistics Survey/Marine Recreational Information Program (MRFSS/MRIP) database can be characterized in terms of the number of trips as follows:

Target effort - The number of individual angler trips, regardless of duration, where the intercepted angler indicated that the species or a species in the species group was targeted as either the first or second primary target for the trip. The species did not have to be caught.

Catch effort - The number of individual angler trips, regardless of duration and target intent, where the individual species or a species in the species group was caught. The fish did not have to be kept.

Total recreational trips - The total estimated number of recreational trips in the Gulf, regardless of target intent or catch success.

Other measures of effort are possible, such as the number of harvest trips (the number of individual angler trips that harvest a particular species regardless of target intent), and directed trips (the number of individual angler trips that either targeted or caught a particular species), among other measures, but the three measures of effort listed above are used in this assessment.

Estimates of the average annual king mackerel effort (in terms of individual angler trips) for 2010-2014 are provided in Table 3.4.2.2 for the Gulf States and Table 3.4.2.3 for the South Atlantic states. Target and catch trips are shown by fishing mode (charter, private/rental, shore) for each state. Estimates of king mackerel target and catch trips for additional years, and other measures of directed effort, are available at <http://www.st.nmfs.noaa.gov/recreational-fisheries/access-data/run-a-data-query/queries/index>.

Because of the *Deepwater Horizon* MC252 oil spill, 2010 was not a typical year for recreational fishing in the Gulf due to the extensive closures and associated decline in fishing in much of the Gulf. For information on the *Deepwater Horizon* MC252 oil spill and associated closures, see: http://sero.nmfs.noaa.gov/deepwater_horizon_oil_spill.htm.

Table 3.4.2.2. Average (2010-2014) king mackerel target and catch effort, Gulf States.

Fishing Mode	Target Trips				
	Alabama	W. Florida	Louisiana	Mississippi	Total
Charter	4,421	25,894	0	327	30,642
Private	35,422	143,945	177	681	180,225
Shore	107,003	153,426	0	0	260,429
Total	146,847	323,264	177	1,008	471,296
Fishing Mode	Catch Trips				
	Alabama	W. Florida	Louisiana	Mississippi	Total
Charter	20,697	99,357	1,188	1,610	122,853
Private	32,289	113,316	2,734	4,926	153,266
Shore	16,849	32,069	0	0	48,918
Total	69,835	244,743	3,922	6,537	325,037

Source: <http://www.st.nmfs.noaa.gov/recreational-fisheries/access-data/run-a-data-query/queries/index>.

Table 3.4.2.3. Average (2010-2014) king mackerel target and catch effort, South Atlantic States.

Fishing Mode	Target Trips				
	E. Florida	Georgia	N. Carolina	S. Carolina	Total
Charter	5,545	34	510	917	7,007
Private	175,860	6,433	60,785	13,538	256,616
Shore	27,420	0	43,273	41,865	112,559
Total	208,826	6,468	104,568	56,320	376,182
	Catch Trips				
	E. Florida	Georgia	N. Carolina	S. Carolina	Total
Charter	26,533	58	3,676	545	30,812
Private	101,974	2,021	16,352	4,026	124,372
Shore	5,290	0	2,071	1,481	8,842
Total	133,797	2,079	22,099	6,052	164,027

Source: <http://www.st.nmfs.noaa.gov/recreational-fisheries/access-data/run-a-data-query/queries/index>.

Headboat data do not support the estimation of target or catch effort because target intent is not collected and the harvest data (the data reflect only harvest information and not total catch) are collected on a vessel basis and not by individual angler. Table 3.4.2.4 contains estimates of the number of headboat angler days for all Gulf and South Atlantic states for 2010-2014.

Table 3.4.2.4. Average (2010-2014) Gulf and South Atlantic headboat angler days, by state.

Gulf Angler Days				
West FL/AL	LA	MS	TX	TOTAL
159,236	1,431	1,765	50,638	213,070
South Atlantic Angler Days				
Southeast FL	Northeast FL/GA	SC	NC	TOTAL
94,160	55,619	42,717	20,706	213,203

Source: NMFS Southeast Region Headboat Survey (SRHS).

Economic Value

Economic value can be measured in the form of consumer surplus (CS) per additional king mackerel kept on a trip for anglers (the amount of money that an angler would be willing to pay for a fish in excess of the cost to harvest the fish). The estimated values of the CS per fish for a second, third, fourth, fifth, and sixth king mackerel kept on a trip are approximately \$100, \$67, \$49, \$39, and \$32, respectively (Carter and Liese 2012; values updated to 2014 dollars).

With regards to for-hire businesses, economic value can be measured by producer surplus (PS) per passenger trip (the amount of money that a vessel owner earns in excess of the cost of providing the trip). Estimates of the PS per for-hire passenger trip are not available. Instead, net operating revenue (NOR), which is the return used to pay all labor wages, returns to capital, and owner profits, is used as a proxy for PS. The estimated NOR value is \$153.45 (2014 dollars) per charter angler trip (Liese and Carter 2012). The estimated NOR value per headboat angler trip is

\$52.97 (2014 dollars) (C. Liese, NMFS SEFSC, pers. comm.). Estimates of NOR per king mackerel target trip are not available.

Recreational Sector Business Activity

Estimates of the business activity (economic impacts) associated with recreational angling for king mackerel were derived using average impact coefficients for recreational angling for all species, as derived from an add-on survey to the MRFSS to collect economic expenditure information, as described and utilized in NMFS (2011a). Estimates of these coefficients for target or catch behavior for individual species are not available. Estimates of the average expenditures by recreational anglers are also provided in NMFS (2011a) and are incorporated herein by reference.

Business activity for the recreational sector is characterized in the form of FTE jobs, output (sales) impacts (gross business sales), and value-added impacts (difference between the value of goods and the cost of materials or supplies). Job and output (sales) impacts are equivalent metrics across both the commercial and recreational sectors. Income impacts (commercial sector) and value-added impacts (recreational sector) are not equivalent, though similarity in the magnitude of multipliers generated and used for the two metrics may result in roughly equivalent values. Similar to income impacts, value-added impacts should not be added to output (sales) impacts because this would result in double counting.

Estimates of the average king mackerel effort (2010-2014) and associated business activity (2014 dollars) are provided in Table 3.4.2.5 for Gulf States and Table 3.4.2.6 for South Atlantic States. King mackerel target effort (trips) was selected as the measure of king mackerel effort. More individual angler trips catch king mackerel than target king mackerel, however, as shown in Tables 3.4.2.2 and 3.4.2.3. Estimates of the business activity associated with king mackerel catch trips can be calculated using the ratio of catch trips to target trips because the available estimates of the average impacts per trip are not differentiated by trip intent or catch success. For example, if the estimated number of catch trips is three times the number of target trips for a particular state and mode, the estimate of the business activity associated with these catch trips would equal three times the estimated impacts of target trips.

The estimates of the business activity associated with king mackerel recreational trips are only available at the state level. Addition of the state-level estimates to produce a regional or national total will underestimate the actual amount of total business activity because summing the state estimates will not capture business activity that leaks outside the individual states. A state estimate only reflects activities that occur within that state and not related activity that occurs in another state. For example, if a good is produced in Alabama but sold in Florida, the measure of business activity in Florida associated with the its sale in Florida does not include the production process in Alabama. Assessment of business activity at the national (or regional) level would capture activity in both states and include all activity except that which leaks into other nations.

It is noted that these estimates do not, and should not be expected to, represent the total business activity associated with a specific recreational harvest sector in a given state or in total. For example, these results do not state, or should be interpreted to imply, that there are only 28 jobs associated with the charter sector in Alabama. Instead, as previously stated, these results relate

only to the business activity associated with target trips for king mackerel. Few, if any businesses or jobs, would be expected to be devoted solely to king mackerel fishing. The existence of these businesses and jobs, in total, is supported by the fishing for, and expenditures on, the variety of marine species available to anglers throughout the year.

Table 3.4.2.5. Summary of king mackerel target trips (2010-2014 average) and associated business activity (2014 dollars), Gulf States. Output and value added impacts are not additive.

	Alabama	West Florida	Louisiana	Mississippi	Texas
	Shore Mode				
Target Trips	107,003	153,426	0	0	*
Output (Sales) Impact	\$7,764,034	\$7,473,083	\$0	\$0	*
Value Added Impact	\$4,314,401	\$4,164,943	\$0	\$0	*
Jobs	89	68	0	0	*
	Private/Rental Mode				
Target Trips	35,422	143,945	177	681	*
Output (Sales) Impact	\$1,945,363	\$7,910,294	\$13,595	\$24,357	*
Value Added Impact	\$1,052,767	\$4,479,241	\$6,533	\$12,389	*
Jobs	21	67	0	0	*
	Charter Mode				
Target Trips	4,421	25,894	0	327	*
Output (Sales) Impact	\$2,871,059	\$19,296,818	\$0	\$134,585	*
Value Added Impact	\$1,964,800	\$12,900,959	\$0	\$94,806	*
Jobs	28	167	0	1	*
	All Modes				
Target Trips	146,846	323,265	177	1,008	*
Output (Sales) Impact	\$12,580,455	\$34,680,195	\$13,595	\$158,942	*
Value Added Impact	\$7,331,968	\$21,545,143	\$6,533	\$107,194	*
Jobs	137	303	0	2	*

*Because target information is unavailable, associated business activity cannot be calculated.

Source: Effort data from the MRIP, economic impact results calculated by NMFS SERO using the model developed for NMFS (2011b).

Table 3.4.2.6. Summary of king mackerel target trips (2010-2014 average) and associated business activity (2014 dollars), South Atlantic States. Output and value added impacts are not additive.

	East Florida	Georgia	North Carolina	South Carolina
	Shore Mode			
Target Trips	27,420	0	43,273	41,865
Output Impact	\$1,191,686	\$0	\$5,585,725	\$4,728,704
Value Added Impact	\$660,273	\$0	\$3,131,264	\$2,690,009
Jobs	11	0	55	48
	Private/Rental Mode			
Target Trips	175,860	6,433	60,785	13,538
Output Impact	\$9,145,146	\$332,056	\$5,131,014	\$651,349
Value Added Impact	\$5,148,548	\$194,800	\$2,908,700	\$362,968
Jobs	78	3	45	7
	Charter Mode			
Target Trips	5,545	34	510	917
Output Impact	\$4,421,954	\$16,100	\$271,760	\$607,308
Value Added Impact	\$2,910,372	\$11,306	\$186,133	\$417,608
Jobs	37	0	3	7
	All Modes			
Target Trips	208,825	6,467	104,568	56,320
Output Impact	\$14,758,786	\$348,157	\$10,988,499	\$5,987,362
Value Added Impact	\$8,719,193	\$206,106	\$6,226,097	\$3,470,585
Jobs	126	3	103	62

Source: Effort data from the MRIP, economic impact results calculated by NMFS SERO using the model developed for NMFS (2011b).

Estimates of the business activity (impacts) associated with headboat king mackerel effort are not available. The headboat sector in the Southeast is not covered in the MRFSS/MRIP, so estimation of the appropriate impact coefficients for the headboat sector has not been conducted. While appropriate impact coefficients are available for the charter sector, potential differences in certain factors, such as the for-hire fee, rates of tourist versus local participation, and expenditure patterns, may result in significant differences in the business impacts of the headboat sector relative to the charter sector.

3.5 Description of the Social Environment

Commercial and recreational king mackerel landings are included by State to provide information on the geographic distribution of fishing involvement. Descriptions of fishing communities including the top communities involved in king mackerel fishing in the Gulf, South Atlantic, and Mid-Atlantic are included here. The top communities with dual permitted vessels that possess both a commercial king mackerel permit and a commercial directed shark permit are also included. These community level data are presented in order to meet the requirements of National Standard 8 of the Magnuson-Stevens Act. National Standard 8 requires the consideration of the importance of fishery resources to human communities when considering changes to fishing regulations. Background information on allocation is provided for context. And lastly, minority, poverty, and social vulnerability data are presented to assess the potential for environmental justice concerns.

3.5.1 Landings by State

Commercial Landings

King mackerel is harvested commercially throughout the Gulf, South Atlantic, and Mid-Atlantic. The majority of Gulf migratory group king mackerel is landed in Florida (approximately 70% of Gulf migratory group king mackerel commercial landings, Table 3.5.1.1). A sizable portion of Gulf migratory king mackerel is also landed in Louisiana. Gulf migratory king mackerel is also landed in the other Gulf States, but these States represent a smaller percentage of the total commercial landings.

Table 3.5.1.1. Percentage of total commercial Gulf migratory group king mackerel landings by state for 2013.

State	Landings
AL	5.64%
FL (East Coast)	27.36%
FL (West Coast)	42.46%
LA	23.50%
MS	1.00%
TX	0.05%

Source: SERO ACL Files (July 2014)

The majority of Atlantic migratory group king mackerel is also landed in Florida (approximately 68% of Atlantic migratory group king mackerel commercial landings, Table 3.5.1.2). Nearly one-third of commercial landings of Atlantic migratory king mackerel are landed in North Carolina. Atlantic migratory group king mackerel is also landed in the other states in the South and Mid-Atlantic, but these states represent a smaller percentage of the total commercial landings (Delaware, Georgia, Maryland, New Jersey, New York, South Carolina, and Virginia make-up less than 0.6% of Atlantic migratory king mackerel commercial landings, Table 3.5.1.2).

Table 3.5.1.2. Percentage of total commercial Atlantic migratory group king mackerel landings by state for 2013.

State	Landings
DE	confidential
FL (East Coast)	62.15%
FL (West Coast)	6.33%
GA	confidential
MD	confidential
NJ	confidential
NY	confidential
NC	30.93%
SC	0.56%
VA	confidential

Source: SERO ACL Files (July 2014)

Recreational Landings

The majority of the recreational Gulf group king mackerel catch is landed along the west coast of Florida (approximately 72%, Table 3.5.1.3). Alabama, Texas, and the east coast of Florida also include sizable amounts of the recreational Gulf group king mackerel catch. Other Gulf States are also involved in recreational Gulf group king mackerel fishing, but these states represent a much smaller percentage of the total recreational landings.

Table 3.5.1.3. Percentage of total recreational Gulf group king mackerel landings by state for 2014.

State	Landings
AL	12.63%
FL (East Coast)	6.65%
FL (East Coast)/GA	0.97%
FL (West Coast)	71.71%
LA	0.49%
LA/MS	0.04%
MS	0.29%
TX	7.22%

Source: SERO (July 2015)

Most of the recreational Atlantic group king mackerel catch is landed along the east coast of Florida and in North Carolina (Table 3.5.1.4). Other South Atlantic states are involved in recreational Atlantic group king mackerel fishing, but represent a smaller percentage of the total recreational landings.

Table 3.5.1.4. Percentage of total recreational Atlantic group king mackerel landings by state for 2014.

State	Landings
FL (East Coast)	56.52%
FL (East Coast)/GA	4.64%
FL (West Coast)	2.66%
GA	0.38%
NC	31.66%
SC	4.15%

Source: SERO (July 2015)

3.5.2 Fishing Communities

Demographic profiles of coastal communities can be found in Amendment 18 (GMFMC and SAFMC 2011) and Amendment 20B (GMFMC and SAFMC 2014). The referenced description focuses on available geographic and demographic data to identify communities having a strong relationship with king mackerel fishing using 2008 and 2011 Accumulated Landings System (ALS) data. A strong relationship is defined as having significant landings and revenue for these species. Thus, positive or negative impacts from regulatory change are expected to occur in places with greater landings. This section has been updated using 2012 ALS data, the most recent year available.

The descriptions of Gulf, South Atlantic, and Mid-Atlantic communities include information about the top communities based upon a “regional quotient” of commercial landings and value for king mackerel. The regional quotient is the proportion of landings and value out of the total landings and value of that species for that region, and is a relative measure. The Florida Keys communities are included in both Gulf and South Atlantic communities to allow for comparison within each region. Although almost all communities in the South Atlantic, Mid-Atlantic, and Gulf regions have commercial landings of multiple species in addition to king mackerel, these top communities are referred to in this document as king mackerel communities. These communities would be most likely to experience the effects of the proposed actions that could change the king mackerel fishery and impact the participants and associated businesses and communities within the region. If a community is identified as a king mackerel community based on the regional quotient, this does not necessarily mean that the community would experience significant impacts due to changes in the king mackerel fishery if a different species or number of species were also important to the local community and economy. More detailed information about communities with the highest regional quotients are found in Amendment 18 (GMFMC and SAFMC 2011) and 20B (GMFMC and SAFMC 2014).

In addition to examining the regional quotients to understand how South Atlantic, Gulf, and Mid-Atlantic communities are engaged and reliant on fishing, indices were created using secondary data from permit and landings information for the commercial sector and permit information for the recreational sector (Jepson and Colburn 2013; Jacob et al. 2013). Fishing engagement is primarily the absolute numbers of permits, landings, and value. For commercial fishing, the

analysis used the number of vessels designated commercial by homeport and owner address, value of landings, and total number of commercial permits for each community. Recreational fishing engagement is represented by the number of recreational permits and vessels designated as recreational by homeport and owners address. Fishing reliance includes the same variables as fishing engagement divided by population to give an indication of the per capita influence of this activity.

Using a principal component and single solution factor analysis each community receives a factor score for each index to compare to other communities. Taking the communities with the highest regional quotients, factor scores of both engagement and reliance for both commercial and recreational fishing were plotted. Two thresholds of one and ½ standard deviation above the mean are plotted onto the graphs to help determine a threshold for significance. The factor scores are standardized therefore a score above 1 is also above one standard deviation. A score above ½ standard deviation is considered engaged or reliant with anything above 1 standard deviation to be very engaged or reliant.

The reliance index uses factor scores that are normalized. The factor score is similar to a z-score in that the mean is always zero and positive scores are above the mean and negative scores are below the mean. Comparisons between scores are relative but one should bear in mind that like a z-score the factor score puts the community on a spot in the distribution. Objectively they have a score related to the percent of communities with those similar attributes. For example, a score of 2.0 means the community is two standard deviations above the mean and is among the 2.27% most vulnerable places in the study (normal distribution curve). Reliance score comparisons between communities are relative. However, if the community scores greater than two standard deviations above the mean, this indicates that the community is dependent on fishing. Examining the component variables on the reliance index and how they are weighted by factor score provides a measurement of commercial reliance. The reliance index provides a way to gauge change over time in these communities and also provides a comparison of one community with another.

Dual permitted vessels that possess both a commercial king mackerel permit and commercial directed shark permit are also summarized by state. And the top communities with dual permitted vessels that possess both a commercial king mackerel permit and a commercial directed shark permit are described. Permits that are valid or renewable have been included. Permits termed renewable can be renewed within one calendar year.

Gulf King Mackerel Fishing Communities

Commercial Communities

About 46% of all Gulf king mackerel is landed in Destin, Florida, representing about 53% of the Gulf-wide value (Figure 3.5.2.1). Two Florida Keys communities (Key West and Marathon) are included in the top communities and collectively these communities represent a substantial portion of the landings and value of commercial king mackerel. Naples, Florida also represents a substantial portion of landings. In addition, the top 15 communities include two other Florida communities, five Louisiana communities, and three communities in Alabama.

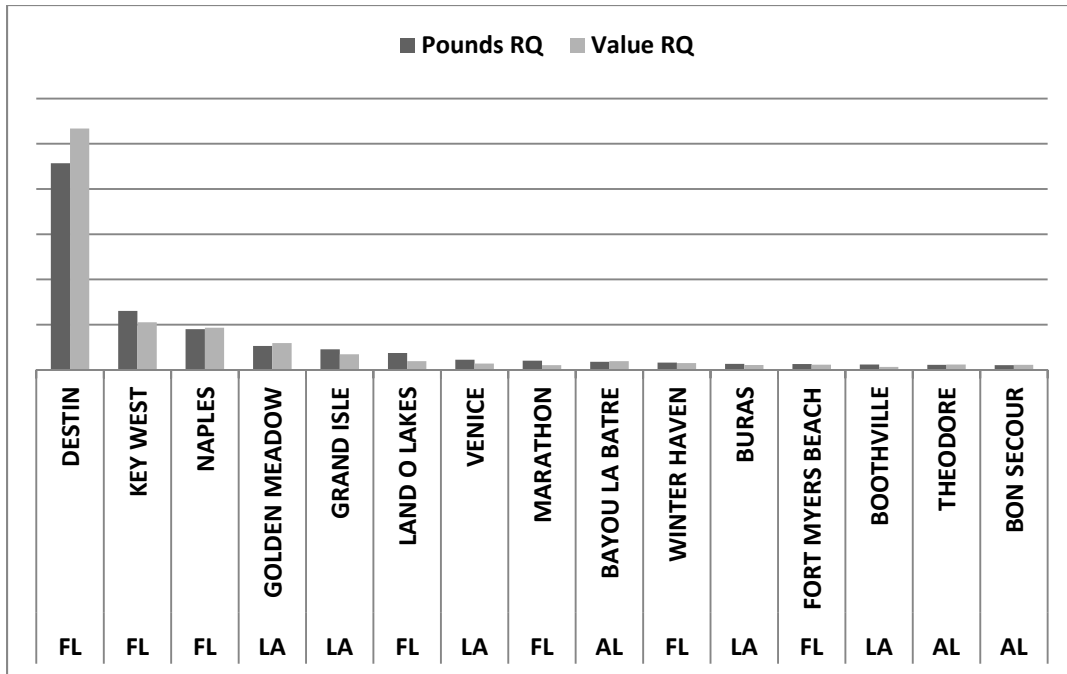


Figure 3.5.2.1. Top fifteen Gulf communities ranked by pounds and value regional quotient (RQ) of king mackerel. The actual RQ values (y-axis) are omitted from the figure to maintain confidentiality.

Source: SERO, Community ALS 2012.

Reliance on and Engagement with Commercial and Recreational Fishing

The details of how these indices are generated are explained in the beginning of Section 3.5.2. For king mackerel (Figure 3.5.2.2), the primary communities that demonstrate high levels of commercial fishing engagement and reliance include Bayou La Batre, Alabama; Destin, Key West, Naples, Marathon, and Fort Myers Beach, Florida; and Grand Isle, Buras-Triumph, and Boothville-Venice, Louisiana. Communities with substantial recreational engagement and reliance include Destin, Key West, Naples, Marathon, and Fort Myers Beach, Florida and Grand Isle and Boothville-Venice, Louisiana.

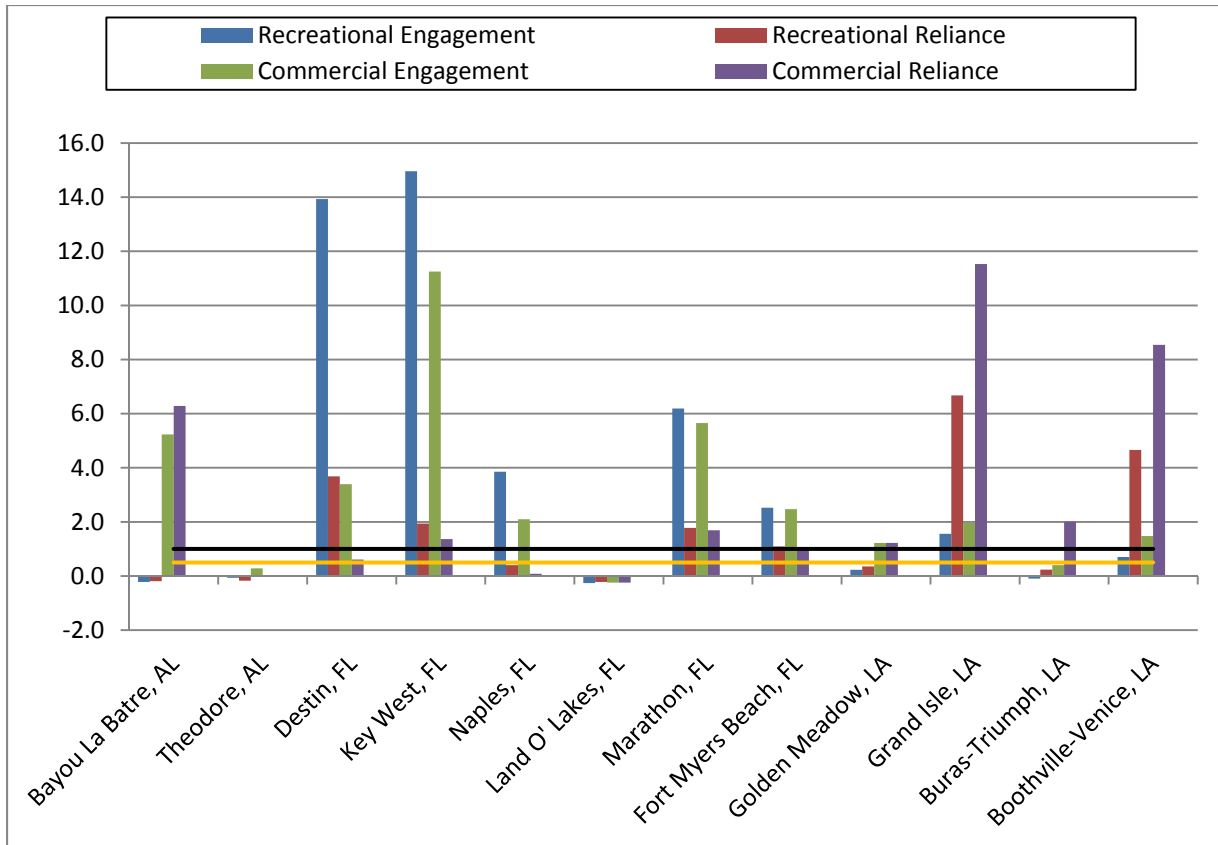


Figure 3.5.2.2. Commercial and recreational reliance and engagement for Gulf communities with the top regional quotients for king mackerel.
 Source: SERO Social Indicator Database 2012.

South Atlantic King Mackerel Fishing Communities

Commercial Communities

Cocoa, Florida lands about 29% of all king mackerel among South Atlantic fishing communities and those landings represent approximately 30% of the value (Figure 3.5.2.3). Only four North Carolina communities rank in the top fifteen, and no South Carolina or Georgia communities are included in the top 15 communities.

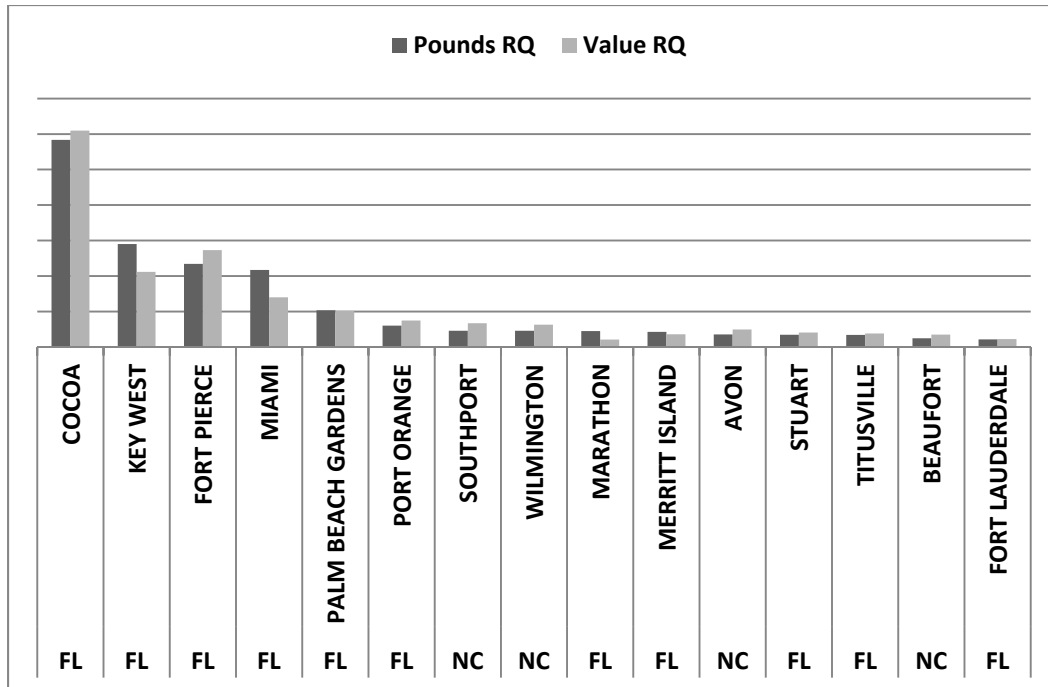


Figure 3.5.2.3. Top fifteen South Atlantic communities ranked by pounds and value regional quotient (RQ) of king mackerel. The actual RQ values (y-axis) are omitted from the figure to maintain confidentiality.

Source: SERO, Community ALS 2012.

Reliance on and Engagement with Commercial and Recreational Fishing

For king mackerel (Figure 3.5.2.4), the primary communities that demonstrate high levels of commercial fishing engagement and reliance are include Fort Pierce, Florida; Key West, Florida; Marathon, Florida; Miami Florida; Stuart, Florida; Fort Lauderdale, Florida; Southport, North Carolina; Wilmington, North Carolina; and Beaufort, North Carolina. Communities with substantial recreational engagement and reliance include the Florida communities of Key West, Fort Pearce, Miami, Marathon, and Fort Lauderdale and the North Carolina community of Wilmington.

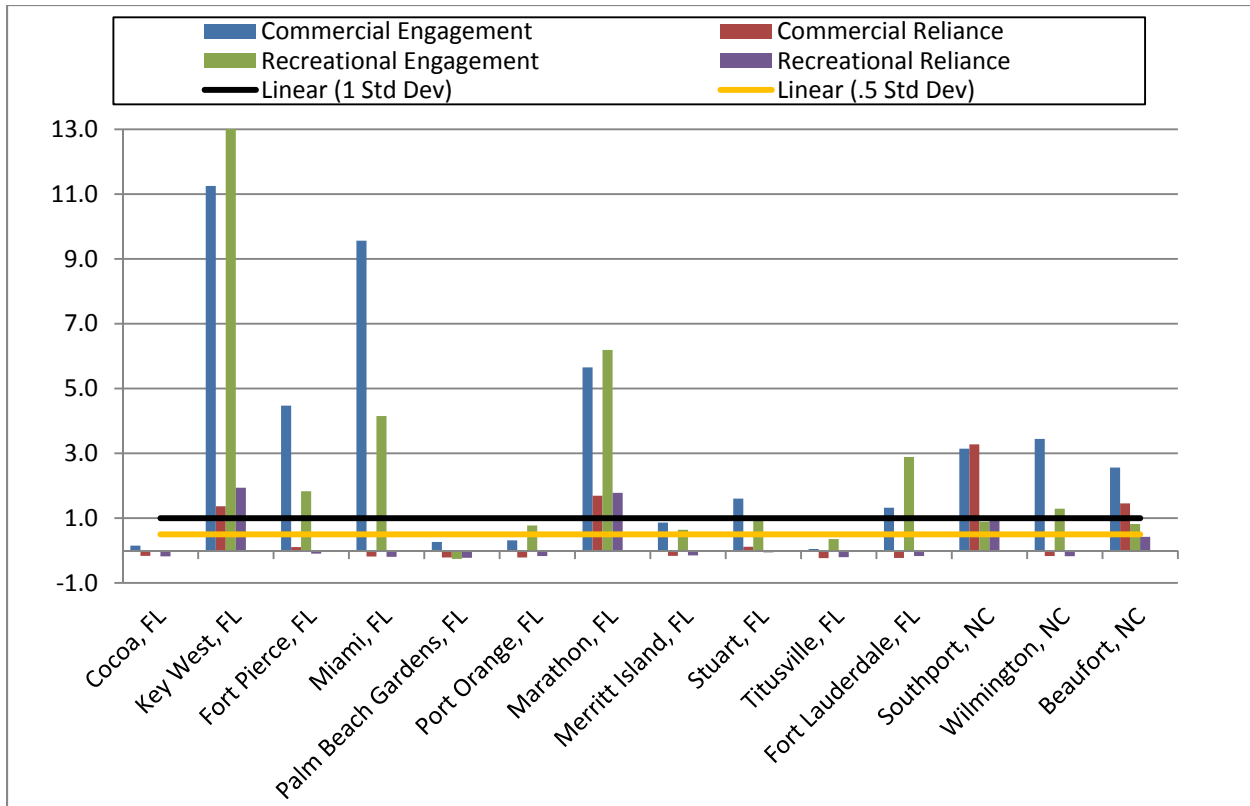


Figure 3.5.2.4. Commercial and recreational reliance and engagement for South Atlantic communities with the top regional quotients for king mackerel. Source: SERO Social Indicator Database 2012.

Mid-Atlantic King Mackerel Fishing Communities

The South Atlantic Council manages Atlantic migratory groups of king mackerel through the Mid-Atlantic region as well as in the South Atlantic region. Overall, landings of these species in the Mid-Atlantic region are very low, and management actions by the South Atlantic Council likely have minimal impacts on Mid-Atlantic communities.

Commercial Communities

For king mackerel in the Mid-Atlantic (Figure 3.5.2.5), the relatively highest level of landings at the regional level occur in Montauk, New York. Other Mid-Atlantic communities with commercial king mackerel landings include Newport News, Virginia; Accomac, Virginia; Ocean City, Maryland; and Newport, Rhode Island.

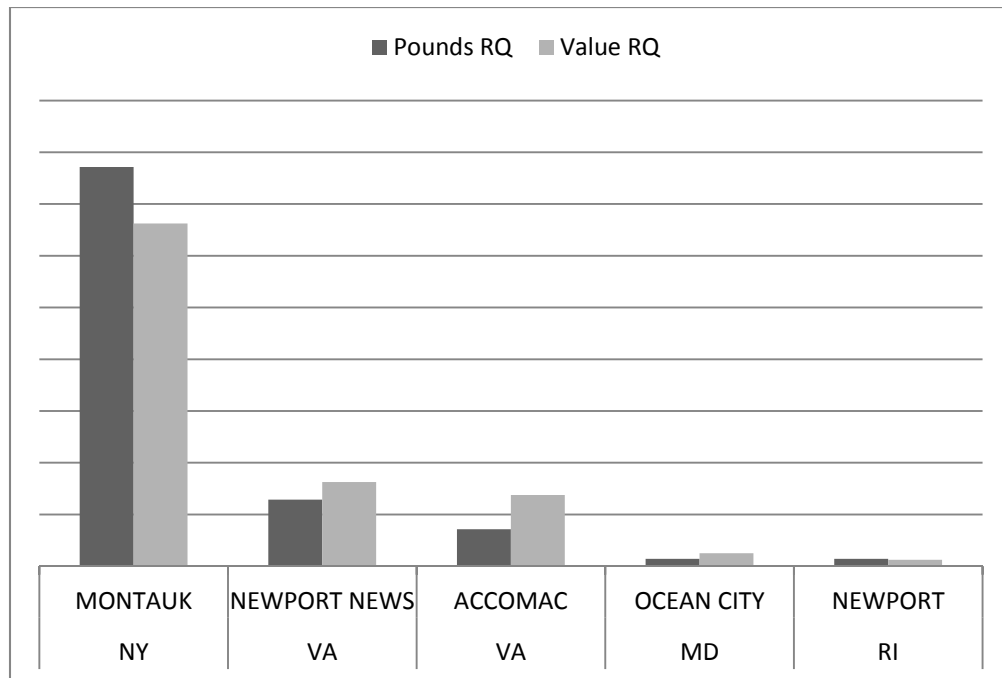


Figure 3.5.2.5. Top Mid-Atlantic communities ranked by pounds and value regional quotient (RQ) of king mackerel. The actual RQ values (y-axis) are omitted from the figure to maintain confidentiality.

Source: NEFSC 2012.

Reliance on and Engagement with Commercial and Recreational Fishing

For king mackerel (Figure 3.5.2.6), the primary Mid-Atlantic communities that demonstrate relatively high levels of commercial fishing engagement and reliance are include Montauk, New York; Newport, Rhode Island; and Ocean City, Maryland. Communities with substantial recreational engagement and reliance include Montauk, New York; Newport, Rhode Island; and Ocean City, Maryland.

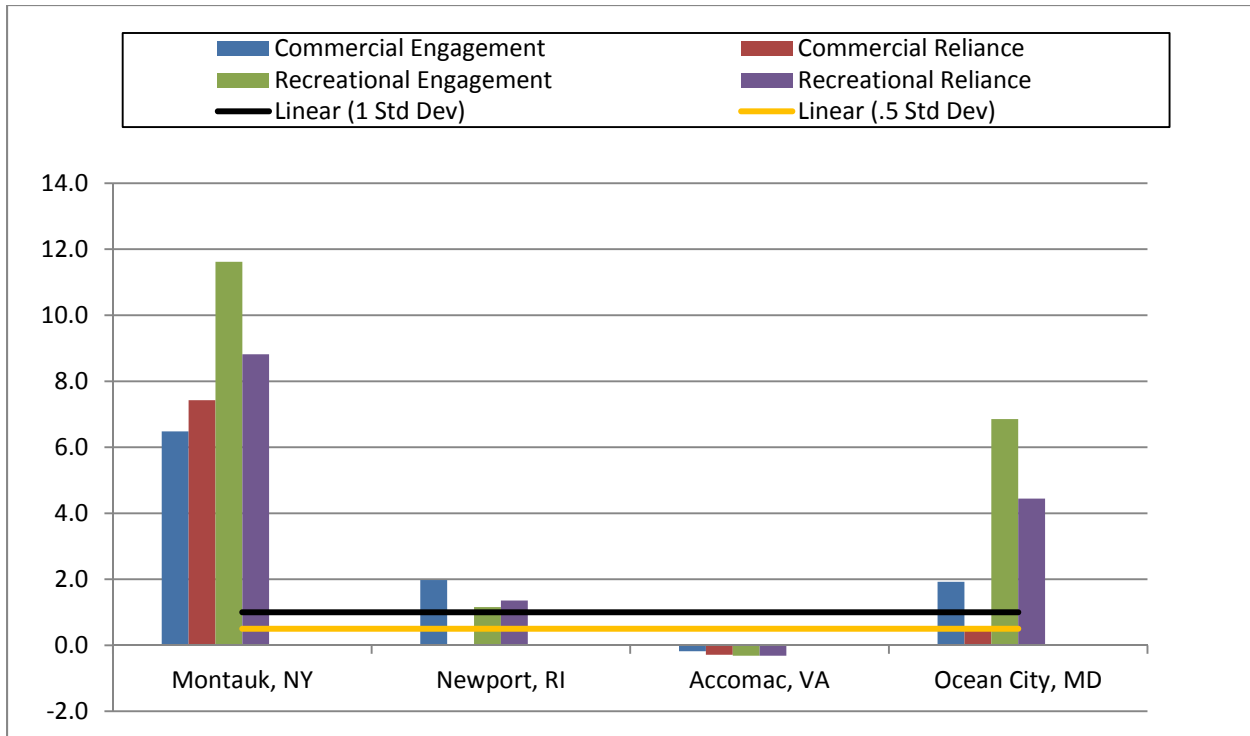


Figure 3.5.2.6. Commercial and recreational reliance and engagement for Mid-Atlantic communities with the top regional quotients for king mackerel.

Source: SERO/NEFSC Social Indicator Database 2012.

King Mackerel and Shark Directed Permit Communities

A total of 77 vessels are dual permitted, possessing both a commercial king mackerel permit and a commercial shark directed permit (Source: SERO PIMS Database, valid and renewable permits on September 4, 2015). The majority of vessels are located in Florida (about 69%), but a sizable number are located in North Carolina (11.7%) and New Jersey (6.5%). Dual permitted vessels are also located in Alabama, Georgia, South Carolina, Texas, and West Virginia, but the number of vessels in each state are not reported in order to maintain confidentiality.

A total of 50 communities include dual permitted vessels. Communities with the most dual permitted vessels are located in North Carolina, Florida, and New Jersey (Table 3.5.2.1). The top communities of Wanchese, North Carolina (5 vessels); Key West, Florida (4 vessels); Port Orange, Florida (4 vessels); and Port Salerno, Florida (4 vessels) include the largest number of dual permitted vessels. Other communities that include multiple dual permitted vessels are presented in Table 3.5.2.1, but the numbers of vessels by community are not reported in order to maintain confidentiality.

Table 3.5.2.1. Top communities by number of dual permitted commercial king mackerel and commercial shark directed vessels.

State	City
NC	Wanchese
FL	Key West
FL	Port Orange
FL	Port Salerno
FL	Destin
FL	Sebastian
FL	West Palm Beach
NJ	Barnegat Light
FL	Jacksonville
FL	Jupiter
FL	Key Largo
FL	Palm Beach
FL	St. Marks
FL	Stuart
NC	Hatteras

Source: SERO PIMS Database, valid and renewable permits September 4, 2015.

Allocation

Allocation is a social issue of assigning access to a scarce resource. Allocating between sectors is difficult to determine because the “characteristics, motivations, and output measures for participants differ dramatically” (Gislason 2006). Reallocation is inherently controversial when the result will benefit some and be detrimental to others. When considering allocations of fishing privileges, the Magnuson-Stevens Act requires fishery managers to examine social and economic factors as laid out in the National Standards. These include National Standard 4 which states if it becomes necessary to allocate fishing privileges among fishermen, the allocation will be fair and equitable, will promote conservation, and be carried out such that no particular entity receives an excessive share; National Standard 5 which states conservation and management measures will consider efficiency in the utilization of fishery resources except that no such measure will have economic allocation as its sole purpose; and National Standard 8 which states that conservation and management measures shall take into account the importance of fishery resources to fishing communities.

At its August 2015 meeting, the Gulf Council took final action on Reef Fish Amendment 28 (GMFMC 2015) to reallocate a portion of the red snapper ACL from the commercial sector to the recreational sector. Amendment 28 includes a review of allocation decisions around the U.S. and a discussion of economic efficiency and social equity as apply to allocation decisions. This document is incorporated here by reference.

3.5.3 Environmental Justice Considerations

Executive Order 12898 requires federal agencies to identify and address, as appropriate, disproportionately high and adverse human health or environmental effects of its programs, policies, and activities on minority populations and low-income populations. This executive order is generally referred to as environmental justice (EJ).

To evaluate EJ considerations for the proposed actions, information on poverty and minority rates is examined at the county level. Information on the race and income status for groups at the different participation levels (vessel owners, crew, dealers, processors, employees, employees of associated support industries, etc.) is not available. Because the proposed actions would be expected to affect fishermen and associated industries in several communities along the Gulf and South Atlantic coasts and not just those profiled, it is possible that other counties or communities have poverty or minority rates that exceed the EJ thresholds.

To identify the potential for EJ concern, the rates of minority populations (non-white, including Hispanic) and the percentage of the population that was below the poverty line were examined. The threshold for comparison that was used was 1.2 times the state average for minority population rate and percentage of the population below the poverty line. If the value for the community or county was greater than or equal to 1.2 times the state average, then the community or county was considered an area of potential EJ concern. Census data for the year 2010 were used. Estimates of the state minority and poverty rates, associated thresholds, and community rates are provided in Table 3.5.3.1 and 3.5.3.2; note that only communities that exceed the minority threshold and/or the poverty threshold are included in the table.

Table 3.5.3.1. Environmental justice rates and thresholds for counties in the Gulf region. Only coastal counties (west coast for Florida) with minority and/or poverty rates that exceed the state threshold are listed.

State	County/Parish	Minority Rate	Minority Threshold*	Poverty Rate	Poverty Threshold*
Florida		39.5	47.4	13.2	15.8
	Dixie	8.7	38.7	19.6	-3.8
	Franklin	19.2	28.2	23.8	-8.0
	Gulf	27	20.4	17.5	-1.7
	Jefferson	38.5	8.9	20.4	-4.6
	Levy	17.9	29.5	19.1	-3.3
	Taylor	26.2	21.2	22.9	-7.1
Alabama		31.5	37.8	16.8	20.2
	Mobile	39.5	-1.7	19.1	1.1
Mississippi		41.2	49.4	21.4	25.7
Louisiana		38.2	45.8	18.4	22.1
	Orleans	70.8	-25.0	23.4	-1.3
Texas		52.3	62.7	16.8	20.1
	Cameron	87.4	-24.7	35.7	-15.6
	Harris	63.5	-0.8	16.7	3.4
	Kenedy	71.7	-9.0	52.4	-32.3
	Kleberg	75	-12.3	26.1	-6.0
	Matagorda	51.9	10.8	21.9	-1.8
	Nueces	65.5	-2.8	19.7	0.4
	Willacy	89	-26.3	46.9	-26.8

*The county minority and poverty thresholds are calculated by comparing the county minority rate and poverty estimate to 1.2 times the state minority and poverty rates. A negative value for a county indicates that the threshold has been exceeded. No counties in Mississippi exceed the state minority or poverty thresholds.
Source: 2010 U.S. Census data.

Table 3.5.3.2. Environmental justice rates and thresholds for counties in the South Atlantic region. Only coastal counties (east coast for Florida) with minority and/or poverty rates that exceed the state threshold are listed.

State	County	Minority Rate	Minority Threshold*	Poverty Rate	Poverty Threshold*
Florida		39.5	47.4	13.2	15.8
	Broward	52	-4.6	11.7	4.1
	Miami-Dade	81.9	-34.5	16.9	-1.1
	Orange County	50.3	-2.9	12.7	3.1
	Osceola	54.1	-6.7	13.3	2.5
Georgia		41.7	50.0	15.0	18.0
	Liberty	53.2	-3.2	17.5	0.5
South Carolina		34.9	41.9	15.8	19.0
	Colleton	44.4	-2.5	21.4	-2.4
	Georgetown	37.6	4.3	19.3	-0.3
	Hampton	59	-17.1	20.2	-1.2
	Jasper	61.8	-19.9	19.9	-0.9
North Carolina		32.6	39.1	15.1	18.1
	Bertie	64.6	-25.5	22.5	-4.4
	Chowan	39.2	-0.1	18.6	-0.5
	Gates	38.8	0.3	18.3	-0.2
	Hertford	65.3	-26.2	23.5	-5.4
	Hyde	44.5	-5.4	16.2	1.9
	Martin	48.4	-9.3	23.9	-5.8
	Pasquotank	43.4	-4.3	16.3	1.8
	Perquimans	27.7	11.4	18.6	-0.5
	Tyrrell	43.3	-4.2	19.9	-1.8
	Washington	54.7	-15.6	25.8	-7.7

Source: 2010 U.S. Census data.

Another type of analysis uses a suite of indices created to examine the social vulnerability of coastal communities and is depicted in Figures 3.5.3.1, 3.5.3.2, and 3.5.3.3. The three indices are poverty, population composition, and personal disruptions. The variables included in each of these indices have been identified through the literature as being important components that contribute to a community's vulnerability. Indicators such as increased poverty rates for different groups; more single female-headed households; more households with children under the age of 5; and disruptions like higher separation rates, higher crime rates, and unemployment all are signs of populations having vulnerabilities. The data used to create these indices are from the 2005-2009 American Community Survey estimates at the U.S. Census Bureau. The thresholds of 1 and ½ standard deviation are the same for these standardized indices. Again, for

those communities that exceed the threshold for all indices it would be expected that they would exhibit vulnerabilities to sudden changes or social disruption that might accrue from regulatory change.

Similar to the reliance index discussed at the beginning of Section 3.5.2, the vulnerability indices also use normalized factor scores. Comparison of vulnerability scores is relative, but the score is related to the percent of communities with similar attributes. The social vulnerability indices provide a way to gauge change over time with these communities but also provides a comparison of one community with another.

With regard to social vulnerabilities, the following South Atlantic and Gulf communities exceed the threshold of 0.5 standard deviation for at least one of the social vulnerability indices (Figures 3.5.3.1 and 3.5.3.2): Bayou La Batre and Theodore, Alabama; Cocoa, Fort Pierce, Miami, Stuart, and Fort Lauderdale in Florida; Golden Meadow, Grand Isle, and Boothville-Venice in Louisiana; and Wilmington and Beaufort, North Carolina. The communities of Bayou La Batre and the Florida communities of Cocoa, Fort Pierce and Miami all exceed the thresholds on all three social vulnerability indices. These communities have substantial vulnerabilities and may be susceptible to further effects from any regulatory change depending upon the direction and extent of that change.

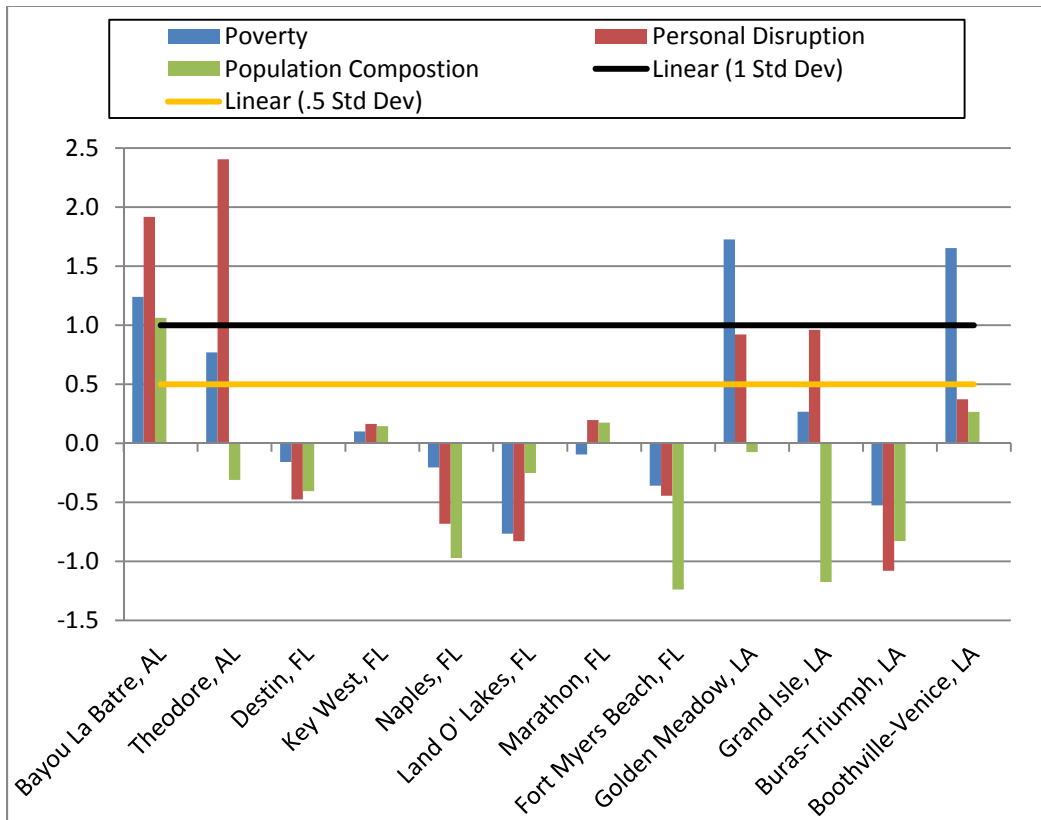


Figure 3.5.3.1. Social vulnerability indices for fifteen Gulf communities with the top regional quotients for king mackerel.

Source: SERO, Social Indicator Database 2012.

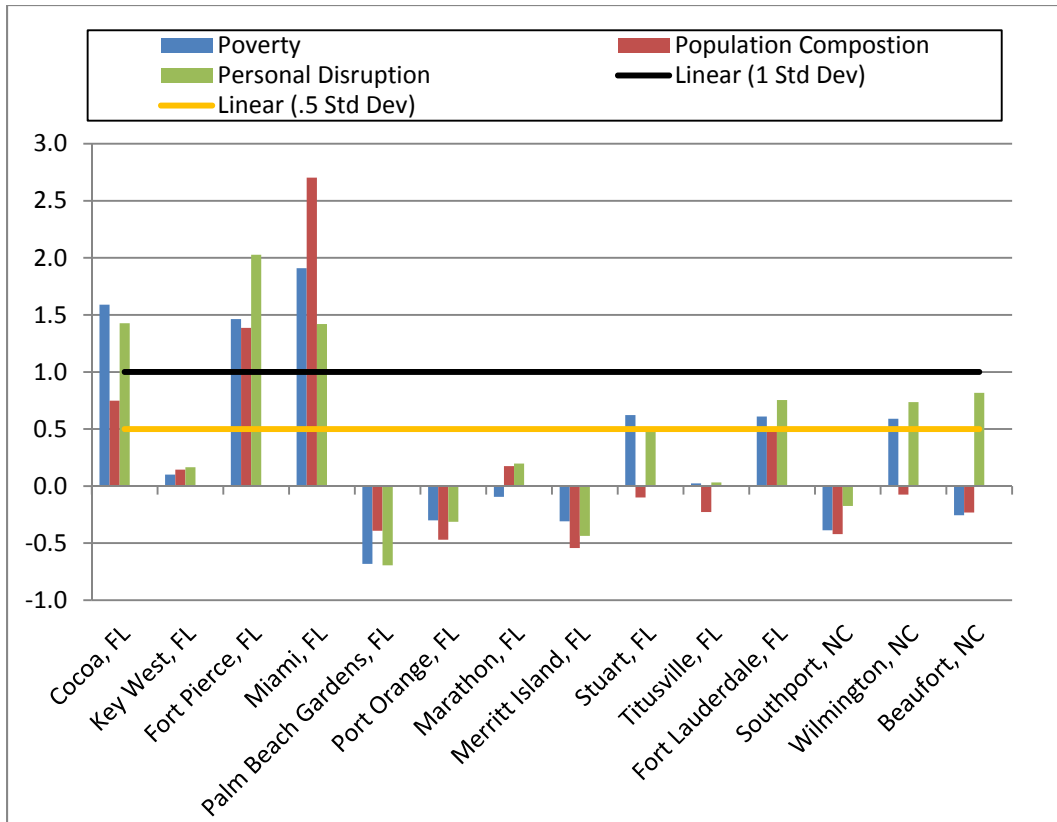


Figure 3.5.3.2. Social vulnerability indices for fifteen South Atlantic communities with the top regional quotients for king mackerel.

Source: SERO, Social Indicator Database 2012.

With regard to social vulnerabilities for the Mid-Atlantic Region, the following community exceeds the threshold of 0.5 standard deviation above the mean for one of the social vulnerability indices (Figure 3.5.3.3): Ocean City, Maryland. This community may be vulnerable. No other communities exceed the thresholds of any of the three indices.

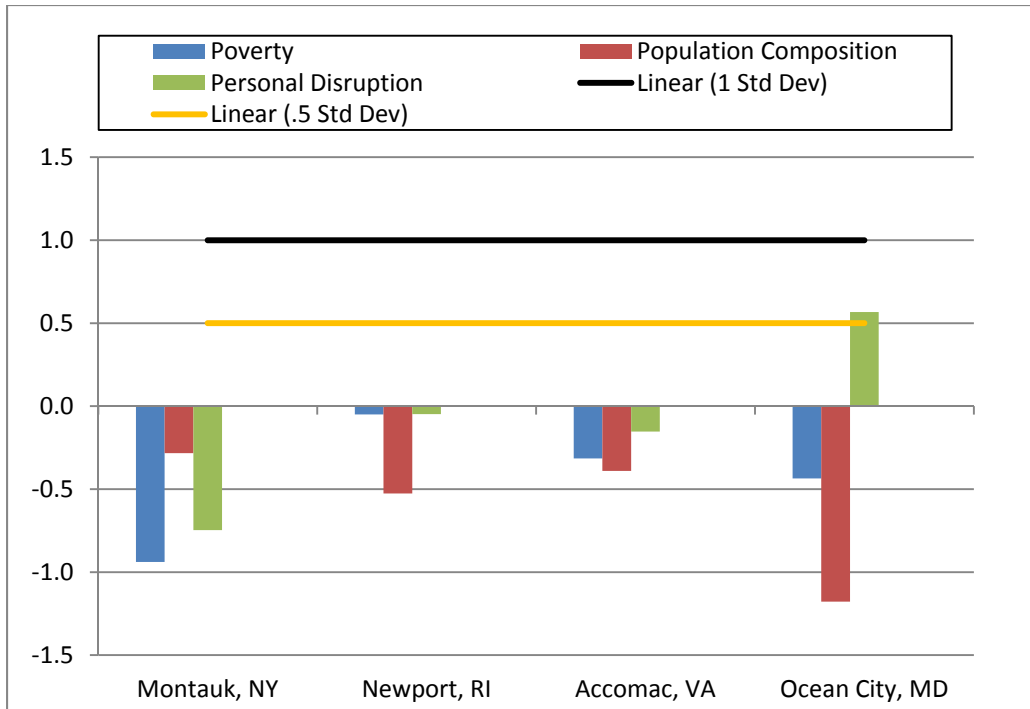


Figure 3.5.3.3. Social vulnerability indices for fifteen Mid-Atlantic communities with the top regional quotients for king mackerel.

Source: SERO, Social Indicator Database 2012.

While some communities expected to be affected by this proposed amendment may have minority or economic profiles that exceed the EJ thresholds and, therefore, may constitute areas of concern, significant EJ issues are not expected to arise as a result of this proposed amendment. No adverse human health or environmental effects are expected to accrue to this proposed amendment, nor are these measures expected to result in increased risk of exposure of affected individuals to adverse health hazards. The proposed management measures would apply to all participants in the affected area, regardless of minority status or income level, and information is not available to suggest that minorities or lower income persons are, on average, more dependent on the affected species than non-minority or higher income persons.

Finally, the general participatory process used in the development of fishery management measures (e.g., scoping meetings, public hearings, and open South Atlantic and Gulf Council meetings) is expected to provide sufficient opportunity for meaningful involvement by potentially affected individuals to participate in the development process of this amendment and have their concerns factored into the decision process. Public input from individuals who participate in the fishery has been considered and incorporated into management decisions throughout development of the amendment.

3.6 Description of the Administrative Environment

3.6.1 Federal Fishery Management

Federal fishery management is conducted under the authority of the Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act) (16 U.S.C. 1801 et seq.), originally enacted in 1976 as the Fishery Conservation and Management Act. The Magnuson-Stevens Act claims sovereign rights and exclusive fishery management authority over most fishery resources within the EEZ, an area extending 200 nautical miles from the seaward boundary of each of the coastal states, and authority over U.S. anadromous species and continental shelf resources that occur beyond the EEZ.

Responsibility for federal fishery management decision-making is divided between the Secretary of Commerce (Secretary) and eight regional fishery management councils that represent the expertise and interests of constituent states. Regional councils are responsible for preparing, monitoring, and revising management plans for fisheries needing management within their jurisdiction. The Secretary is responsible for promulgating regulations to implement proposed plans and amendments after ensuring that management measures are consistent with the Magnuson-Stevens Act, and with other applicable laws summarized in Section 4.10. In most cases, the Secretary has delegated this authority to NOAA Fisheries Service.

The Gulf Council is responsible for fishery resources in federal waters of the Gulf of Mexico. These waters extend to 200 nautical miles offshore from the nine-mile seaward boundary of the Florida and Texas, and the three-mile seaward boundary of the Alabama, Mississippi, and Louisiana; however, a bill signed by the U.S. President in December 2016 extended the seaward boundary of state waters for Alabama, Mississippi, and Louisiana to nine miles until October 2016. The Council consists of 17 voting members: 11 public members appointed by the Secretary; one each from the fishery agencies of Texas, Louisiana, Mississippi, Alabama, and Florida; and one from NOAA Fisheries.

The South Atlantic Council is responsible for conservation and management of fishery resources in federal waters of the U.S. South Atlantic. These waters extend from 3 to 200 miles offshore from the seaward boundary of the States of North Carolina, South Carolina, Georgia, and east Florida to Key West. The Council has thirteen voting members: one from NOAA Fisheries Service; one each from the state fishery agencies of North Carolina, South Carolina, Georgia, and Florida; and eight public members appointed by the Secretary. Non-voting members include representatives of the U.S. Fish and Wildlife Service, USCG, and Atlantic States Marine Fisheries Commission (ASMFC).

The Mid-Atlantic Council has two voting seats on the South Atlantic Council's Mackerel Committee but does not vote during Council sessions. The Mid-Atlantic Council is responsible for fishery resources in federal waters off New York, New Jersey, Pennsylvania, Delaware, Maryland, Virginia, and North Carolina, but has delegated management of CMP species to the South Atlantic Council.

The Councils use Scientific and Statistical Committees to review the data and science being used in assessments and fishery management plans/amendments. Regulations contained within FMPs are enforced through actions of the NOAA's Office for Law Enforcement, the USCG, and various state authorities.

The public is involved in the fishery management process through participation at public meetings, on advisory panels and through council meetings that, with few exceptions for discussing personnel matters, are open to the public. The regulatory process is in accordance with the Administrative Procedures Act, in the form of "notice and comment" rulemaking, which provides extensive opportunity for public scrutiny and comment, and requires consideration of and response to those comments.

3.6.2 State Fishery Management

The purpose of state representation at the Council level is to ensure state participation in federal fishery management decision-making and to promote the development of compatible regulations in state and federal waters. The state governments have the authority to manage their respective state fisheries including enforcement of fishing regulations. Each of the eight states exercises legislative and regulatory authority over their states' natural resources through discrete administrative units. Although each agency listed below is the primary administrative body with respect to the states natural resources, all states cooperate with numerous state and federal regulatory agencies when managing marine resources.

The states are also involved through the Gulf of Mexico Marine Fisheries Commission (GSMFC) and the ASMFC in management of marine fisheries. These commissions were created to coordinate state regulations and develop management plans for interstate fisheries.

NOAA Fisheries Service' State-Federal Fisheries Division is responsible for building cooperative partnerships to strengthen marine fisheries management and conservation at the state, inter-regional, and national levels. This division implements and oversees the distribution of grants for two national (Inter-jurisdictional Fisheries Act and Anadromous Fish Conservation Act) and two regional (Atlantic Coastal Fisheries Cooperative Management Act and Atlantic Striped Bass Conservation Act) programs. Additionally, it works with the commissions to develop and implement cooperative State-Federal fisheries regulations.

More information about these agencies can be found from the following web pages:

Texas Parks & Wildlife Department - <http://www.tpwd.state.tx.us>

Louisiana Department of Wildlife and Fisheries <http://www.wlf.state.la.us/>

Mississippi Department of Marine Resources <http://www.dmr.state.ms.us/>

Alabama Department of Conservation and Natural Resources <http://www.dcnr.state.al.us/>

Florida Fish and Wildlife Conservation Commission <http://www.myfwc.com>

Georgia Department of Natural Resources, Coastal Resources Division <http://crd.dnr.state.ga.us/>

South Carolina Department of Natural Resources <http://www.dnr.sc.gov/>

North Carolina Department of Environmental and Natural Resources

<http://portal.ncdenr.org/web/guest/>

CHAPTER 4. ENVIRONMENTAL CONSEQUENCES

4.1 Action 1 – Adjust the Management Boundary for Gulf of Mexico (Gulf) and Atlantic Migratory Groups of King Mackerel

Alternative 1: No action - Maintain the current shifting management boundary between the Gulf and Atlantic migratory groups of king mackerel.

Alternative 2: Establish a single year-round boundary for separating management of the Gulf and Atlantic migratory groups of king mackerel at the regulatory boundary between the Gulf and South Atlantic Fishery Management Councils (Councils). The South Atlantic Council would be responsible for management measures in the mixing zone.

Preferred Alternative 3: Establish a single year-round boundary for separating the Gulf and Atlantic migratory groups of king mackerel at the Miami-Dade/Monroe county line. The Gulf Council would be responsible for management measures in the mixing zone. (Gulf and South Atlantic AP Recommended)

4.1.1 Direct and Indirect Effects on the Physical and Biological Environments

King mackerel are typically caught at the ocean surface and, therefore, neither hook-and-line nor run-around gillnet gear typically come in contact with bottom habitat. However, these gear types have the potential to snag and entangle bottom structures and cause tear-offs or abrasions (Barnette 2001). If gear is lost or improperly disposed of, it can entangle marine life. Entangled gear often becomes fouled with algal growth. If fouled gear becomes entangled on corals, the algae may eventually overgrow and kill the coral. Any increase in effort would increase these impacts to the physical environment.

Management actions that affect the biological environment mostly relate to the impacts of fishing on a species' population size, life history, and the role of the species within its habitat. Removal of fish from the population through fishing can reduce the overall population size if harvest is not maintained at sustainable levels. The same would be true of non-targeted species incidentally caught during king mackerel fishing. Impacts of these alternatives on the biological environment would depend on the resulting reduction or increase in the level of fishing as a result of each alternative.

Changes to the management boundary would not be expected to result in any major differences in the effects on the physical or biological environment compared to **Alternative 1**. The same methods of fishing with the same gear would be expected to occur with **Alternative 2** and **Preferred Alternative 3** as with **Alternative 1**. The only potential change would be that on the east coast of Florida during winter, the current 50-fish trip limit could be eliminated. Having no trip limit for part of the year could allow a more rapid harvest of king mackerel and a greater probability of exceeding the annual catch limit (ACL). However, Action 5 in this amendment

could establish a separate Atlantic migratory group subzone for the east coast of Florida with new trip limits. In that case, any change to the effects on the biological and physical environments would be dependent on the size of the trip limit for the new subzone. The amount of bycatch should not be different among the alternatives because the same level of fishing would be expected with **Alternative 2** and **Preferred Alternative 3** as with **Alternative 1**.

4.1.2 Direct and Indirect Effects on the Economic Environment

Alternative 1 would maintain the seasonal boundaries between the Gulf and South Atlantic migratory groups for king mackerel and continue establish a summer and a winter boundaries between the groups. **Alternative 1** would not be expected to affect the methods of fishing for king mackerel, harvest and customary uses of king mackerel. Therefore, **Alternative 1** would not be expected to result in economic effects.

Alternative 2 and **Preferred Alternative 3** would establish year-round boundaries between the Gulf and South Atlantic migratory groups for king mackerel. The establishment of boundaries that remain unchanged during the year would be expected to be beneficial to fishermen because year-round boundaries would reduce confusion and possibly streamline enforcement.

Alternative 2 and **Preferred Alternative 3** are thus expected to result in positive economic effects. However, **Alternative 2** and **Preferred Alternative 3** would eliminate the 50-fish trip limit currently in effect on the east coast of Florida during winter. The elimination of the trip limit could result in increased harvest rates and potentially increase the likelihood of overages. However, Action 5 in this amendment could establish a separate Atlantic migratory group subzone for the east coast of Florida with new trip limits. In that case, expected economic effects may be dependent on the size of the trip limit for the new subzone. **Alternative 2** and **Preferred Alternative 3** would be expected to result in adverse economic effects if overages occur as a result of boundary adjustments. Although unknown at this time, the magnitude of these potential adverse economic effects would be expected to be determined by the increased probability of recording overages, the size of the overages and by the severity of corrective measures that would be implemented as a result. Compared to **Preferred Alternative 3**, **Alternative 2** would be expected to result in additional adverse economic effects because for fishermen in the Keys, since **Alternative 2** would split management of the king mackerel gillnet component between the Gulf and South Atlantic Councils. The additional complications due to split management would be expected to be detrimental to gillnet fishermen because this gear is not allowed in the South Atlantic.

4.1.3 Direct and Indirect Effects on the Social Environment

The recent stock assessment determined that the stock mixing zone is smaller than the area currently defined as the mixing zone. Although additional effects would not usually be expected from retaining the current management boundary between the Gulf and Atlantic migratory groups under **Alternative 1** (No Action), this boundary would be inconsistent with the stock assessment.

Modifying the management boundary would not be expected to result in direct social effects, as moving the boundary would not affect fishing activity or behavior. Some indirect social benefits

would be expected under **Alternative 2** and **Preferred Alternative 3**, as the management boundary would become consistent with the stock assessment, which in turn, allows for the increase in the total allowable harvest to be distributed according to other actions in this amendment. Further, under **Alternative 2** and **Preferred Alternative 3**, the management boundary would no longer shift during the year, but remain fixed year-round.

Any indirect effects from **Alternative 2** and **Preferred Alternative 3** would be similar for all commercial fishermen except the small gillnet fleet in the Florida Keys. Under **Alternative 2**, management of the gillnet fleet would be split between the Gulf and South Atlantic Councils' jurisdiction. This would pose problems for the gillnet fishermen, as some vessels would be managed by each Council. Further, gillnets are currently prohibited in the South Atlantic region. In contrast, under **Preferred Alternative 3**, the gillnet fleet would be managed exclusively by the Gulf Council which allows gillnets to be used for the commercial harvest of king mackerel. Thus, some additional indirect benefits would be expected from **Preferred Alternative 3**, compared to **Alternative 2**.

4.1.4 Direct and Indirect Effects on the Administrative Environment

The most impactful change with **Alternative 2** or **Preferred Alternative 3** versus **Alternative 1** would be the removal of the Gulf Florida east coast subzone. This would ease the administrative burden because National Marine Fisheries Service (NMFS) would have one less area with a quota to monitor and accountability measures to implement. Regardless of the management measures established, NMFS would still monitor landings relative to the quota, and implement closures and other accountability measures.

The burden on enforcement would be higher with **Alternative 2** than with **Preferred Alternative 3** because the boundary between management areas would be in the middle of the Florida Keys. The burden on enforcement would be even higher with **Alternative 1** because the boundary would move during the year. Enforcement under **Preferred Alternative 3** would also be easier because the boundary for king mackerel would be the same as for Spanish mackerel.

4.2 Action 2 – Update Reference Points and Revise the Annual Catch Limit (ACL) and Recreational Annual Catch Target (ACT) for Atlantic Migratory Group King Mackerel

4.2.1 Action 2-1 – Revise the Acceptable Biological Catch (ABC) for Atlantic Migratory Group King Mackerel

Alternative 1: No action - Retain the current ABC for Atlantic Migratory Group King Mackerel (10.46 mp).

South Atlantic Preferred Alternative 2: Revise the ABC for Atlantic Migratory Group King Mackerel for 2016/17 through 2019/20 based on the ABC levels recommended by the South Atlantic Scientific and Statistical Committee (SSC) for ABC under a high recruitment scenario. **(Gulf and South Atlantic CMP AP Recommended)**

Alternative 3: Revise the ABC for Atlantic Migratory Group King Mackerel for 2016/17 through 2019/20 based on the ABC levels recommended by the South Atlantic SSC for ABC under a medium recruitment scenario.

Alternative 4: Revise the ABC for Atlantic Migratory Group King Mackerel for 2016/17 through 2019/20 based on the ABC levels recommended by the South Atlantic SSC for ABC under a low recruitment scenario.

Table 4.2.1. Recommendations from the October 2014 SSC meeting for Atlantic Migratory Group King Mackerel. ABC recommendations are in the shaded columns.

P star= 0.325	ABC HIGH	ABC MED	ABC LOW	Buffer between ABC and OFL		
				HI	MED	LO
Fishing year	Alt 2	Alt 3	Alt 4			
2016/17	17.4	16.5	15.4	12%	16%	22%
2017/18	15.8	14.3	12.9	14%	22%	29%
2018/19	14.1	12.9	11.9	15%	23%	28%
2019/20	12.7	12.1	11.6	17%	21%	24%

4.2.1.1 Direct and Indirect Effects on the Physical and Biological Environments

Alternative 1 (No Action) would not update the ABC values for Atlantic king mackerel based on the outcomes of the recent stock assessment. **Alternatives 2 (South Atlantic Preferred)-4** allow the Councils to consider additional information about recruitment when setting the ABC for Atlantic king mackerel, with the option to set the ABC values based on a high (**South Atlantic Preferred Alternative 2**), medium (**Alternative 3**), or low (**Alternative 4**) recruitment scenario.

Table 4.2.1 illustrates the South Atlantic SSC recommended ABCs for action alternatives under Action 2-1. Indirect impacts of these alternatives on the physical and biological environments would depend on the resulting reduction or increase in the level of commercial king mackerel fishing effort in the South Atlantic. The action alternatives under Action 2-1 would not functionally have any impact on harvest but decisions made in Action 2-2 are directly related to Action in 2-1 and may lead to an increase in the ACLs.

Changes in the ABCs would result in changes to the ACLs for king mackerel since the ACL is a function of the ABC. The amount of change depends on which alternatives are selected as preferred in Action 2-2. **Alternatives 2 (South Atlantic Preferred) -4** would all result in an increase in the ABC in the 2016/17 fishing year, and although the ABCs decrease each fishing year, they will still remain higher than the ABC that is currently in place. Any increase in harvest can have a negative biological impact on a species. However, all of the alternatives under this action were recommended by the South Atlantic SSC who would not be expected to establish ABCs that would lead to overfishing and result in negative biological impacts. If the Councils select **Alternative 4** to achieve the most conservative values of ABC, any biological impacts would be minimized. However, while conservative ABCs may provide the greatest biological benefit to the species, higher ABCs would not be expected to substantially impact the stock as long as harvest is maintained at a sustainable level and overfishing does not occur. Revising the ABC will not, in and of itself, affect protected species or essential fish habitat since immediate harvest objectives are based off, and not set by, the ABC.

4.2.1.2 Direct and Indirect Effects on the Economic Environment

Alternative 1 (No Action) would not revise the ABCs for king mackerel, despite more recent data regarding current stock status. Thus, the status quo alternative would retain biological standards (and management measures) that are no longer based on the best available data.

Alternatives 2 (Preferred) - 4 would increase the ABCs for king mackerel above **Alternative 1** (No Action). However, Action 2-1 by itself has no measurable economic effects except in terms of how it influences the selection of the ACL under Action 2-2.

The differences among the alternatives rely on future projected levels of recruitment. An optimistic assumption of high recruitment could have future direct long-term biological effects that result in a smaller biomass of king mackerel. A smaller biomass could have adverse economic effects making it more difficult to catch king mackerel, thus reducing economic efficiency. Conversely, an ABC that is set too low would keep fishermen from catching additional fish resulting in direct negative economic effects.

4.2.1.3 Direct and Indirect Effects on the Social Environment

Changes in the ABC for any stock can have direct effects on fishermen and fishing communities because the ABC will define the upper limit of the ACL. Once the ACL is met or exceeded, any accountability measures (AMs) that restrict or close harvest could negatively affect the commercial fleet, for-hire fleet, and private anglers. In general, a higher ABC level and

associated potential higher ACL would result in greater short-term social and economic benefits. Additionally, using the most recent and accurate information to set catch limits will be the most beneficial to all resource users.

The variation under **Alternatives 2 (South Atlantic Preferred) -4** for ABC recommendations from the South Atlantic SSC allows the Councils flexibility to consider and respond to changing fishery conditions of a dynamic stock. The ABC levels under **South Atlantic Preferred Alternative 2** are most likely to result in the highest ACL levels in Action 2-2, and would be expected to have the most short-term benefits to fishermen, followed by **Alternative 3** and **Alternative 4**. Because **Alternative 1** (No Action) would not revise the ABC levels for Atlantic king mackerel using the most recent stock assessment, this may have negative effects on fishermen and fishing communities by not allowing optimal yield and maximized access to the resource.

4.2.1.4 Direct and Indirect Effects on the Administrative Environment

The administrative impacts of **Alternatives 2 (South Atlantic Preferred) -4** would be minimal, and not differ much from **Alternative 1** (No Action). The administrative burden would be greater for Action 2-2 than for Action 2-1, because Action 2-2 considers revisions to ACLs, which include the need to monitor landings and implement AMs when ACLs are met or are projected to be met. Action 2-1 would revise the ABCs but may not necessarily result in changes to the ACLs.

4.2.2 Action 2-2 – Revise ACLs, Commercial Quotas, and Recreational ACT for Atlantic Migratory Group King Mackerel

Alternative 1: No action - Retain the ACL and ACT for Atlantic Migratory Group King Mackerel based on the previous ABC. ACL = OY = ABC.

Alternative 2: Revise the ACL based on the ABC levels selected under Action 2-1. ACL = OY = ABC. **(South Atlantic CMPAP Recommended)**

South Atlantic Preferred Alternative 3: Establish ACL = OY = Deterministic equilibrium yield at $F_{30\%SPR} = 12.7$ mp for fishing years 2016/17 through 2019/20. **(Gulf CMP AP and South Atlantic SSC Recommended)**

Alternative 4: Establish ACL = OY = Deterministic equilibrium yield at $75\% F_{30\%SPR} = 11.6$ mp for fishing years 2016/17 through 2019/20.

Alternative 5: Establish ACL = OY = 90% ABC based on the ABC levels selected under Action 2-1.

Note: 75% of F_{MSY} (which is the same as $75\% F_{30\%SPR}$ because 30% SPR is the proxy for MSY) is usually in the terms of reference (TORs) of all assessments. $75\% F_{MSY}$ was the old OY, as yield at the long term F_{MSY} (MSY) was the old OFL. It is still part of the TORs in case the South Atlantic Council wants to choose that strategy to have stable catches rather than following the P^ recommendation and have changing catch levels each year.*

4.2.2.1 Direct and Indirect Effects on the Physical and Biological Environments

Management actions that affect the biological environment mostly relate to the impacts of fishing on a species' population size, life history, and the role of the species within its habitat. Removal of fish from the population through fishing can reduce the overall population size if harvest is not maintained at sustainable levels. Impacts of these alternatives on the biological environment would depend on the resulting reduction or increases in the level of fishing as a result of each alternative.

Potential biological effects under the alternatives were analyzed by obtaining Atlantic king mackerel landings and logbook data from the Southeast Fisheries Science Center. The landings and logbook data include all commercial king mackerel landings from Maine through Miami-Dade county Florida.

The monthly king mackerel landings from 2009 through 2015 are variable. The highest landings occurred in the 2009 and 2010, and the lowest landings occurred in the recent years of 2013 and 2014 (Figure 4.2.2.1).

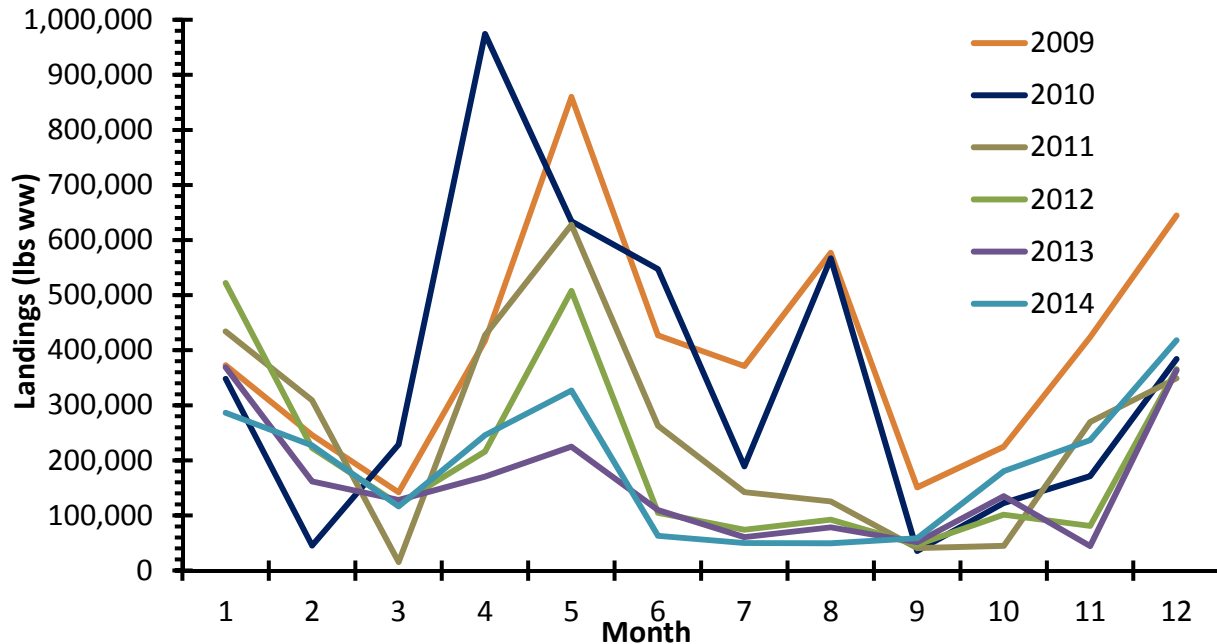


Figure 4.2.2.1. Atlantic migratory group king mackerel commercial landings by month from 2009 through 2015. Landings are in pounds whole weight (lbs ww).
Source: SERO ALS

To fully understand the variability in annual landings, three different landings scenarios were used for this analysis. The first scenario aimed to capture how the proposed ACLs would work during a period of maximum landings, and used 2009/2010 landings to compare to the potential ACLs. The next scenario aimed to compare the proposed ACLs to a period of minimum landings, and used 2013/2014 landings. The third scenario incorporated the average landings from 2009/2010 through 2013/2014 to represent the average landings over several years. All of these landings scenarios followed the current fishing year of March through February.

The landings were also separated into the Northern Zone (New York to North Carolina) and the Southern Zone (South Carolina to the Dade/Monroe county line in Florida) to reflect the boundaries being considered in Action 1. Figure 4.2.2.2 displays the three different landings scenarios for each zone.

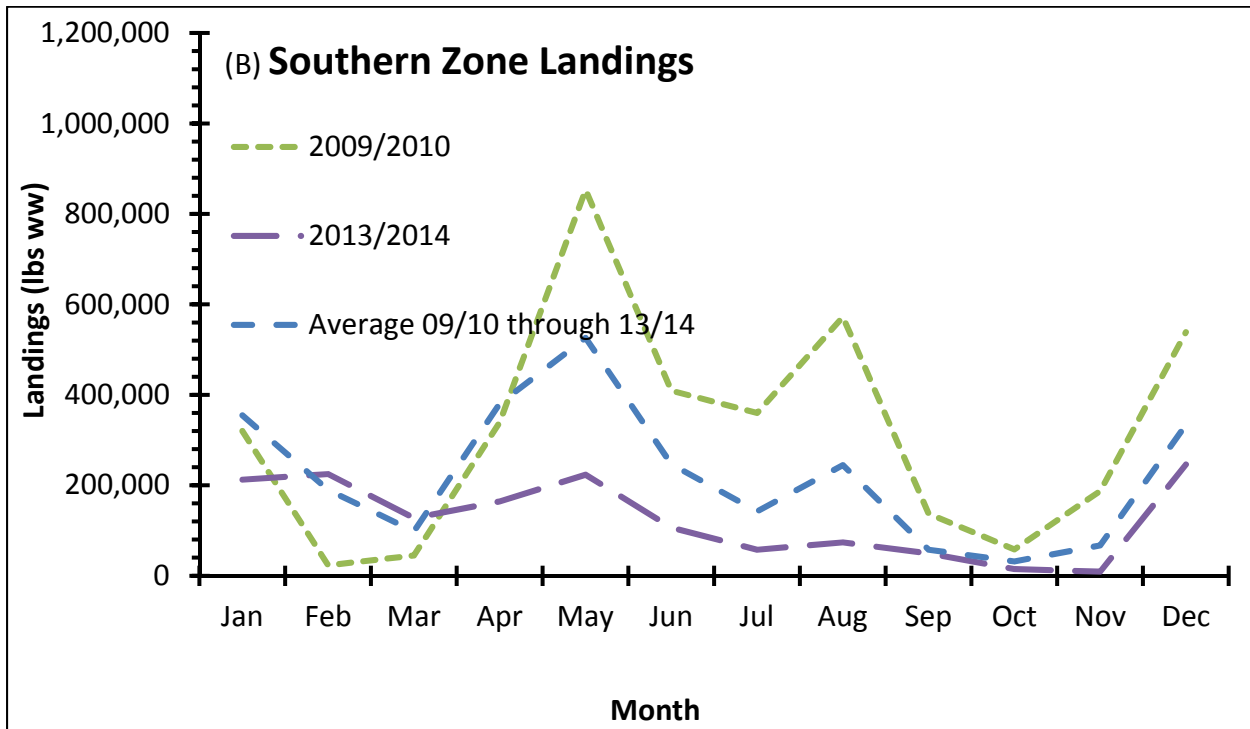
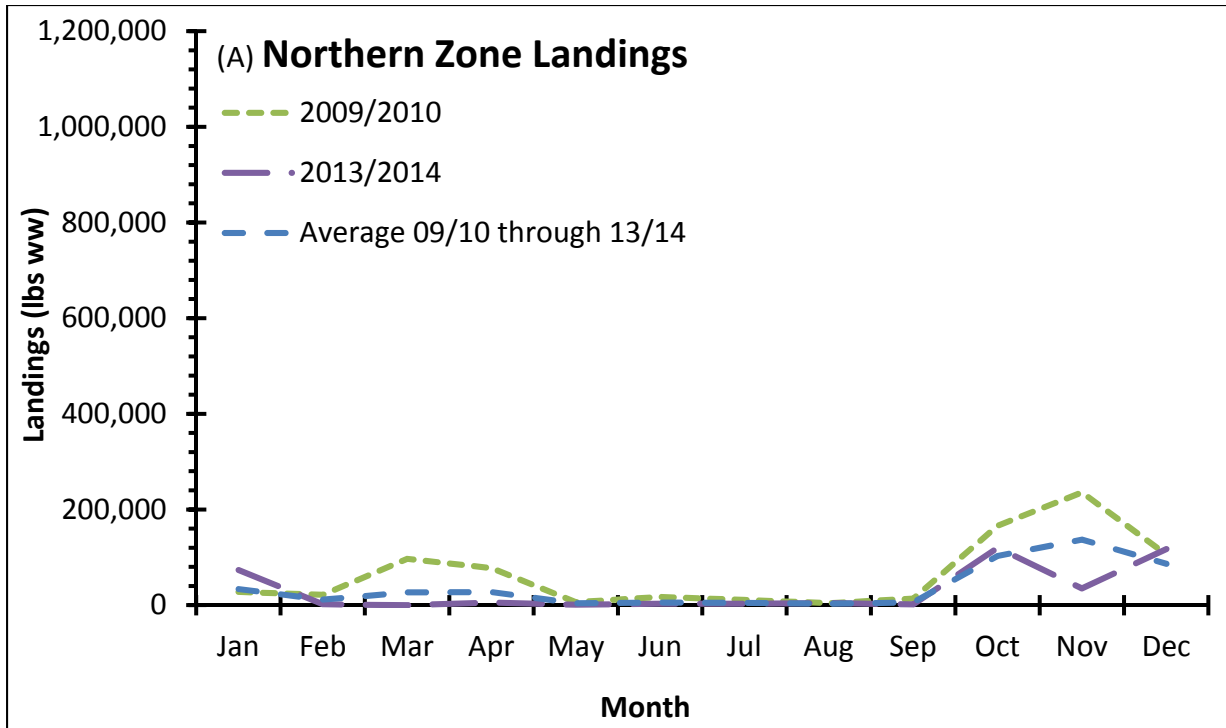


Figure 4.2.2.2. Atlantic migratory group king mackerel commercial landings by month from 2010 through 2015 following the current fishing season of March to February. Three different landings scenarios were provided: 1) 2009/2010 landings; 2) 2013/2014 landings; and 3) average landings from 2009/2010 through 2013/2014. The landings were also split into: (A) Northern zone landings which are from New York to North Carolina; and, (B) Southern zone landings which are from South Carolina to the Miami-Dade/Monroe County line in Florida.

In general, higher ACLs correspond to higher levels of negative biological impact. However, the proposed changes to the commercial and recreational ACL, Southern and Northern Zone quotas, and recreational ACT are based on the ABC recommendations from the South Atlantic SSC in Action 2-1. These recommendations are the best available science and ensure that harvest does not go over established ABC values in Action 2-1. Accountability measures have been established to ensure that overfishing does not occur.

Alternative 1 (No Action) would not change the current ACL based on the revised ABC in Action 2-1. The ACL would be set equal to the optimum yield (OY), which would be set equal to the ABC of 10.46 million pounds from the previous assessment. Under this alternative, ACL values would not change from the status quo regardless of whether the ABC values are revised in Action 2. This action would not be consistent with the most recent stock assessment (SEDAR 38 2014).

Alternative 2 would set the ACL based on the ABC in Action 2-1, which would depend on the level of recruitment (high, medium or low) that the Councils consider to be appropriate for Atlantic king mackerel. The ACL would be set equal to the ABC (**Alternative 2**) (Table 4.2.2.1). Under this alternative, the highest ACL for the 2016/2017 fishing year would range from 15.4 mp-17.4 mp (based on the recruitment scenario chosen). Under all recruitment scenarios, the ACL will decrease each year with the lowest ACL ranging from 11.6-12.7 mp for fishing year 2019/2020. In Amendment 18, the Councils chose to set the ACL equal to the ABC (**Alternative 2**).

Table 4.2.2.1. Possible outcomes under **Alternative 2** based on which ABC is selected in Action 2-1. The recreational allocation is 62.9% and the commercial allocation is 37.1%. The Northern Zone allocation is 23.04% and the Southern Zone allocation is 76.96% (see Appendix E for details on how the Northern and Southern Zone quota allocations were recalculated using the SEDAR 38 boundary).

ACL = ABC HIGH Recruitment Scenario Action 2-1, Alt 2						
Fishing year	Total Atl KM ACL	Commercial			Recreational	
		Comm ACL	Northern Zone Quota (lbs)	Southern Zone Quota (lbs)	Rec ACL	Rec ACT
2016/17	17.4 mp	6.5 mp	1,497,600	5,002,400	10.9 mp	10.1 mp
2017/18	15.8 mp	5.9 mp	1,359,360	4,540,640	9.9 mp	9.2 mp
2018/19	14.1 mp	5.2 mp	1,198,080	4,001,920	8.9 mp	8.3 mp
2019/20	12.7 mp	4.7 mp	1,082,880	3,617,120	8.0 mp	7.4 mp

Continued on next page

Table 4.2.2.1, continued

ACL = ABC MEDIUM Recruitment Scenario Action 2-1, Alt 3						
Fishing year	Total Atl KM ACL	Commercial			Recreational	
		Comm ACL	Northern Zone Quota (lbs)	Southern Zone Quota (lbs)	Rec ACL	Rec ACT
2016/17	16.5 mp	6.1 mp	1,405,440	4,694,560	10.4 mp	9.7 mp
2017/18	14.3 mp	5.3 mp	1,221,120	4,078,880	9.0 mp	8.4 mp
2018/19	12.9 mp	4.8 mp	1,105,920	3,694,080	8.1 mp	7.5 mp
2019/20	12.1 mp	4.5 mp	1,036,800	3,463,200	7.6 mp	7.1 mp
ACL = ABC LOW Recruitment Scenario Action 2-1, Alt 4						
Fishing year	Total Atl KM ACL	Commercial			Recreational	
		Comm ACL	Northern Zone Quota (lbs)	Southern Zone Quota (lbs)	Rec ACL	Rec ACT
2016/17	15.4 mp	5.7 mp	1,313,280	4,386,720	9.7 mp	9.0 mp
2017/18	12.9 mp	4.8 mp	1,105,920	3,694,080	8.1 mp	7.5 mp
2018/19	11.9 mp	4.4 mp	1,013,760	3,386,240	7.5 mp	7.0 mp
2019/20	11.6 mp	4.3 mp	990,720	3,309,280	7.3 mp	6.8 mp

*ACT values are calculated based on formula from CMP Amendment 18 using the average PSE from 2005-2009.

South Atlantic Preferred Alternative 3 is based on the South Atlantic SSC recommendation to use the long-term equilibrium yield $F_{30\%SPR}$, setting the ACL at 12.7 million pounds for fishing years 2016/17 through 2019/20. Table 4.2.2.2 identifies the ACL, quotas and recreational ACT under this alternative.

Table 4.2.2.2. ACLs, Quotas and Recreational ACT under Action 2-2, **South Atlantic Preferred Alternative 3.**

Alternative 3	
Atlantic King Mackerel ACL	12.7 mp
Commercial ACL	4.7 mp
Northern Zone Quota	1,082,880 lbs
Southern Zone Quota	3,617,120 lbs
Recreational ACL	8.0 mp
Recreational ACT*	7.4 mp

Alternative 4 includes an additional buffer by setting the ACL at 75% of the long-term equilibrium yield at 11.6 million pounds for fishing years 2016/17 through 2019/20. Table 4.2.2.3 identifies the ACL, quotas and recreational ACT under this alternative.

Table 4.2.2.3. ACLs, Quotas and Recreational ACT under Action 2-2, Alternative 4.

Alternative 4	
Atlantic King Mackerel ACL	11.6 mp
Commercial ACL	4.3 mp
Northern Zone Quota	990,720 lbs
Southern Zone Quota	3,309,280 lbs
Recreational ACL	7.3 mp
Recreational ACT*	6.8 mp

*ACT value calculated based on formula from CMP Amendment 18, using the average PSE from 2005-2009.

Similar to **Alternative 2**, the ACL in **Alternative 5** would depend on the recruitment scenario selected by the Council as well as the ABC selected by the Council in Action 2-1. Table 4.2.2.4 lists the ACLs under **Alternative 5**. Under this alternative, the highest ACL for the 2016/2017 fishing year would range from 13.9 mp-15.7 mp (based on the recruitment scenario chosen. Under all recruitment scenarios, the ACL will decrease each year with the lowest ACL ranging from 10.4 mp-11.4 mp for fishing year 2019/2020.

Table 4.2.2.4. Possible outcomes under **Alternative 5** based on alternatives in Action 2-1. The recreational allocation is 62.9% and the commercial allocation is 37.1%. The Northern Zone is 23.04% and the Southern Zone allocation is 76.96% (see Appendix E for details on how the Northern and Southern Zone quota allocations were recalculated using the SEDAR 38 boundary).

ACL = 90% ABC HIGH Recruitment Scenario Action 2-1, Alt 2						
Fishing year	Total Atl KM ACL	Commercial			Recreational	
		Comm ACL	Northern Zone Quota (lbs)	Southern Zone Quota (lbs)	Rec ACL	Rec ACT
2016/17	15.7 mp	5.8 mp	1,336,320	4,463,680	9.9 mp	9.2 mp
2017/18	14.2 mp	5.3 mp	1,221,120	4,078,880	8.9 mp	8.3 mp
2018/19	12.7 mp	4.7 mp	1,082,880	3,617,120	8.0 mp	7.4 mp
2019/20	11.4 mp	4.2 mp	967,680	3,232,320	7.2 mp	6.7 mp

Continued on next page

Table 4.2.2.4, continued

ACL = 90% ABC MEDIUM Recruitment Scenario Action 2-1, Alt 3						
Fishing year	Total Atl KM ACL	Commercial			Recreational	
		Comm ACL	Northern Zone Quota (lbs)	Southern Zone Quota (lbs)	Rec ACL	Rec ACT
2016/17	14.9 mp	5.5 mp	1,267,200	4,232,800	9.4 mp	8.7 mp
2017/18	12.9 mp	4.8 mp	1,105,920	3,694,080	8.1 mp	7.5 mp
2018/19	11.6 mp	4.3 mp	990,720	3,309,280	7.3 mp	6.8 mp
2019/20	10.9 mp	4.0 mp	921,600	3,078,400	6.9 mp	6.4 mp
ACL = 90% ABC LOW Recruitment Scenario Action 2-1, Alt 4						
Fishing year	Total Atl KM ACL	Commercial			Recreational	
		Comm ACL	Northern Zone Quota (lbs)	Southern Zone Quota (lbs)	Rec ACL	Rec ACT
2016/17	13.9 mp	5.2 mp	1,198,080	4,001,920	8.7 mp	8.1 mp
2017/18	11.6 mp	4.3 mp	990,720	3,309,280	7.3 mp	6.8 mp
2018/19	10.7 mp	4 mp	921,600	3,078,400	6.7 mp	6.2 mp
2019/20	10.4 mp	3.9 mp	898,560	3,001,440	6.5 mp	6.0 mp

*ACT values are calculated based on formula from CMP Amendment 18 using the average PSE from 2005-2009.

Alternative 5 may have a greater positive biological effect than **Alternative 2** because it would create a buffer between the ACL/OY and ABC. Creating a buffer between the ACL/OY and ABC would provide greater assurance that overfishing is prevented, and the long-term average biomass is near or above the spawning stock biomass level necessary to support harvest at maximum sustainable yield (SSB_{MSY}). The National Standard 1 guidelines indicate the ACL may typically be set equal to the ABC. Setting a buffer between the ACL and ABC would be appropriate in situations where there is uncertainty in whether or not management measures are constraining fishing mortality to target levels. All of the alternatives are based on recommendations for ABC (Action 2-1) from the South Atlantic Council's SSC and take into account scientific uncertainty, which inherently provides some degree of protection from overfishing. However, 2009/2010 fishing year was the highest in recent years and total landings do not come close to reaching any of the ACLs proposed for the king mackerel fishery in **Alternatives 1-5**.

Commercial quotas are also being modified by this action based on the ABC selected in Action 2-1 and the ACL alternatives. Due to the large range of possible quotas proposed in Action 2-2 (based on Action 2-1), the analysis looked at a range of quotas that encompasses the entire suite of possible alternatives. The three Southern zone quotas analyzed were the *High Quota* of

5,002,400 lbs ww, associated with Action 2-1/ **South Atlantic Preferred Alternative 2**, and Action 2-2/**Alternative 2** for fishing year 2016/2017. The *Medium Quota* of 3,694,080 lbs ww is mostly closely associated with the Action 2-1/ **South Atlantic Preferred Alternative 2** and Action 2-2/ **Alternative 2** for fishing year, as well as Action 2-1/ **Alternative 4**; Action 2-2/ **Alternative 2** for the fishing year of 2017/2018. The *Medium Quota* is slightly higher than the Southern Zone quota proposed under **South Atlantic Preferred Alternative 3** (3,617,120 lbs). The *Low Quota* of 3,001,440 lbs is associated with Action 2-1/ **Alternative 4**; Action 2-2/ **Alternative 5** 2019/2020 fishing year. The analysis using the Low, Medium and High Quotas carries forward to the effects analyses for Action 4 and Action 5 in this amendment, and the range would encompass all possible ACLs/quotas.

There are no early closure dates predicted under the proposed ACLs in **Alternatives 2-5**, including **South Atlantic Preferred Alternative 3**, for the Northern zone. Total season landings under the highest landings scenario (March to February for 2009/2010) were 786,101 lbs ww in the Northern Zone. The lowest quota being considered is 898,560 lbs (Action 2-1/ **Alternative 4**).

In the Southern Zone, a closure is predicted based on Maximum Landings scenario, using 2009/2010 landings (Table 4.2.2.5). Under the *High Quota*, there would not be a closure. Under the *Medium Quota*, a closure would be expected around January 19. The quota specified under **South Atlantic Preferred Alternative 3** is slightly lower than that analyzed in the *Medium Quota* so it would be expected that under **South Atlantic Preferred Alternative 3**, the closure date would be before January 19. The quota under **Alternative 4** lies between that of the *Medium* and *Low Quota* and as such the fishery would be expected to close sometime between December 3 and January 19.

In summary, for periods of higher landings (such as the 2009/2010 fishing year), there may be an in-season closure for the Southern Zone if the ACL or ACLs are in the middle or low range of potential ACLs in this action. However, under periods of low landings (such as the 2013/14 fishing year) or average landings, there would be no early closure expected for the Southern Zone. The possibility of negative biological impacts should be mitigated by the closure of the Southern Zone if the ACL is met or projected to be met.

Table 4.2.2.5. Predicted closure dates for commercial season in the Southern Zone for Action 2-2. The closure dates were predicted for the Atlantic migratory group in the Southern Zone using the highest landings scenario (2009/2010 landings). Cells with closure dates were highlighted in yellow.

	Season
	Mar-Feb
HIGH Quota	5,002,400
Closure Date	No Closure
Medium Quota	3,694,080
Closure Date	19-Jan
Low Quota	3,001,440
Closure Date	3-Dec

The recreational ACTs, would also be modified under each alternative based on a formula from CMP Amendment 18 using the average PSE from 2005-2009. The recreational ACT is set below the ACLs to account for management uncertainty and provide greater assurance overfishing does not occur. Recreational ACTs under each alternative are listed in Tables 4.2.2.1- 4.2.2.4.

In a 2015 biological opinion, NMFS determined the gillnet gear used in the federal CMP fisheries of the Atlantic and GOM may have adversely affected sea turtles, smalltooth sawfish, and Atlantic sturgeon in the past via entanglement and, in the case of sea turtles, via forced submergence. These adverse effects have not, however, been quantified. Commercial and recreational hook-and-line gear and commercial cast net gear have not likely adversely affected these species. The biological opinion provides an incidental take statement for species which may interact with the CMP fisheries.

The impacts from **Alternatives 2-5**, including **South Atlantic Preferred Alternative 3**, on sea turtles, smalltooth sawfish, and Atlantic sturgeon are unclear. If alternatives that increase ACLs lead to greater fishing effort in the fishery as a whole, they would likely be less biologically beneficial to sea turtles, smalltooth sawfish and Atlantic sturgeon. However, the proposed ACLs are higher than current landing levels and unless there is a directed effort to increase harvest of Atlantic group king mackerel, the biological impacts are expected to remain minor. Also, Atlantic group king mackerel has recently been assessed and determined not to be overfished or undergoing overfishing (SEDAR 38 2014).

4.2.2.2 Direct and Indirect Effects on the Economic Environment

The economic effects of Action 2-2 depend on the level of ABC selected in Action 2-1. Therefore, **Alternative 1** (No Action) and **Alternative 2** are functionally equivalent, as both would set $ABC=ACL=OY$, dependent on the ABC set in Action 2-1.

Because the fishing boundaries for king mackerel have changed over time, direct comparisons between past landings history and the currently proposed ACL alternatives are difficult to make. Based on Table 3.4.1.1, the highest fishing year landings from the 2000/2001 through 2013/2014

season in the South Atlantic region was 3,561,139 for the commercial sector in 2009/2010. The average price per pound was \$2.87 in 2014. All of the alternatives in Action 2-2 propose commercial sector ACLs that are above any of the historical landings from 2000/2001 through 2013/2014 seasons.

As shown in Table 3.4.2.1, the highest fishing year landings from the 2000/2001 through 2013/2014 season in the South Atlantic region was 7,129,000 ww for the recreational sector in 2007/2008. Only **Alternative 5** has recreational sector ACLs for some seasons that are lower than the highest-level landings from 2000/2001 through 2013/2014. Under the medium recruitment scenario, the recreational sector ACL would be 6.9 mp ww for 2019/2020. Under the low recruitment scenario, the recreational sector ACL would be 6.7 mp ww for 2018/2019 and 6.5 mp ww for 2019/2020. Recreationally, there is a two fish bag limit for king mackerel in Florida and a three fish bag limit in states north of Florida. According to Carter and Liese (2102) the consumer surplus to be able to catch a second king mackerel was \$67 (in 2014 dollars).

What is unknown is whether in future years each sector will be able to land its entire ACL. Table 4.2.2.2.1 shows the expected economic values for king mackerel for both commercial and recreational sectors for **Alternative 1** (No Action) and **Alternative 2**. Table 4.2.2.2.2 shows expected economic values for **Preferred Alternative 3** and **Alternative 4**. Table 4.2.2.2.3 shows expected economic values for **Alternatives 5**.

Table 4.2.2.2.1. Expected value of commercial and recreational landings of South Atlantic king mackerel for **Alternative 1** (No Action) and **Alternative 2** based on ACL calculations from Action 2-1.

ACL = ABC HIGH Recruitment Scenario Action 2-1, Preferred Alternative 2						
Fishing year	Total Atl KM ACL	Commercial			Recreational	
		Comm ACL	Northern Zone Quota (lbs)	Southern Zone Quota (lbs)	Rec ACL	Rec ACT
2016/17	17400000	\$18,655,000	\$4,298,112	\$14,356,888	\$730,300,000	\$676,700,000
2017/18	15,800,000	\$16,933,000	\$3,901,363	\$13,031,637	\$663,300,000	\$616,400,000
2018/19	14,100,000	\$14,924,000	\$3,438,490	\$11,485,510	\$596,300,000	\$556,100,000
2019/20	12,700,000	\$13,489,000	\$3,107,866	\$10,381,134	\$536,000,000	\$495,800,000

Table 4.2.2.2.1 continued below

Table 4.2.2.2.1 continued						
ACL = ABC MEDIUM Recruitment Scenario Action 2-1, Alt 3						
Fishing year	Total Atl KM ACL	Commercial			Recreational	
		Comm ACL	Northern Zone Quota (lbs)	Southern Zone Quota (lbs)	Rec ACL	Rec ACT
2016/17	16,500,000	\$17,507,000	\$4,033,613	\$13,473,387	\$696,800,000	\$649,900,000
2017/18	14,300,000	\$15,211,000	\$3,504,614	\$11,706,386	\$603,000,000	\$562,800,000
2018/19	12,900,000	\$13,776,000	\$3,173,990	\$10,602,010	\$542,700,000	\$502,500,000
2019/20	12,100,000	\$12,915,000	\$2,975,616	\$9,939,384	\$509,200,000	\$475,700,000
ACL = ABC LOW Recruitment Scenario Action 2-1, Alt 4						
Fishing year	Total Atl KM ACL	Commercial			Recreational	
		Comm ACL	Northern Zone Quota (lbs)	Southern Zone Quota (lbs)	Rec ACL	Rec ACT
2016/17	15,400,000	\$16,359,000	\$3,769,114	\$12,589,886	\$649,900,000	\$603,000,000
2017/18	12,900,000	\$13,776,000	\$3,173,990	\$10,602,010	\$542,700,000	\$502,500,000
2018/19	11,900,000	\$12,628,000	\$2,909,491	\$9,718,509	\$502,500,000	\$469,000,000
2019/20	11,600,000	\$12,341,000	\$2,843,366	\$9,497,634	\$489,100,000	\$455,600,000

Table 4.2.2.2.2. Expected value of commercial and recreational landings of South Atlantic king mackerel for **Preferred Alternative 3** and **Alternative 4**.

	Preferred Alternative 3		Alternative 4	
Atlantic King Mackerel ACL	12.7 mp	\$549,489,000	11.6 mp	\$501,441,000
Commercial ACL	4.7 mp	\$13,489,000	4.3 mp	\$12,341,000
Northern Zone Quota	1,082,880 lbs	\$3,107,866	990,720 lbs	\$2,843,366
Southern Zone Quota	3,617,120 lbs	\$10,381,134	3,309,280 lbs	\$9,497,634
Recreational ACL	8.0 mp	\$536,000,000	7.3 mp	\$489,100,000
Recreational ACT*	7.4 mp	\$495,800,000	6.8 mp	\$455,600,000

Table 4.2.2.2.3. Expected value of commercial and recreational landings of South Atlantic king mackerel for **Alternative 5** based on ACL calculations from Action 2-1.

ACL = 90% ABC HIGH Recruitment Scenario Action 2-1, Preferred Alternative 2						
Fishing year	Total Atl KM ACL	Commercial			Recreational	
		Comm ACL	Northern Zone Quota (lbs)	Southern Zone Quota (lbs)	Rec ACL	Rec ACT
2016/17	15.7 mp	\$16,646,000	\$3,835,238	\$12,810,762	\$663,300,000	\$616,400,000
2017/18	14.2 mp	\$15,211,000	\$3,504,614	\$11,706,386	\$596,300,000	\$556,100,000
2018/19	12.7 mp	\$13,489,000	\$3,107,866	\$10,381,134	\$536,000,000	\$495,800,000
2019/20	11.4 mp	\$12,054,000	\$2,777,242	\$9,276,758	\$482,400,000	\$448,900,000
ACL = 90% ABC MEDIUM Recruitment Scenario Action 2-1, Alternative 3						
Fishing year	Total Atl KM ACL	Commercial			Recreational	
		Comm ACL	Northern Zone Quota (lbs)	Southern Zone Quota (lbs)	Rec ACL	Rec ACT
2016/17	14.9 mp	\$15,785,000	\$3,636,864	\$12,148,136	\$629,800,000	\$582,900,000
2017/18	12.9 mp	\$13,776,000	\$3,173,990	\$10,602,010	\$542,700,000	\$502,500,000
2018/19	11.6 mp	\$12,341,000	\$2,843,366	\$9,497,634	\$489,100,000	\$455,600,000
2019/20	10.9 mp	\$11,480,000	\$2,644,992	\$8,835,008	\$462,300,000	\$428,800,000
Table 4.2.2.2.3 continued below						

Table 4.2.2.2.3 continued						
ACL = 90% ABC LOW Recruitment Scenario Action 2-1, Alternative 4						
Fishing year	Total Atl KM ACL	Commercial			Recreational	
		Comm ACL	Northern Zone Quota (lbs)	Southern Zone Quota (lbs)	Rec ACL	Rec ACT
2016/17	13.9 mp	\$14,924,000	\$3,438,490	\$11,485,510	\$582,900,000	\$542,700,000
2017/18	11.6 mp	\$12,341,000	\$2,843,366	\$9,497,634	\$489,100,000	\$455,600,000
2018/19	10.7 mp	\$11,480,000	\$2,644,992	\$8,835,008	\$448,900,000	\$415,400,000
2019/20	10.4 mp	\$11,193,000	\$2,578,867	\$8,614,133	\$435,500,000	\$402,000,000

The alternatives can be ranked from lowest to highest positive direct economic effects. If the Councils choose the “low recruitment” ABC in Action 2-1 (**Alternative 4**) or the “medium recruitment” ABC (**Preferred Alternative 3**), the rankings for Action 2-2 would be **Alternative 6, Alternative 4, Alternative 5, Preferred Alternative 3, Alternative 1** (No Action)/**Alternative 2**. If the Councils choose the “high recruitment” ABC in Action 2-1 (**Alternative 2**), the rankings for Action 2-2 would be **Alternative 4, Alternative 6, Preferred Alternative 3, Alternative 5, Alternative 1** (No Action)/**Alternative 2**.

4.2.2.3 Direct and Indirect Effects on the Social Environment

As discussed for Action 2-1, higher catch limits are expected to be more beneficial to fishermen and fishing communities by increasing access to the Atlantic king mackerel resource, as long as overharvest is not occurring to negatively affect the stock in the long term. Once the ACL is met or exceeded, any AMs that restrict or close harvest could negatively affect the commercial fleet, for-hire fleet, and private anglers. In general, the higher the ACL, the greater the short-term social and economic benefits that would be expected to accrue, assuming information is up-to-date and accurate in order to allow sustainable harvest. Additionally, adjustments to an ACL based on updated information from a stock assessment would be the most beneficial in the long term to fishermen and communities, because ACLs would be based on the current conditions (unlike under **Alternative 1** (No Action)). **Alternative 2** would establish the highest ACL and associated quotas for Atlantic king mackerel. However, a more conservative approach with lower ACLs under **South Atlantic Preferred Alternative 3, Alternative 4, and Alternative 5** may be more beneficial to fishermen in the long term by reducing risk and incorporating uncertainty.

4.2.2.4 Direct and Indirect Effects on the Administrative Environment

Specifying a new ACL would not increase the administrative burden over the status-quo. Alternatives that result in higher ACLs for species could slightly reduce administrative burdens because the likelihood of triggering AMs would be reduced. Administrative burdens also may result from revising the values under the alternatives in the form of development and dissemination of outreach and educational materials for fishery participants and law enforcement.

4.3 Action 3 – Sale of Incidental Catch of Atlantic Migratory Group King Mackerel Caught in the Shark Drift Gillnet Fishery

Alternative 1: No action - Retention and sale of Atlantic king mackerel caught with drift gillnet as incidental catch in the gillnet portion of the commercial shark fishery remains prohibited.

Alternative 2: Allow retention and sale of Atlantic king mackerel caught with drift gillnet as incidental catch in the gillnet portion of the commercial shark fishery for any vessel with a valid shark directed commercial permit AND valid federal king mackerel commercial permit. The king mackerel must be sold to a dealer with the Southeast federal dealer permit. For shark gillnet trips in the EEZ off Florida, no more than 2 king mackerel per crew member can be on board, and no more than 2 king mackerel per crew member can be sold from the trip. For shark gillnet trips in the EEZ north of the GA/FL line, no more than 3 king mackerel per crew member can be on board, and no more than 3 king mackerel per crew member can be sold from the trip.

South Atlantic Preferred Alternative 3: Allow retention and sale of Atlantic king mackerel caught with drift gillnet as incidental catch in the gillnet portion of the commercial shark fishery for any vessel with a valid shark directed commercial permit AND valid federal king mackerel commercial permit. The king mackerel must be sold to a dealer with the Southeast federal dealer permit. For shark gillnet trips in the Southern Zone, no more than 2 king mackerel per crew member can be on board, and no more than 2 king mackerel per crew member can be sold from the trip. For shark gillnet trips in the Northern Zone, no more than 3 king mackerel per crew member can be on board, and no more than 3 king mackerel per crew member can be sold from the trip. **(Gulf CMP AP Recommended)**

4.3.1 Direct and Indirect Effects on the Physical and Biological Environments

Under **Alternative 1** (No Action), incidentally harvested king mackerel are currently discarded. Prior to CMP Amendment 20A (2014), fishermen with federal commercial shark permits and federal commercial king mackerel permits could sell the bag limit of king mackerel incidentally caught on shark gillnet trips. However, CMP Amendment 20A prohibited bag limit sales of incidentally caught king mackerel in South Atlantic Council jurisdictional waters. Gillnet gear is not an authorized gear type for king mackerel in the South Atlantic, further precluding those incidentally harvested king mackerel from being sold.

Alternatives 2 and 3 (South Atlantic Preferred) would establish an incidental catch allowance and would allow the retention and sale of Atlantic king mackerel caught with drift gillnets in the shark drift gillnet fishery for any vessel that holds both a valid shark directed commercial permit and a valid federal king mackerel commercial permit. Under **Alternatives 2 and 3 (South Atlantic Preferred)**, king mackerel could be sold to a dealer operating with a southeast federal seafood dealer permit. Landings data indicate that a small number of fishermen have landed king mackerel on gillnet trips targeting sharks.

Under **Alternative 2**, the incidental catch allowance would be limited to two king mackerel per crew member to be retained and sold only for trips off Florida. For shark gillnet trips in the EEZ north of the Georgia/Florida state line, no more than three king mackerel per crew member would be allowed to be retained or sold from a trip. This is consistent with current recreational king mackerel bag limits in those areas. Table 2.3.1 indicates the number of king mackerel harvested from shark gillnet trips off Florida in the past five years. There are no gillnet trips with shark and king mackerel in Georgia or South Carolina in the last five years.

Under **South Atlantic Preferred Alternative 3**, the incidental catch allowance would be limited to two king mackerel per crew member to be retained and sold only for trips in the Atlantic Southern Zone. For shark gillnet trips in the Atlantic Northern Zone, no more than three king mackerel per crew member would be allowed to be retained or sold from a trip. This would allow consistent regulations within each Zone.

King mackerel are incidentally caught in the shark gillnet fishery and, most of the time, fish caught in gillnets are dead when harvested. None of these alternatives are expected to have noticeable negative biological impacts on king mackerel because the trip limits are small enough to avoid a directed fishery.

4.3.2 Direct and Indirect Effects on the Economic Environment

This action cannot be analyzed quantitatively for economic effects because selling king mackerel from shark gillnets is not currently allowed. However, both **Alternative 2** and **South Atlantic Preferred Alternative 3** are expected to have greater positive direct economic effects for harvesters than **Alternative 1** (No Action) assuming neither **Alternative 2** nor **South Atlantic Preferred Alternative 3** would cause the commercial portion of the ACL to be caught significantly sooner because at least some of the king mackerel that otherwise would have been dead discards in shark drift gillnets could be sold. Should fishermen be allowed to sell king mackerel from shark gillnets, **South Atlantic Preferred Alternative 3** would be slightly more restrictive than **Alternative 2** for those fishing off of South Carolina and Georgia because under **Alternative 2** each crew member in South Carolina and Georgia would be allowed to keep 3 king mackerel (same as the recreational bag limit in those states) versus under **South Atlantic Preferred Alternative 3** where individual crew members off South Carolina and Georgia would be allowed to keep only two king mackerel each (same as the Florida recreational bag limit).

4.3.3 Direct and Indirect Effects on the Social Environment

Because bag limit sales of king mackerel in the South Atlantic region were prohibited in Amendment 20A (GMFMC/SAFMC 2013), the commercial shark fishermen who previously sold incidental catch of king mackerel are required to discard king mackerel on shark gillnet trips. The number of participants and average pounds of king mackerel on these trips are small (Table 2.3.1). Under **Alternatives 2 and 3 (South Atlantic Preferred)**, the fishermen would be allowed to sell the bag limit and reduce discards of king mackerel, which would help reduce waste and to increase the profits from the trip. The small number of fish that may be sold is not expected to cause any directed effort for king mackerel on shark gillnet trips. Under **Alternative**

1 (No Action), the fishermen would have to continue to discard incidental catch of king mackerel on shark gillnet trips and would not be able to maximize profits on these trips.

4.3.4 Direct and Indirect Effects on the Administrative Environment

The administrative impacts associated with the alternatives are expected to be minimal and would be mostly associated with rulemaking, outreach, and enforcement. Under **Alternatives 2 and 3 (South Atlantic Preferred)**, landings of Atlantic king mackerel as incidental catch from the shark drift gillnet fishery would be sold to federally permitted seafood dealers, who report their landings to NMFS. As such, no additional administrative burden is expected with respect to monitoring the Atlantic king mackerel ACL.

4.4 Action 4 – Establish Commercial Split Seasons for Atlantic Migratory Group King Mackerel in the Southern Zone

Alternative 1 (No Action). The commercial fishing year for Atlantic king mackerel is March 1 – February 28. The Southern Zone quota is allocated for the entire fishing year. **(Gulf CMP AP Recommended)**

South Atlantic Preferred Alternative 2. Allocate the Southern Zone quota for Atlantic king mackerel into two split season quotas: 60% to the period March 1 - September 30 (season 1) and 40% to the period October 1 – the end of February (season 2). Any remaining quota from season 1 would transfer to season 2. Any remaining quota from season 2 would not be carried forward. When the quota for the season is met or expected to be met, commercial harvest of king mackerel in the Southern Zone will be prohibited for the remainder of the season. **(South Atlantic CMP AP Recommended)**

Alternative 3. Allocate the Southern Zone quota for Atlantic king mackerel into two split season quotas: 60% to the period March 1 – October 31 (season 1) and 40% to the period November 1 – the end of February (season 2). Any remaining quota from season 1 would transfer to season 2. Any remaining quota from season 2 would not be carried forward. When the quota for the season is met or expected to be met, commercial harvest of king mackerel in the Southern Zone will be prohibited for the remainder of the season.

Alternative 4. Allocate the Southern Zone quota for Atlantic king mackerel into two split season quotas: 50% to the period March 1 – October 31 (season 1) and 50% to the period November 1 – the end of February (season 2). Any remaining quota from season 1 would transfer to season 2. Any remaining quota from season 2 would not be carried forward. When the quota for the season is met or expected to be met, commercial harvest of king mackerel in the Southern Zone will be prohibited for the remainder of the season.

4.4.1 Direct and Indirect Effects on the Physical and Biological Environments

Alternative 1 (No action) would maintain the current fishing year for Atlantic king mackerel, which is March 1 – February 28. The entirety of the Atlantic Southern Zone quota would be allocated for the whole fishing year. This alternative would not result in any change to the current physical and biological environments.

Under **South Atlantic Preferred Alternative 2**, the quota in the Southern Zone would be divided into split season quotas with 60% to the period March 1 - September 30 (season 1) and 40% to the period October 1 – the end of February (season 2). **Alternative 3** would maintain the 60%/40% quota allocation but would change the time period from March 1—October 31 (60%) and November 1-end of February (40%). **Alternative 4** would allocate the Southern Zone quota into two split season quotas: 50% to the period March 1 – October 31 (season 1) and 50% to the period November 1 – the end of February (season 2).

Due to the large range of possible quotas proposed in Action 2-2 (based on Action 2-1), the analysis looked at a range of quotas that encompass the entire suite of possible alternatives. The three Southern zone quotas analyzed were the *High Quota* of 5,002,040 lbs ww, *Medium Quota* of 3,694,080 lbs ww, and a *Low Quota* of 3,001,440 lbs ww. These quotas encompass the range of potential ACLs and quotas. For a detailed explanation of how the quotas for analysis were selected, please see Section 4.2.2.1.

As in the analysis in Section 4.2.2.1, possible closure dates were analyzed under a Maximum Landings scenario (2009/2010 landings), Minimum Landings scenario (2013/2014 landings), and Average Landings scenario (average landings from 2009/2011 through 2013/2014). For Minimum and Average Landings scenarios, no closures were predicted under the possible Southern Zone quotas under the *High, Medium, or Low quotas*.

However, under a Maximum Landings scenario, it is likely that landings similar to those in the 2009/2010 fishing year would be high enough to exceed the possible split season quotas in the first half of the fishing year. Table 4.4.1.1 shows the predicted closure dates based on 2009/2010 landings for the three different quotas as well as the split season alternatives. Under the *Medium Quota* scenario, all of the action alternatives would result in a closure of season 1. Action 2, **South Atlantic Preferred Alternative 3** is slightly lower than the *Medium Quota*, and it can be assumed that a closure would be implemented during the first season (if landings continue at 2009/2010 fishing levels).

None of the alternatives in Action 4 would result in landings that would exceed the quota for season 2.

Table 4.4.1.1 Predicted closure dates for commercial season alternatives for Action 4. The closure dates were predicted for the Atlantic migratory group in the Southern Zone using the highest landings scenario (2009/2010 landings). Cells with closure dates were highlighted in yellow.

	Alternative 1	SA Preferred Alternative 2		Alternative 3		Alternative 4	
	Mar-Feb 100%	Mar-Sep 60%	Oct-Feb 40%	Mar-Oct 60%	Nov-Feb 40%	Mar-Sep 50%	Oct-Feb 50%
High Quota	5,002,400	3,001,440	2,000,960	3,001,440	2,000,960	2,501,200	2,501,200
Closure Date	No Closure	No Closure	No Closure	No Closure	No Closure	27-Aug	No Closure
Medium Quota	3,694,080	2,216,448	1,477,632	2,216,448	1,477,632	1,847,040	1,847,040
Closure Date	19-Jan	12-Aug	No Closure	12-Aug	No Closure	18-Jul	No Closure
Low Quota	3,001,440	1,800,864	1,200,576	1,800,864	1,200,576	1,500,720	1,500,720
Closure Date	3-Dec	14-Jul	No Closure	14-Jul	No Closure	20-Jun	No Closure

In summary, if Southern Zone landings in March through September or October (season 1) are at a high level such as in the 2009/2010 fishing year, it is possible under the potential ACLs/quotas that are at or under the *Medium quota* would result in an early closure for season 1, as early as June or July. However, under an Average or Minimum Landings scenario (which would encompass most years in the past several fishing years), Southern Zone landings would not reach any of the possible season 1 quotas to trigger an early closure.

Physical effects associated with changes in allocation and fishing year are usually dependent on resultant changes in fishing effort. Biological effects associated with changes in allocation and fishing year usually relate to changes in harvest. Because the catch is constrained by the ACL (established in Action 4.2.2.1), a change in the fishing year or temporal allocations within the Southern Zone are not expected to lead to an increase in physical or biological impacts on the stock or protected species.

4.4.2 Direct and Indirect Effects on the Economic Environment

Determining the economic effects for Action 4 take into account decisions made in Action 2. The analysis also uses data from Tables 2.4.1, 2.4.2, and 2.4.3 to determine economic effects. Tables 2.4.1 and 2.4.2 estimate the split quota amounts by season for the 2016/17 through 2019/20 fishing years. Table 2.4.3 shows Southern Zone landings from the 1998/99 through 2013/14 fishing years for each proposed season. Averaged across all of the fishing years, none of the season averages exceeds the corresponding quota values in Tables 2.4.1 and 2.4.2. However, individual first season landings from several fishing years did exceed the corresponding quotas show in Tables 2.4.1 and 2.4.2. Table 4.4.2.1 shows landings by alternative and ACL level (Action 2) indicating which past fishing years would have exceeded the corresponding proposed quota. Data from the 2014/15 and 2015/16 fishing years were not included either because the fishing year is ongoing or the data are not ready for analysis. Whether or not future fishing seasons would exceed the first season quota could be affected by the Council's choice of preferred alternative in Action 5-2. The more restrictive the trip limit imposed in Action 5-2, the less likely future years would exceed the first season quota.

Table 4.4.2.1. King mackerel fishing years in which the proposed Action 4 alternatives would have resulted in an in season closure for the first proposed season.

Preferred Alternative 2												
	High Recruitment				Medium Recruitment				Deterministic Equilibrium Yield			
	2016/17	2017/18	2018/19	2019/20	2016/17	2017/18	2018/19	2019/20	2016/17	2017/18	2018/19	2019/20
1998/99 - 2008/09												
2009/10												
2010/11												
2011/12												
2012/13												
2013/14												

Alternative 3												
	High Recruitment				Medium Recruitment				Deterministic Equilibrium Yield			
	2016/17	2017/18	2018/19	2019/20	2016/17	2017/18	2018/19	2019/20	2016/17	2017/18	2018/19	2019/20
1998/99 - 2007/08												
2008/09												
2009/10												
2010/11												
2011/12												
2012/13												
2013/14												

Alternative 4												
	High Recruitment				Medium Recruitment				Deterministic Equilibrium Yield			
	2016/17	2017/18	2018/19	2019/20	2016/17	2017/18	2018/19	2019/20	2016/17	2017/18	2018/19	2019/20
1998/99 - 2003/04												
2004/05												
2005/06												
2006/07												
2007/08												
2008/09												
2009/10												
2010/11												
2011/12												
2012/13												
2013/14												

In terms of economic effects, the alternatives that have the lowest probability of a first season closure would be the most positive for fishermen. If the first season reaches its quota, fishing would be stopped. However, since the 1998/99 fishing year no fishing year would have achieved the second season quota without needing any remaining fish from the first season. While the average year is not expected to result in sub-season closures, there are some years where first season closures could happen. A first sub-season closure could result in direct economic loss to fishermen. Therefore, not having any sub-seasons would increase the likelihood that the fishery would not close until the entire Southern Zone ACL is caught. In order of likelihood of most positive direct economic effect to least positive are **Alternative 1** (No Action), **South Atlantic Preferred Alternative 2**, **Alternative 3**, and then **Alternative 4**.

4.4.3 Direct and Indirect Effects on the Social Environment

The social effects of commercial split seasons would likely be associated with the economic effects, and also would depend on how the accessible quota compares to current landings levels for individual fishermen and communities. The effects on the commercial fleet due to establishing split seasons (**Alternatives 2 (South Atlantic Preferred)-4**) would depend on the Southern Zone quota (designated in Action 2-1) and the rate of harvest during different times of

the year. The overall negative effect on commercial fishermen and associated communities and businesses would depend on any restricted access to king mackerel due to early closures.

One concern of commercial split seasons is that the quota is further allocated into smaller portions assigned to a specific time of year, which could generate derby conditions. In addition to concerns about safety at sea that arise from the race to fish, a derby could result in a large amount of king mackerel on the market in a very short period of time. This may cause reduced market value and lower product quality, and the bust-and-boom nature of the king mackerel commercial sector may hinder business stability and steady job opportunities for captain and crew.

However, under the current management system that changes the boundary around the Florida east coast (the most productive area in the Southern Zone), fishermen working in the EEZ off the Florida east coast have access to a similar “split season” because landings count toward the Atlantic king mackerel Southern Zone quota from April 1 through October 31, but then counted toward the Gulf king mackerel Florida East Coast Subzone quota from November 1 through March 31. Therefore, fishing effort and landings in the earlier months of the fishing year have no effect on availability of quota in the later months of the fishing year. This may already foster a system in which king mackerel is highly available during short periods throughout the year.

A split season under **South Atlantic Preferred Alternative 2, Alternative 3, and Alternative 4** would likely be beneficial to commercial fishermen harvesting king mackerel in Florida, because the majority of king mackerel landings for the Southern Zone come from this area. Additionally, as shown in Table 2.4.1, there are two peak periods for king mackerel in the Southern Zone—one around April through June, and another around November through February. When compared to **Alternative 1 (No Action)**, social benefits are expected from **South Atlantic Preferred Alternative 2, Alternative 3, and Alternative 4** because these would ensure available quota in the later months of the fishing year, regardless of fishing activity in earlier months of the fishing year.

As discussed in Section 4.4.1, the proportion of the Southern Zone quota allocated to each season and the season length would determine the likelihood of an early closure, which could result in negative effects on the commercial fleet if fishing was prohibited during part of the fishing year due to an in-season closure. However, when compared to annual landings from years with average or lower landings (which includes most years in the last decade), all potential Southern Zone quotas for season 1 or season 2 would not result in an early closure for the split season (Table 4.4.1.1). If there is a year or more with higher than average landings, such as in 2009/2010, it is more likely that split season quotas would result in an early closure for season 1 under any of the proposed quotas in **South Atlantic Preferred Alternative 2, Alternative 3, and Alternative 4**.

4.4.4 Direct and Indirect Effects on the Administrative Environment

Alternative 1 (No Action) would have fewer administrative impacts than **Alternatives 2 (South Atlantic Preferred)-4** because only one quota would need to be monitored, versus two quotas for split seasons. Relative to **Alternative 1 (No Action)**, **Alternatives 2 (South Atlantic Preferred)-4** would increase the administrative impacts in the form of rulemaking, outreach,

education, monitoring, and enforcement. However, these impacts are not expected to be significant, as the infrastructure necessary to administer the proposed rule changes already exists.

4.5 Action 5 – Establish a trip limit system for the Southern Zone

Alternative 1: No action. The trip limits for the Southern Zone will remain:

North of the Flagler/ Volusia county line, the trip limit is 3,500 lbs year-round.

In the area between the Flagler/ Volusia county line and the Volusia/Brevard county line, the trip limit is 3,500 lbs from April 1 through October 31.

In the area from the Volusia/Brevard county line to the Miami-Dade/Monroe county line, the trip limit is 75 fish from April 1 through October 31.

From November 1 through March 31, no trip limit is in place for the area between the Flagler/Volusia county line to the Dade/Monroe county line.

Alternative 2: In the Southern Zone, the trip limit north of the Flagler/Volusia county line is 3,500 lbs. For the area south of the Flagler/Volusia county line, establish a year-round trip limit of 75 fish for Atlantic king mackerel.

Alternative 3: In the Southern Zone, the trip limit north of the Flagler/Volusia county line is 3,500 lbs. For the area south of the Flagler/Volusia county line, establish a trip limit of 50 fish from March 1- March 31, and 75 fish for the remainder of season 1 (as designated in Action 4).

Option 3a. Beginning on August 1 and continuing through the end of season 1, if 75% of the season 1 quota has been taken, the trip limit will be 50 fish.

Option 3b. At any time during season 1, if 75% of the season 1 quota has been taken, the trip limit will be 50 fish.

Alternative 4: In the Southern Zone, the trip limit north of the Flagler/Volusia county line is 3,500 lbs. For the area south of the Flagler/Volusia county line, establish a trip limit of 50 fish for season 2 (as designated in Action 4).

Option 4a. Beginning on February 1 and continuing through the end of February--

(1) If 70 % or more of the season 2 quota has been taken, the trip limit is 50 fish.

(2) If less than 70 % of the season 2 quota has been taken, the trip limit is 75 fish.

Option 4b. Beginning on January 1 and continuing through the end of February--

(1) If 70 % or more of the season 2 quota has been taken, the trip limit is 50 fish.

(2) If less than 70 % of the season 2 quota has been taken, the trip limit is 75 fish.

Option 4c. Beginning on February 1 and continuing through the end of February--

(1) If 80 % or more of the season 2 quota has been taken, the trip limit is 50 fish.

(2) If less than 80 % of the season 2 quota has been taken, the trip limit is 75 fish.

4.5.1 Direct and Indirect Effects on the Physical and Biological Environments

Under this action, vessels fishing under the Southern Zone quota (established in Action 2-2) and the seasonal quota (established in Action 4) would be subject to trip limits. Action 5 is considering trip limits in numbers of fish, however, the commercial trip level data (logbook data) has the landings reported in pounds.

As in Actions 2 and 4, this analysis compares potential outcomes based on a *High, Medium* and *Low* quotas (which encompass the range of all potential ACLs/quotas) and considers how the potential trip limits would work during periods of Maximum Landings (using 2009/2010 landings), Minimum Landings (using 2013/2014 landings) and average landings (average of 2009/2010 through 2013/2014). Table 4.5.1.1 summarizes the predicted closure dates under Action 2 based on the Maximum Landings scenario. The Minimum Landings and Average Landings scenarios did not result in any predicted closure dates under any of the alternatives in Action 5.

Table 4.5.1.1 Predicted closure dates for commercial season alternatives under Action 4 with the 75 fish trip limit in **Alternative 2**. The closure dates were predicted for the Atlantic migratory group in the Southern Zone using the landings from 2009/2010 (Maximum Landings scenario). Cells with closure dates were highlighted in yellow.

Action 4 Alternative							
	1	2	3	4			
	Mar-Feb	Mar -Sep 60%	Oct-Feb 40%	Mar-Oct 60%	Nov-Feb 40%	Mar-Sep 50%	Oct-Feb 50%
High Quota	5,002,400	3,001,440	2,000,960	3,001,440	2,000,960	2,501,200	2,501,200
Closure Date	No Closure	No Closure	No Closure	No Closure	No Closure	28-Aug	No Closure
Medium Quota	3,694,080	2,216,448	1,477,632	2,216,448	1,477,632	1,847,040	1,847,040
Closure Date	23-Jan	13-Aug	No Closure	13-Aug	No Closure	18-Jul	No Closure
Low Quota	3,001,440	1,800,864	1,200,576	1,800,864	1,200,576	1,500,720	1,500,720
Closure Date	4-Dec	14-Jul	No Closure	14-Jul	No Closure	20-Jun	No Closure

The predicted closure dates from Table 4.4.1.1 (from previous section) and Table 4.5.1.1 are very similar. **Alternative 2** only applies to landings off Volusia through Miami-Dade County and there are more landings in the Southern Zone that would not be impacted by the trip limit proposed in **Alternative 2**. Additionally, the percent reductions for the 75 fish trip limit were only applied to the waters off Volusia county from April to October because this region already has had a 75 fish trip limit in the other months of the year. Also, the percent reductions for the 75 fish trip limit were only applied to the waters off of Volusia through Miami-Dade during

November to March because this region already has a 75 fish trip limit in the other months of the year.

Alternative 3 proposes a 50 fish trip limit for the area south of the Flagler/Volusia county line for the month of March and then a trip limit of 75 fish for the rest of season 1. The alternative also has options to decrease the trip limit down to 50 fish if 75% of the ACL is met in season 1. Under **Option 3a** the reduced trip limit of 50 fish is imposed after August 1 if 75% of the ACL is met. Under **Option 3b** the reduced trip limit of 50 fish is imposed any time during season 1 when 75% of the ACL is met. Table 4.5.1.2 provides the dates when 75% of the ACL is predicted to be met, and also predicted closure dates under **Options 3a** and **3b**.

Table 4.5.1.1 Predicted closure dates for commercial season alternatives for Action 4 with the trip limit options stated in **Alternative 3**. The closure dates were predicted for the Atlantic migratory group in the Southern Zone using the landings from 2009/2010. Cells with closure dates were highlighted in yellow.

	Action 4 Alternatives			
	1	Preferred 2	3	4
	Mar-Feb	Mar-Sep 60%	Mar-Oct 60%	Mar-Sep 50%
HIGH Quota	5,002,400	3,001,440	3,001,440	2,501,200
75% of Quota	3,751,800	2,251,080	2,251,080	1,875,900
Predicted Date to Reach 75% of Quota	29-Jan	17-Aug	17-Aug	21-Jul
Option 3a Closure Date	No Closure	No Closure	No Closure	17-Sep
Option 3b Closure Date	No Closure	No Closure	No Closure	No Closure
MEDIUM Quota	3,694,080	2,216,448	2,216,448	1,847,040
75% of Quota	2,770,560	1,662,336	1,662,336	1,385,280
Predicted Date to Reach 75% of Quota	30-Sep	2-Jul	2-Jul	12-Jun
Option 3a Closure Date	No Closure	15-Aug	15-Aug	19-Jul
Option 3b Closure Date	No Closure	17-Aug	17-Aug	27-Jul
LOW Quota	3,001,440	1,800,864	1,800,864	1,500,720
75% of Quota	2,251,080	1,350,648	1,350,648	1,125,540
Predicted Date to Reach 75% of Quota	15-Aug	9-Jun	9-Jun	28-May
Option 3a Closure Date	8-Dec	15-Jul	15-Jul	22-Jun
Option 3b Closure Date	8-Dec	16-Jul	16-Jul	11-Jul

Under Action 2/ **Preferred Alternative 3**; Action 4/ **Preferred Alternative 2** and Action 5/ **Alternative 3** with **Option 3a**, the fishery would be expected to close before August 15th because the quota specified in Action 2/ **Preferred Alternative 3** is slightly lower than that analyzed in the *Medium Quota* scenario. If the Council selects Action 2/ **Preferred Alternative 3**; Action 4/ **Preferred Alternative 2** and Action 5/ **Alternative 3** with **Option 3b**, the fishery would be expected to close on or before August 17. Under these actions, the closure would only apply to season 1 (March-September) and regardless of which option they choose under **Alternative 3** the closure date will only differ by a couple of days.

Under Action 2/ **Preferred Alternative 3**; Action 4/ **Alternative 2** and Action 5/ **Alternative 3** with **Option 3a** or **Option 3b**, the season 1 closure would be expected on August 15 and August 17, respectively. Although the closure date is similar to the one in the previous paragraph, the Action 4/ **Alternative 2** modifies the fishing season from March-September to March-October 31. Under this scenario, the fishing season will be shortened by about 75 days.

Alternative 4 would only implement trip limits for season 2 (if established under **Action 4**). The landings scenarios for season 2 would be less than the quotas analyzed in the *High, Medium* and *Low Quota* scenarios and as such no closure dates would be expected in season 2, with or without trip limits.

Establishing commercial trip limits would not be expected to have any impact on essential fish habitat (EFH), habitat areas of particular concern (HAPCs), or protected species. In a 2015 biological opinion, NMFS determined the gillnet gear used in the federal CMP fisheries of the Atlantic and Gulf may have adversely affected sea turtles, smalltooth sawfish, and Atlantic sturgeon in the past via entanglement and, in the case of sea turtles, via forced submergence. These adverse effects have not, however, been quantified. Commercial and recreational hook-and-line gear and commercial cast net gear have not likely adversely affected these species. The biological opinion provides an incidental take statement for species which may interact with CMP fisheries.

The biological effects of all alternatives in Action 5-2 would largely be expected to be neutral because ACLs are in place to prevent overharvesting, and AMs are in place to take action if ACLs are exceeded. Trip limits would slow the rate of harvest within the FLEC management zone and may reduce the amount of regulatory discards associated with the fishery. Regulatory discards may increase if the fishing season closes early, constituting a negative biological effect.

Larger trip limits would not constrain catch and would result in the ACL being met earlier in the year than smaller trip limits. The overall ACL in the South Atlantic is has not been met in recent years and the alternatives in Action 2 would increase the overall ACL from the status quo.

4.5.2. Direct and Indirect Effects on the Economic Environment

Trip limits, especially those that restrict a larger number of trips, will introduce economic inefficiencies by increasing trip costs to harvest the same overall poundage of fish. Particularly successful trips might have to end earlier than they otherwise would because the trip limit would have been reached.

A potentially positive aspect of trip limits could be that the season will stay open longer; reducing catches while fish are spawning; and/or reduce the amount of dead discards that could occur after a closure. Dead discards are fish that cannot otherwise be sold and, depending on the amount of dead discards, could have an effect on future stock status, as well as reduce trip direct positive economic effects.

The analysis for Action 5 depends on the preferred alternatives for Action 2 and Action 4. Table 4.5.2.1 shows the estimated economic ex-vessel value (in 2014 \$) for king mackerel taking into account the various possible combinations of Actions 2, 4, and 5. Table 4.5.2.1 is based on the

estimated closure dates shown in Table 4.5.1.1. Where a within season closure was projected, it was assumed that the entire ACL would be caught. Where no seasonal closure was expected, the number of pounds that was expected to be caught during the season was used to calculate expected ex-vessel value. Under the high quota option, from lowest to highest in terms of expected ex-vessel value, are Action 4/**Alternative 4**/Action 5/**Option 3b**, Action 4/**Alternative 4**/Action 5/**Option 3a**, Action 4/**South Atlantic Preferred Alternative 2**/Action 5/**Options 3a and 3b**, Action 4/**Alternative 3**/Action 5/**Options 3a and 3b**, and then Action 4/**Alternative 1**/Action 5/**Options 3a and 3b**. Under the medium and low quota options, , from lowest to highest in terms of expected ex-vessel value, are Action 4/**Alternative 4**/Action 5/**Option 3a and 3b**, Action 4/**South Atlantic Preferred Alternative 2** and **Alternative 3**/Action 5/**Options 3a and 3b**, and then Action 4/**Alternative 1**/Action 5/**Options 3a and 3b**.

Table 4.5.2.1. Expected ex-vessel value (in 2014 \$) for king mackerel from the Southern Zone based on the alternative combinations of Actions 2 and 4, plus Options from Action 5, **Alternative 3**.

	Action 4 Alternatives			
	1	Preferred 2	3	4
	Mar-Feb	Mar-Sep 60%	Mar-Oct 60%	Mar-Sep 50%
HIGH Quota Lbs	5,002,400	3,001,440	3,001,440	2,501,200
Option 3a Ex-vessel Value	\$10,773,859	\$7,442,960	\$7,586,472	\$7,178,444
Option 3b Ex-vessel Value	\$10,773,859	\$7,442,960	\$7,586,472	\$7,161,121
MEDIUM Quota Lbs	3,694,080	2,216,448	2,216,448	1,847,040
Option 3a Ex-vessel Value	\$10,445,818	\$6,361,206	\$6,361,206	\$5,301,005
Option 3b Ex-vessel Value	\$10,445,818	\$6,361,206	\$6,361,206	\$5,301,005
LOW Quota Lbs	3,001,440	1,800,864	1,800,864	1,500,720
Option 3a Ex-vessel Value	\$8,614,133	\$5,168,480	\$5,168,480	\$4,307,066
Option 3b Ex-vessel Value	\$8,614,133	\$5,168,480	\$5,168,480	\$4,307,066

Table 4.5.2.2 shows the same information as Table 4.5.2.1 except it has the expected ex-vessel values (in 2014 \$) for Action 5, **Alternative 4**. In Section 4.5.1.1 of this document, it was estimated that regardless of the ACL level (High, Medium, or Low) chosen, the entire ACL would not be caught under any of the Action 5 options, except in some cases under Action 4, **Alternative 1** where there would be no spilt season. Therefore, the number of pounds expected to be caught during the season was used to calculate expected ex-vessel value. Under the high quota option, from lowest to highest in terms of expected ex-vessel value, are Action 4/**Alternative 3**/Action 5/**Options 4a – 4c**, Action 4/**South Atlantic Preferred Alternative 2** and **Alternative 4**/Action 5/**Options 4a – 4c**, Action 4/**Alternative 1**/Action 5/**Option 4a**, Action 4/**Alternative 1**/Action 5/**Option 4b**, and Action 4/**Alternative 1**/Action 5/**Option 4c**. Under the medium quota option, from lowest to highest in terms of expected ex-vessel value, are

Action 4/**Alternative 3**/Action 5/**Options 4a – 4c**, Action 4/ **South Atlantic Preferred Alternative 2**/Action 5/**Option 4b**, Action 4/ **South Atlantic Preferred Alternative 2**/Action 5/**Option 4a**, Action 4/ **South Atlantic Preferred Alternative 2**/Action 5/**Option 4c**, Action 4/**Alternative 4**/Action 5/**Options 4a – 4c**, Action 4/**Alternative 1**/Action 5/**Option 4a**, and Action 4/**Alternative 1**/Action 5/**Options 4b and 4c**. Under the low quota option, from lowest to highest in terms of expected ex-vessel value, are Action 4/**Alternative 3**/Action 5/**Options 4a and 4c**, Action 4/**Alternative 3**/Action 5/**Option 4b**, Action 4/ **South Atlantic Preferred Alternative 2**/Action 5/**Option 4b**, Action 4/ **South Atlantic Preferred Alternative 2**/Action 5/**Options 4a and 4c**, Action 4/**Alternative 4**/Action 5/**Option 4a**, Action 4/**Alternative 4**/Action 5/**Options 4b and 4c**, and Action 4/**Alternative 1**/Action 5/**Options 4a – 4c**.

Table 4.5.2.2. Expected ex-vessel value (in 2014 \$) for king mackerel from the Southern Zone based on the alternative combinations of Actions 2 and 4, plus Options from Action 5, **Alternative 4**.

	Action 4 Alternatives			
	1	Preferred 2	3	4
	Mar-Feb	Mar-Sep 60%	Mar-Oct 60%	Mar-Sep 50%
HIGH Quota	5,002,400	3,001,440	3,001,440	2,501,200
Option 4a Ex-vessel Value	\$9,418,765	\$3,154,302	\$2,986,918	\$3,154,302
Option 4b Ex-vessel Value	\$10,783,196	\$3,154,302	\$2,986,918	\$3,154,302
Option 4c Ex-vessel Value	\$10,914,288	\$3,154,302	\$2,986,918	\$3,154,302
MEDIUM Quota	3,694,080	2,216,448	2,216,448	1,847,040
Option 4a Ex-vessel Value	\$9,418,765	\$3,153,092	\$2,986,918	\$3,154,302
Option 4b Ex-vessel Value	\$10,602,010	\$3,023,209	\$2,986,918	\$3,154,302
Option 4c Ex-vessel Value	\$10,602,010	\$3,154,302	\$2,986,918	\$3,154,302
LOW Quota	3,001,440	1,800,864	1,800,864	1,500,720
Option 4a Ex-vessel Value	\$8,614,133	\$3,153,092	\$2,985,708	\$3,153,092
Option 4b Ex-vessel Value	\$8,614,133	\$3,023,209	\$2,986,918	\$3,154,302
Option 4c Ex-vessel Value	\$8,614,133	\$3,153,092	\$2,985,708	\$3,154,302

4.5.3 Direct and Indirect Effects on the Social Environment

Alternative 1 (No Action) would not establish a trip limit for the FLEC management zone in the winter months (November through February), which could result in a shorter season if the rate of harvest increases without trip limits. The 75-fish per vessel trip limit in **Alternatives 2 and 3** would be expected to benefit fishermen by maintaining a similar trip limit as the trip limit in place currently, and to help lengthen the season. However, as discussed in Section 4.5.1, under most possible season 1 quotas when compared to landings in most of the past several fishing years, there will likely not be an early closure in any case. The step-down in **Alternative 3** would likely help decrease the likelihood of an in-season closure, but only in years when landings are higher than normal (such as the 2009/2010 fishing year). Implementing the step-

down when 75% of the season 1 quota has been met after a specific date (**Option 3b**) instead at any time during the season 1 (**Option 3a**) may delay any benefits of lengthening the season, if the step-down is not implemented early enough to slow the rate of harvest.

Similarly, the proposed trip limit and potential step-up in **Alternative 4** would likely be beneficial to the commercial fleet in the Southern Zone and help to maintain accessible as under the current trip limit levels. As discussed in Section 4.5.1, it is likely that the step-up would not result in an early closure under any potential ACLs/quotas.

4.5.4 Direct and Indirect Effects on the Administrative Environment (THIS SECTION TO BE UPDATED)

4.6 Action 6. Modify the ACL for Gulf Migratory Group King Mackerel

Alternative 1: No action – Do not modify the ACL for Gulf migratory group king mackerel. The ACL of 10.8 million pounds will remain.

Preferred Alternative 2: Set the Gulf migratory group king mackerel ACL equal to the ABC recommended by the Gulf Scientific and Statistical Committee for 2015-2019. ABC values are in millions of pounds, whole weight:

Year	ABC (mp ww)
2015	9.62
2016	9.21
2017	8.88
2018	8.71
2019	8.55

Alternative 3: Establish a constant catch scenario for the Gulf migratory group king mackerel ACL for one of the following time periods. The ACL during the selected time period may not exceed the ABC recommended by the Gulf SSC for any year during the selected time period.

Option a: A three-year period (2015-2017)

Option b: A five-year period (2015-2019)

Note: Constant catch scenarios require an allocation determination in order to be calculated. This alternative is not feasible until an allocation scenario is established. The Councils should consider providing direction to staff on this issue. If constant catch scenarios are developed using the current allocation, and then the Councils select a different allocation in Action 7, then the constant catch scenarios will no longer be accurate.

4.6.1 Direct and Indirect Effects on the Physical and Biological Environments

King mackerel are typically caught at the ocean surface and therefore neither hook-and-line nor run-around gillnet gear typically come in contact with bottom habitat. However, these gear types have the potential to snag and entangle bottom structures and cause tear-offs or abrasions (Barnette 2001). If gear is lost or improperly disposed of, it can entangle marine life. Entangled gear often becomes fouled with algal growth. If fouled gear becomes entangled on corals, the algae may eventually overgrow and kill the coral.

Management actions that affect the biological environment mostly relate to the impacts of fishing on a species' population size, life history, and the role of the species within its habitat. Removal of fish from the population through fishing can reduce the overall population size if harvest is not maintained at sustainable levels. Impacts of these alternatives on the biological environment would depend on the resulting reduction or increases in the level of fishing as a

result of each alternative. A recent biological opinion released by the National Marine Fisheries Service (NMFS 2015) indicated that the continued operation of the hook-and-line components of the CMP fishery are not expected to have negative effects on protected species; however, the operation of the gillnet component may negatively affect those species. See Section 3.3.1 for more information.

Indirect impacts of these alternatives on the physical and biological environments would depend on the resulting reduction or increase in the level of king mackerel fishing effort in the Gulf. The status quo (**Alternative 1**) represents a harvest scenario where the recreational sector does not typically catch its ACL, while the commercial sector does. It is this scenario upon which the other alternatives in Action 6 will be compared for physical and biological effects.

Alternative 1 would set an ACL equal to the current ACL of 10.8 mp for Gulf migratory group king mackerel. This alternative does not consider the results of the most recent stock assessment (SEDAR 38 2014), which recommended changes in stock boundaries and harvest levels. Therefore, **Alternative 1** does not include the most recent scientific information. Continuing to harvest king mackerel from the Gulf migratory group at the levels described in **Alternative 1** could result in harvest levels above those recommended by the stock assessment (SEDAR 38 2014) and the ABC projections recommended by the Gulf Council's Scientific and Statistical Committee.

Preferred Alternative 2 would set ACL equal to the ABC from SEDAR 38. Based on the sector landings history for Gulf migratory group king mackerel, it is highly improbable that the stock ACL would be met, based on the present level of recreational fishing effort. From a sector-specific standpoint, a recreational ACL would not likely be reached; on the other hand, the commercial sector has typically caught its ACL (Table 2.8.2). **Preferred Alternative 2** represents the greatest risk with respect to exceeding the ABC, since no buffer is proposed to separate the ABC and the ACL. The Councils have not proposed a buffer for Gulf migratory group king mackerel because the stock is not overfished or undergoing overfishing (SEDAR 38 2014). As the recreational sector is not expected to harvest its ACL, and since the commercial sector is expected to harvest its ACL, under **Preferred Alternative 2**, the physical and biological effects are not expected to differ from the status quo.

Alternative 3 would establish a constant catch scenario for the recreational and commercial sectors. Fishermen have remarked that constant catch scenarios add a degree of predictability to when seasons will close. Since the recreational sector in the Gulf has not experienced a seasonal closure for king mackerel in over a decade due to landings well below the recreational ACL, a constant catch scenario is not likely to change angler behavior such that a change in effort is also likely. The commercial sector typically harvests its ACL every year. A constant catch scenario may help commercial fishermen better manage when and how they fish; however, since the commercial sector is expected to harvest its ACL regardless of which alternative is chosen in Action 5, the physical and biological effects of **Alternative 3** are expected to be similar to those in **Alternative 2**.

None of the alternatives are likely to trigger AMs for the recreational sector because the recreational catches have been well below their ACL (Table 2.8.1). On the other hand, the commercial sector typically has harvested its ACL prior to the end of the season (Table 2.8.1),

and may continue to do so under any of the management options presented in Action 6. All options for Action 6 are presented in Table 4.6.1.1. Landings are in millions of pounds for **Alternative 1**, and in millions of pounds whole weight for **Preferred Alternative 2** and **Alternative 3**.

Table 4.6.1.1. Quotas for commercial Gulf migratory group king mackerel under the alternatives presented in Action 5 (in mp [**Alternative 1**], and mp ww [**Alternatives 2 (Preferred)** and **3**]).

Option	Year	Commercial ACL	Recreational ACL	Total ACL
Alt 1	2015	3.456	7.344	10.8
	2016	3.456	7.344	10.8
	2017	3.456	7.344	10.8
	2018	3.456	7.344	10.8
	2019	3.456	7.344	10.8
Alt 2 (Gulf Pref)	2015	3.078	6.542	9.62
	2016	2.947	6.263	9.21
	2017	2.842	6.038	8.88
	2018	2.787	5.923	8.71
	2019	2.736	5.814	8.55
Alt 3, Opt a	2015	<p style="text-align: center;">These options cannot be determined until an allocation scenario is established.</p>		
	2016			
	2017			
Alt 3, Opt b	2015			
	2016			
	2017			
	2018			
	2019			

4.6.2 Direct and Indirect Effects on the Economic Environment

Alternative 1 would maintain a 10.8 mp ACL for gulf migratory group king mackerel and would not be expected to affect harvests and other customary uses of Gulf migratory group king mackerel. Therefore, **Alternative 1** would not be expected to result in economic effects.

Between 2015 and 2019, the ACLs for Gulf migratory group king mackerel proposed in **Preferred Alternative 2** range from 9.62 to 8.55 mp ww. It is noted that the ACLs that would be set under **Alternative 3** are not known at this time but would fall within the range specified for **Preferred Alternative 2**. Relative to the no action ACL of 10.8 mp, the proposed ACLs could reduce the king mackerel ACL in the Gulf by as much as 20.8%. However, the 10.8 mp ACL in **Alternative 1** includes the Florida East Coast (Subzone which, according to the most recent stock assessment, is no longer considered part of the Gulf migratory group (SEDAR 38

2014). Because of this, it is more appropriate to compare these alternatives under the assumption that the Florida East Coast Zone will not be considered in Gulf ACL determinations. During the last 15 years, Gulf migratory group king mackerel landings reached a maximum of 8.1 mp (Table 2.8.1). It is therefore not likely that the overall Gulf migratory group king mackerel ACL would be exceeded under any alternative. However, a sector-specific analysis indicates that while the recreational harvests are well below the recreational ACL, commercial landings routinely meet and on a few instances exceed the commercial ACL. Therefore, economic effects would not be expected to result from proposed decreases in recreational ACLs between 2015 and 2019. For the commercial sector, positive economic effects would be expected to result from increases in commercial ACLs. Table 4.6.2.1 provides status quo and proposed ACLs, increases in ACLs and in ex-vessel values between 2015 and 2019.

Table 4.6.2.1. Commercial Gulf migratory group king mackerel ACLs, decreases in ACLs and in ex-vessel values relative to status quo (2015-2019). ACLs are in millions of pounds. FLEC stands for the Florida East Coast Subzone.

Year	Commercial ACLs (mp ww)			Difference (Alternative 1 [less FLEC] and Alternative 2)	
	Alternative 1 (Status quo)	Alternative 1 (Less FLEC)	Alternative 2	Million Pounds	Ex-Vessel Value
2015	3.456	2.353	3.078	+ 0.725	+ \$1,471,750
2016	3.456	2.353	2.947	+ 0.594	+ \$1,205,820
2017	3.456	2.353	2.842	+ 0.489	+ \$992,670
2018	3.456	2.353	2.787	+ 0.434	+ \$881,020
2019	3.456	2.353	2.736	+ 0.383	+ \$777,490

Ex-vessel values were calculated based on an ex-vessel price of \$2.03 per pound derived from landings data available at <http://www.st.nmfs.noaa.gov/commercial-fisheries/commercial-landings/annual-landings/index>

It is assumed that the commercial sector would have landed annually the totality of its ACL under status quo, i.e., 3.456 mp (or 2.353 mp, which excludes the Florida East Coast Zone). It is also assumed that commercial fishermen would land the entirety of the proposed ACLs between 2015 and 2019. Based on these assumptions, annual Gulf group king mackerel commercial landings would be expected to increase by an average of 0.525 mp under **Preferred Alternative 2**. The associated positive economic effects that would be expected to result from **Preferred Alternative 2** are estimated at approximately \$1.06 million. Because options in **Alternative 3** would set constant catch ACLs within the range of ACLs considered in **Preferred Alternative 2**, economic benefits to the commercial sector expected to result from **Alternative 3** are expected to be at most, equal to the economic effects estimated under **Preferred Alternative 2**.

4.6.3 Direct and Indirect Effects on the Social Environment

Although additional effects would not be expected from retaining the current ACL of 10.8 mp under **Alternative 1** (No Action), the ACL must be modified to be consistent with the results of the stock assessment. These results include the identification of the new, smaller mixing zone as well as updated stock benchmarks and yield projections. The effects of this action assume that the Florida East Coast Zone will be removed by the Council selecting Alternative 2 or 3 in Action 1.

In general, increasing an ACL would be expected to result in direct positive effects to the social environment by providing more fish for harvest, while direct negative effects would be expected from a decrease to an ACL, as less fish are available for harvest. The stock assessment allowed for the overall allowable catch for Gulf and Atlantic king mackerel to be increased, and identified new management boundaries for Gulf and Atlantic king mackerel. This provides a smaller area for the Gulf migratory group's ACL to be harvested than the current Gulf migratory group zones. Thus, although **Preferred Alternative 2** and **Alternative 3** provide lower ACLs than **Alternative 1**, the harvest area to which the new ACLs would be applied would also be smaller than at present. Further, Gulf migratory group king mackerel landings have not met the Gulf stock ACL in the last 15 years, meaning that fishing effort could increase somewhat and still remain below the ACL. For both of these reasons, either **Preferred Alternative 2** or **Alternative 3** would be expected to result in greater benefits compared with **Alternative 1**.

The difference between **Preferred Alternative 2** and **Alternative 3** that may affect the social environment pertains to a variable, decreasing ACL (**Preferred Alternative 2**), or a constant but lower annual ACL (**Alternative 3**). The Gulf migratory group ACL considered here will be divided between the commercial and recreational sectors. Generally, a constant ACL is assumed to entail more benefits compared to a variable ACL, as a constant ACL could allow for a consistent level of fishing effort and activity to occur from one year to the next. A constant catch ACL would be expected to provide more benefits to the recreational sector than the commercial sector. For the recreational sector, a constant catch scenario is more likely to provide a consistent fishing season length from one year to the next, and is preferred by charter operators and anglers who wish to plan their fishing activity. However, the recreational sector has a year-round fishing season for king mackerel and has caught an average of 38% of its quota over the last 10 years. Thus, even if the amount of fish allowed to be harvested increases, no additional benefits would be expected to result for the recreational sector, as these additional fish would not be caught under existing fishing activity. For the recreational sector, then, the effects of **Preferred Alternative 2** and **Alternative 3** would be expected to be similar.

The commercial sector has come close to meeting or has exceeded its sector ACL in recent years (Table 2.7.3), meaning that a proportional increase in the ACL would result in positive effects by providing more fish. When the commercial sector is projected to meet the ACL for a given zone, NMFS prohibits further harvest of king mackerel from that zone. Although the commercial sector has exceeded its sector ACL by as much as 11% in a single year, total landings have not exceeded 68% of the Gulf migratory group's ACL. Thus, the additional fish provided each year under **Preferred Alternative 2** would result in greater benefits for the commercial sector than the constant catch scenario of **Alternative 3**.

4.6.4 Direct and Indirect Effects on the Administrative Environment

Changing the ACL would not increase the administrative burden over the status-quo. Other administrative burdens that may result from all of the alternatives considered would take the form of development and dissemination of outreach and education materials for fishery participants.

4.7 Action 7. Revise the Commercial Zone Quotas for Gulf Migratory Group King Mackerel

Alternative 1: No action – Maintain the current commercial zone quotas for Gulf migratory group king mackerel (Western Zone: 31%; Northern Zone: 5.17%; Southern Zone Handline: 15.96%; Southern Zone Gillnet: 15.96%; Florida East Coast Zone: 31.91%).

Alternative 2: Revise the commercial zone quotas for Gulf migratory group king mackerel by dividing the Florida East Coast Zone’s quota into four equal parts, to be added to each of the remaining Gulf commercial zones.

Alternative 3: Revise the commercial zone quotas for Gulf migratory group king mackerel by dividing each individual zone’s quota percentage by the sum of the quota percentages for all Gulf commercial zones *except* the Florida East Coast Zone, with each resultant percentage becoming that respective zone’s new commercial quota.

Alternative 4: Revise the commercial zone quotas for Gulf migratory group king mackerel as follows: 40% for the Western Zone; 18% for the Northern Zone; 21% for the Southern Zone Handline component; and 21% for the Southern Zone Gillnet component. **(Gulf CMP AP Recommended)**

4.7.1 Direct and Indirect Effects on the Physical and Biological Environments

The capacity for the commercial sector in the Gulf to harvest its annual catch limit has been well documented (Table 2.8.1). Changes in the ACL (as proposed in Action 6) are not expected to result in the commercial sector not being able to harvest its ACL. Further, the commercial king mackerel fishing zones in the Gulf have a history of closing prior to the end of the commercial king mackerel fishing season, especially for the last five years (Table 4.7.1.1). In some years, the rate at which commercial landings were being reported exceeded the speed with which trip limit reductions (eliminated in CMP Amendment 20B: GMFMC/SAFMC 2014) could be issued and put into effect. During these years, commercial zone closures were issued without issuing trip limit reductions. However, the new requirement for dealer permits and electronic reporting should improve the timeliness of closures in the future.

Table 4.7.1.1. Closing dates for commercial king mackerel fishing zones in the Gulf. “TLR” = “trip limit reduction”. “X” indicates no trip limit reduction or no closure.

Zone		Years														
		2000-01	2001-02	2002-03	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	2011-12	2012-13	2013-14	2014-15
Western Zone	Close	26-Aug	19-Nov	25-Oct	24-Sep	20-Oct	17-Nov	6-Oct	3-Nov	27-Mar	4-Sep	11-Feb	16-Sept	22-Aug	20-Sept	17-Oct
Northern Zone	TLR	12-Nov	x	30-Nov	30-Oct	x	x	27-Nov	27-Dec	x	x	26-Oct	x	30-Aug	25-Sept	x
	Close	19-Nov	10-Nov	5-Dec	13-Nov	x	x	x	x	x	24-Oct	4-Apr	7-Oct	5-Oct	12-Oct	27-Oct
Southern Zone Handline	TLR	20-Feb	11-Mar	5-Mar	20-Mar	25-Feb	25-Feb	3-Mar	22-Mar	28-Feb	7-Feb	8-Mar	x	17-Mar	16-Feb	x
	Close	2-Mar	23-Mar	x	9-Apr	x	12-Mar	10-Apr	x	x	15-Feb	23-Mar	26-Feb	12-Mar	21-Feb	5-Feb
Southern Zone Gillnet	Close	28-Jan	7-Mar	25-Jan	5-Feb	30-Jan	23-Jan	2-Feb	21-Jan	x	29-Jan	20-Feb	28-Jan	7-Mar	25-Jan	5-Feb

Alternative 1 would maintain the current commercial zone quotas for Gulf migratory group king. Since **Alternative 1** includes the Florida East Coast Subzone which, according to the most recent stock assessment (SEDAR 38 2014) is not part of the Gulf migratory group of king mackerel, these quotas would unnecessarily render a large portion of the Gulf commercial quota to the Atlantic commercial king mackerel fishery. This would needlessly constrain commercial harvest in the Gulf, and could result in overharvest of the Atlantic migratory group. Under the current commercial zone management system, the commercial ACL for Gulf migratory group king mackerel is typically harvested.

Alternative 2 would revise the commercial zone quotas for Gulf migratory group king mackerel by dividing the Florida East Coast Zone’s quota into four equal parts, to be added to each of the remaining Gulf commercial zones. This alternative would add approximately 7.96% to each zone’s ACL, with the separate handline and gillnet components of the Southern Zone being treated independent of each other. The largest percentage increase would be observed in the Northern Zone, which would increase more than 100% to a quota equal to approximately 13.13% of the commercial ACL.

Alternative 3 would revise the commercial zone quotas for Gulf migratory group king mackerel by dividing each individual zone’s quota percentage by the sum of the quota percentages for all Gulf commercial zones *except* the Florida East Coast Zone, with each resultant percentage becoming that respective zone’s new commercial quota. This alternative relies upon the historical allocation amongst the zones to determine the new allocation.

Alternative 4 would revise the commercial zone quotas for Gulf migratory group king mackerel as follows: 40% for the Western Zone; 18% for the Northern Zone; 21% for the Southern Zone

Handline component; and 21% for the Southern Zone Gillnet component. These zone-specific allocations were recommended to the Gulf Council by the Gulf Council's CMP Advisory Panel (Gulf CMP AP). The AP thought that enough capacity existed within each zone to harvest the quota likely to result from their recommendation.

Alternatives 2-4 are not expected to differ markedly from a physical and/or biological effects perspective from **Alternative 1**, in that the overall commercial ACL for Gulf migratory group king mackerel is still expected to be harvested. Since king mackerel are migratory in nature, the location of harvest becomes less critical from a biological standpoint compared to the quantity of fish harvested.

4.7.2 Direct and Indirect Effects on the Economic Environment

Alternative 1 would maintain the current commercial zone quotas for Gulf migratory group king mackerel and would not be expected to affect the methods of fishing for king mackerel, harvest and customary uses of king mackerel. Therefore, **Alternative 1** would not be expected to result in economic effects.

Alternatives 2-4 would redistribute the Gulf migratory group king mackerel quota between the different zones. Although total Gulf migratory group king mackerel harvests would be expected to remain unchanged, the rebalancing is considered to accommodate the adjustments to the seasonal boundaries considered in Action 1. Therefore, **Alternatives 2-4** would not be expected to result in net economic effects. However, the redistribution of quota between the zones would be expected to result in economic benefits in all zones. For example, fishermen harvesting Gulf group king mackerel in the Western zone would enjoy economic benefits due to quota increases. Compared to the no action alternative which allocates 31% of the commercial quota to the Western zone, **Alternatives 2, 3 and 4** would increase the allocation in Western zone to 38.9%, 45.3% and 40%, respectively.

4.7.3 Direct and Indirect Effects on the Social Environment

Alternative 1 (No Action) would retain the Florida East Coast Subzone and by extension, its corresponding proportion of the Gulf group commercial ACL. Thus, **Alternative 1** would be inconsistent with the results of the stock assessment, which determined the Florida east coast is part of the Atlantic migratory group.

Alternatives 2-4 would remove the Florida East Coast Subzone from the Gulf migratory group. Each alternative proposes different ways to distribute the Gulf group commercial ACL among the remaining zones and gear types. Positive effects would be expected from a new commercial zone allocation that provides a corresponding amount of quota that is greater than under **Alternative 1**. To compare the resulting commercial zone allocations under **Alternatives 1-4**, Table 2.7.3 provides the pounds which would result under each allocation using the current Gulf commercial ACL of 3.456 mp. For all of the zones and under each of **Alternatives 2-4**, the resulting allocation is greater than **Alternative 1**. Thus, any of **Alternatives 2-4** would result in greater benefits than **Alternative 1**. The benefits which would be expected under each

alternative would vary by zone and relate to the amount of additional quota which results from the increase in the zone's allocation.

Among **Alternatives 2-4**, the allocations under **Alternative 3** would most closely reflect existing fishing activity and behavior in each zone, as the allocations are based on a proportional distribution of the Florida East Coast Subzone allocation among the other zones. Thus, the benefits expected to result from **Alternative 3** would be realized proportionately among zones. Distributing the Florida East Coast Subzone quota equally among the four remaining quotas (**Alternative 2**) would benefit the Northern Zone the most, which currently has the lowest zone allocation (5.17%). **Alternative 2** would also result in some additional benefits to the Southern Zone (both gear types), compared with **Alternative 3**. **Alternative 4** would provide the greatest benefits to the Northern Zone among the alternatives, while still providing allocation increases to the other zones.

4.7.4 Direct and Indirect Effects on the Administrative Environment

Alternative 1 would maintain the current administrative environment, and would not result in any new administrative burdens. **Alternatives 2-4** would revise those commercial zone allocations described in **Alternative 1**; however, since NMFS remains responsible for monitoring commercial king mackerel harvest for both the Gulf and Atlantic migratory groups of king mackerel, the administrative burden for **Alternatives 2-4** is expected to remain mostly unchanged from that of **Alternative 1**.

4.8 Action 8. Revise the Recreational and Commercial Allocations for the Gulf Migratory Group King Mackerel

Alternative 1: No action – Maintain the current recreational and commercial allocations for Gulf migratory group king mackerel (68% recreational, 32% commercial). **(Gulf CMP AP Recommended)**

Alternative 2: Revise the recreational and commercial allocations for Gulf migratory group king mackerel by dividing the stock ACL using one of the options below.

Option a: 63% to the recreational sector, and 37% to the commercial sector.

Option b: 58% to the recreational sector, and 42% to the commercial sector.

Option c: 48% to the recreational sector, and 52% to the commercial sector.

Alternative 3: Revise the recreational and commercial allocations for Gulf migratory group king mackerel by transferring a percentage of the stock ACL to the commercial allocation annually until such a time that the recreational sector lands 80% of its allocation, after which no additional allocation will be transferred from the stock ACL to the commercial allocation.

Option a: Transfer 2% of the stock ACL annually to the commercial allocation.

Option b: Transfer 5% of the stock ACL annually to the commercial allocation.

Alternative 4: Conditionally transfer a certain percentage (*Options a-d*) of the stock ACL to the commercial sector until such a time that recreational landings reach a predetermined threshold (*Options e-g*). If this threshold is met, the recreational and commercial allocations will revert to 68% for the recreational sector and 32% for the commercial sector.

Conditional Quota Transfer (MUST CHOOSE ONE):

Option a: Transfer 5% of the stock ACL to the commercial sector.

Option b: Transfer 10% of the stock ACL to the commercial sector.

Option c: Transfer 15% of the stock ACL to the commercial sector.

Option d: Transfer 20% of the stock ACL to the commercial sector.

Recreational ACL Threshold (MUST CHOOSE ONE):

Option e: Revert to the status quo sector allocations if 80% of the adjusted recreational sector ACL is landed.

Option f: Revert to the status quo sector allocations if 90% of the adjusted recreational sector ACL is landed.

Option g: Revert to the status quo sector allocations if 100% of the adjusted recreational sector ACL is landed.

Alternative 5: Establish a sunset provision for any change in the sector allocations for Gulf migratory group king mackerel. After the predetermined time period, any change in sector allocations would revert back to the allocations specified in the original Coastal Migratory Pelagics Fishery Management Plan for the Gulf of Mexico (68% for the recreational sector and 32% for the commercial sector).

Option a: Sunset any change in sector allocations after a five year period (2016-2020).

Option b: Sunset any change in sector allocations after a ten year period (2016-2025).

Option c: Sunset any change in sector allocations after a fifteen year period (2016-2030).

4.8.1 Direct and Indirect Effects on the Physical and Biological Environments

King mackerel are typically caught at the ocean surface, and typical gear types used in the harvest of king mackerel do not normally come in contact with bottom habitat. Therefore, the alternatives presented in Action 8 are not expected to result in any previously unconsidered direct effects to the physical environment. This action could indirectly affect the physical environment if changes in allocation result in an increase or decrease in the amount of fishing gear used to harvest the respective commercial and recreational quotas, which in turn could increase the probability of gear becoming lost and fouled (Barnette 2001).

Removal of fish from the population through fishing can reduce the overall population size if harvest is not maintained at sustainable levels. Effects of these alternatives on the biological environment would depend on the resulting reduction or increases in the level of fishing as a result of each alternative. Indirect impacts of these alternatives on the biological environment would depend on the resulting change in the level of commercial king mackerel fishing effort in the Gulf.

The no action alternative (**Alternative 1**) would maintain the current allocation of 68% of the Gulf migratory group king mackerel ABC reserved for the recreational sector, and the remaining 32% reserved for the commercial sector. **Alternative 1** would not result in any change in effects to the physical or biological environments.

Alternatives 2-4 propose, through different methods, some manner of reallocation from the stock ACL to the commercial sector. The resultant allocations from each proposed alternative, as intended by the Councils, are shown in Table 2.8.1. Since the recreational sector *is not* currently landing its allocation, and the commercial sector *is* landing its allocation (Table 2.8.1), any transfer of unharvested fish from the stock ACL to the commercial sector will result in additional removals from the Gulf migratory group king mackerel stock. It is also because of this trend in landings that the Councils are not considering reallocating some portion of the stock ACL to the recreational sector. These proposed additional removals would constitute a negative biological effect; however, so long as the respective sector ACLs are not exceeded, the effect of additional harvest on the stock is not expected to impact the long-term sustainability of Gulf migratory group king mackerel.

The difference between **Alternatives 2** and **3** is that **Alternative 2** would transfer the prescribed amount of allocation (Options a-c) all at once, while **Alternative 3** would do so gradually over time. Any negative effects from selecting **Alternative 2** will depend on the amount of allocation to be transferred to the commercial sector, with those effects becoming more substantial as the amount of allocation to be transferred increases. Negative effects from **Alternative 3** would be spread out over time, but could ultimately be greater than those on **Option c** of **Alternative 2** depending on how much allocation is actually transferred to the commercial sector. Ultimately, the amount of additional king mackerel which would be removed from the migratory group under **Alternative 3** is unknown and completely dependent upon changes in future recreational fishing effort. However, so long as the sector ACLs are not exceeded, neither **Alternative 2** nor **3** are expected to impact the long-term sustainability of Gulf migratory group king mackerel. Important to note are the increased landings of recreational king mackerel from the 2014/2015

fishing season (Table 2.8.1), which increased approximately 57% over the previous fishing year's landings.

Alternative 4 would conditionally transfer a certain percentage of the stock ACL to the commercial sector until such a time that recreational landings reach a predetermined threshold. If this threshold is met, the recreational and commercial allocations will revert to 68% for the recreational sector and 32% for the commercial sector. **Alternative 4** differs from **Alternatives 2 and 3** in that the allocation transfer in **Alternative 4** only exists so long as the recreational sector's landings do not reach the prescribed threshold, while the allocation transfers in **Alternatives 2 and 3** are considered permanent unless adjusted by the Councils through future action, or unless an option in **Alternative 5** is chosen. Biological effects from **Alternative 4** would be similar to those in **Alternatives 2 and 3** in that more king mackerel are likely to be harvested; however, as was previously stated, so long as the respective sector ACLs are not exceeded, the effect of additional harvest on the stock is not expected to impact long-term sustainability. Additionally, the 57% increase in recreational landings between the 2013/2014 and 2014/2015 fishing seasons (Table 2.8.1) should be considered when selecting a preferred alternative in Action 8.

Alternative 5 would establish a sunset provision for any change in the sector allocations for Gulf migratory group king mackerel. After the predetermined time period, any change in sector allocations would revert back to 68% for the recreational sector and 32% for the commercial sector. **Alternative 5** can only be selected as preferred in conjunction with one of **Alternatives 2-4**. Increases in effects from fishing on the physical and biological environment are generally correlated to increases in fishing effort. Any future changes in fishing effort would be due to other factors and independent of the presence or length of the sunset period. If **Alternative 5** is selected as preferred along with some other change in sector allocation, the biological effects of removing additional king mackerel through commercial harvest (**Alternatives 2-4**) would persist only for the time period permitted in **Alternative 5**.

4.8.2 Direct and Indirect Effects on the Economic Environment

Alternative 1 would continue to allocate 68% and 32% of the Gulf migratory group king mackerel ACL to the recreational sector and commercial sector, respectively. **Alternative 1** would not be expected to affect the recreational or commercial harvests and other customary uses of Gulf group king mackerel. Therefore, **Alternative 1** would not be expected to result in direct economic effects. However, **Alternative 1** would be expected to continue to result in indirect adverse economic effects stemming from forgone fishing opportunities. Recreational anglers harvest well below their allotted ACL. Forgone opportunities in the recreational sector could potentially generate economic benefits if the commercial sector, which has typically harvested its ACL, was allowed to harvest portions of the ACL currently left unused. **Alternatives 2-5** propose various reallocation approaches to facilitate the harvest of portions of the unused Gulf migratory group king mackerel ACL.

Alternative 2 would reallocate a portion of the Gulf migratory group king mackerel stock ACL to the commercial sector. **Options a, b and c** would reallocate 5%, 10% and 20% of the stock ACL to the commercial sector, respectively. Excluding considerations relative to non-use values, e.g., option value, **Alternative 2** would not be expected to result in economic effects to

the recreational sector. Because the recreational sector consistently harvests below its assigned ACL, none of the proposed reallocations in **Alternative 2** would be expected to result in economic losses to the sector. In contrast, the commercial sector has typically harvested the totality of its ACL. Therefore, the commercial sector would be expected to potentially benefit from additional harvest opportunities afforded by proposed reallocations to the sector. The amount reallocated and the extent to which commercial fishermen elect to take advantage of the available additional harvest opportunities would determine the magnitude of the potential economic benefits expected to result from **Alternative 2**.

Alternative 3 proposes a gradual reallocation of portions of the Gulf migratory group king mackerel stock ACL to the commercial sector until the recreational sector lands 80% of its ACL. As discussed in **Alternative 2**, reallocations to the commercial sector would not be expected to affect the recreational sector as long as that sector's king mackerel landings continue to be well below the recreational ACL. Like **Alternative 2**, **Alternative 3** would also be expected to result in economic benefits for the commercial sector. These potential economic benefits would be dependent on the magnitude of the additional commercial harvests that would result from the reallocation of portions of the stock ACL.

Alternative 4 would conditionally reallocate a portion of the Gulf migratory group king mackerel stock ACL to the commercial sector provided that the recreational sector's landings are below a preset threshold. **Options a – d** would reallocate 5%, 10%, 15%, and 20% of the stock ACL to the commercial sector, respectively. **Options e, f and g** would set recreational landings thresholds at 80%, 90% and 100% of the recreational ACL, respectively. If the threshold is reached, the commercial and recreational allocations would revert to 32% and 68% of the stock ACL, respectively. Based on the recreational king mackerel landings recorded up to the 2013/2014 fishing season, it was not likely that any one of the proposed thresholds would be met in the foreseeable future. However, the recreational landings for the 2014/2015 fishing season were 57% higher than the previous fishing year (Table 2.8.1), which may indicate an increased capacity for recreational fishing effort. Similar to **Alternatives 2 and 3**, **Alternative 4** would not be expected to result in economic effects for the recreational sector, so long as the recreational sector did not exceed its ACL. Commercial fishermen would be expected to benefit from increased harvest opportunities afforded by proposed reallocations to their sector. The amount reallocated and the propensity with which commercial fishermen to take advantage of the additional harvest opportunities would determine the size of the potential economic benefits expected to result from **Alternative 4**.

Alternative 5 would establish a sunset for any reallocation (**Alternatives 2-4**) after a predetermined time period and revert to the no action allocation. **Options a, b and c** would sunset reallocations after a five-year, ten-year, and fifteen-year period, respectively. **Alternative 5** is not comparable to the previous alternatives and would eliminate expected economic benefits for the commercial sector on the sunset date.

4.8.3 Direct and Indirect Effects on the Social Environment

Over the last decade, the commercial sector has regularly landed near the commercial ACL, while the recreational sector has landed less than the recreational ACL (Table 2.8.1). For

example, over the last ten years, the recreational sector has harvested an average 40% of the recreational ACL, and, with the exception of the 2014/2015 fishing season, the recreational sector landed less than half of its ACL. However, as noted in Section 2.8, increased landings would not be expected to negatively affect the health of the stock so long as the ABC is not exceeded. King mackerel is not overfished nor undergoing overfishing (SEDAR 38 2014), and the total amount of allowable harvest is expected to increase through this amendment (Action 6). **Alternative 1** (No Action) would retain the current sector allocations for the Gulf migratory group king mackerel ACL. Although additional effects would not be expected under **Alternative 1** as fishing practices and customary uses of Gulf group king mackerel would not change, optimum yield is not being achieved. Thus, indirect negative effects would be expected to continue under **Alternative 1** as fishing opportunities continue to go unused.

It is possible that some of these foregone fishing opportunities could be used by the recreational sector through an increase in the bag limit, as evaluated in Action 9. However, increasing the bag limit is not expected to increase landings substantially (Sections 2.9 and 4.9). Further, the recreational sector does not have a closed season for the harvest of king mackerel; the fishing season is open year-round. Thus, it is not possible to further extend when the recreational sector may harvest king mackerel. However, these unused fishing opportunities could provide benefits to the commercial sector, which typically harvests its sector ACL. The commercial fishing zones are regularly closed when the ACL for a zone is estimated to be reached; in some zones, the quota is caught quickly resulting in a very short season. It is highly likely that allocating some of the unused recreational fishing opportunities to the commercial sector would result in those fish being caught. In turn, benefits would result for the commercial sector.

Because **Alternatives 2-4** all transfer a certain amount of quota from the recreational sector to the commercial sector, the types of effects on the social environment would be similar among the alternatives. The effects would vary in scope and strength relative to the amount of quota that is reallocated. Most generally, the quality of social impacts differs between the sectors, in that a gain of commercial access to king mackerel could benefit the livelihoods of commercial fishermen, especially small-scale owner-operators, hired captains and crew, and the well-being of commercial communities. Direct effects would not be expected for the recreational sector, which is not catching its portion of the quota. Should fishing behavior change or effort increase substantially in the future such that the recreational sector meets its quota, a reallocation of quota could result in constraints on recreational fishing opportunities, which would entail some negative effects for the recreational sector. Further, there are no additional biological benefits to allowing a portion of the allowable harvest to remain in the water, unfished, since the stock is not overfished or undergoing overfishing. Thus, no long-term benefits would be expected for the recreational sector by not harvesting part of its quota. **Alternatives 2-4** propose various reallocation approaches to facilitate the harvest of portions of the unused Gulf migratory group king mackerel ACL. Compared with **Alternative 1**, social benefits would be expected for the commercial sector under each of **Alternatives 2-4**, while no effects would be expected for the recreational sector (exclusive of the combined effects of Actions 8 and 9).

Alternative 2 would reallocate a set portion of the recreational ACL to the commercial sector, 5% (**Option a**), 10% (**Option b**), or 20% (**Option c**). Because the recreational sector consistently harvests well below its assigned ACL, none of the proposed reallocation options in

Alternative 2 would be expected to affect the recreational sector. In contrast, the commercial sector has typically harvested the totality of its ACL. Therefore, the commercial sector would be expected to benefit from additional harvest opportunities afforded by proposed reallocations to the sector. The amount reallocated and the extent to which commercial fishermen elect to take advantage of the available additional harvest opportunities would determine the magnitude of the potential benefits expected to result from **Alternative 2**. Greater benefits would be expected from a larger reallocation (**Option c**) compared with a smaller reallocation (**Option a**), as commercial fishermen are able to take advantage of greater harvest opportunities.

Alternative 3 would gradually reallocate portions of the Gulf migratory group king mackerel recreational ACL to the commercial sector until the recreational sector lands 80% of its ACL. As discussed in **Alternative 2**, reallocations to the commercial sector would not be expected to affect the recreational sector as long as recreational king mackerel landings remain well below the recreational ACL. Like **Alternative 2**, **Alternative 3** would also be expected to result in benefits for the commercial sector, which would relate to the magnitude of the additional commercial harvests that would result from the reallocation. The benefits to the commercial sector from **Alternative 3** would be greater and realized sooner under **Option b** than **Option a**.

Alternative 4 would conditionally reallocate a portion of the recreational ACL to the commercial sector (**Options a-d**), provided that the recreational sector's landings are below a preset threshold (**Options e-g**). If the threshold is reached, the recreational and commercial sector allocation would revert to that under **Alternative 1**, 68% and 32% of the total ACL, respectively. Based on the recreational king mackerel landings recorded during the past 15 years, it is not likely that any one of the proposed thresholds (**Options e-g**) would be met in the foreseeable future. Similar to **Alternatives 2** and **3**, **Alternative 4** would not be expected to result in effects for the recreational sector. Positive effects would be expected for the commercial sector, which would benefit from increased harvest opportunities afforded by the proposed reallocations. These benefits would relate to the extent that commercial fishermen take advantage of the additional harvest opportunities, with greater positive effects expected from a larger reallocation (**Option d**) than a smaller reallocation (**Option a**). Intermediary effects would be expected from **Options b** and **c**.

It would be expected that additional harvest opportunities allocated to the commercial sector would be used. Thus, some negative effects would be expected to result for commercial fishermen in the future from a conditional transfer of allocation (**Alternative 4**), should the selected recreational ACL threshold be reached (**Options e-g**). These negative effects would arise from a decrease in harvest opportunities as the allocation is reset to that under **Alternative 1**. For example, if **Alternative 4 Options c** and **e** are selected as preferred, the allocation would be conditionally set at 53% recreational and 47% commercial until 80% of the recreational sector's conditional ACL is reached. Should the recreational sector land 85% of its conditional ACL under these options in 2017, the allocation would revert to 68% recreational and 32% commercial (**Alternative 1**) in 2018. Assuming the Council's preferred alternative is adopted in Action 6 to modify the Gulf king mackerel ACL, the Gulf ACL will be 8.88 mp in 2017 and 8.71 mp in 2018. Under this scenario, the recreational sector would have caught 4.00 mp in 2017 (85% of its 4.71 mp ACL), and the recreational sector ACL would be 5.92 mp in 2018. No additional benefits would result for the recreational sector, and it would be highly likely that optimum yield would not be achieved in 2018. On the other hand, the commercial sector would

realize a decrease in the commercial ACL from 4.17 mp in 2017 to 2.79 mp in 2018; negative effects would be expected as landings currently average greater than 3.00 mp. Should a recreational ACL threshold be reached, recreational fishermen would realize an increase in the amount of king mackerel harvest opportunities. However, these increased opportunities would only result in positive effects if the recreational sector increases king mackerel landings substantially. This would be more likely under a threshold that comes closest to the adjusted recreational sector landings under **Option g**, compared with **Option e**. Nevertheless, even under **Option g**, if the recreational sector landed 100% of its 2017 conditional ACL (4.71 mp), the recreational ACL in 2018 would be 5.9 mp. It would be unlikely for the recreational sector to land this increase in its ACL, and no benefits would be expected.

Alternative 5 would end the reallocation implemented through this action after 5 (**Option a**), 10 (**Option b**), or 15 years (**Option c**), and the allocation would revert to that under **Alternative 1**, the sector allocation established in 1983. The effects from **Alternative 5** would be similar to those under **Alternative 4 Options e-g**, in that the benefits to the commercial sector from a reallocation would be forfeit at the time of the sunset, while benefits to the recreational sector from an increase in allowable harvest may not be realized.

4.8.4 Direct and Indirect Effects on the Administrative Environment

The alternatives provide options which ultimately change the division of quota among the commercial and recreational sectors. The change in the division of the ACL under **Alternative 2** would not result in any increase in administrative burden compared to **Alternative 1**, besides the noticing of the resultant changes in allocation and commercial season lengths in the Federal Register. **Alternatives 3 and 4** both would result in increased administrative burdens in the form of increased personnel hours to track sector landings of Gulf king mackerel and to apply the prescribed modifications when necessary. These additional administrative burdens would be greater with **Alternative 3** than **Alternative 4**, since **Alternative 3** constitutes a continual modification over time while **Alternative 4** constitutes a single allocation transfer which only changes if the prescribed recreational landings threshold is met.

Alternative 5 would add a sunset provision, which would result in the expiration of any changes in sector allocations after five years (**Option a**), ten years (**Option b**), or fifteen years (**Option c**). If this alternative is selected as preferred, it would result in a negative effect on the administrative environment in that the allocations would have to be changed back to the current status quo. This adverse effect to the administrative environment would come in the form of additional rulemaking. The likelihood of this occurring would be greatest under **Option a**, and least under **Option c**.

Other administrative burdens that may result from all of the action alternatives considered would take the form of development and dissemination of outreach and education materials for fishery participants.

4.9 Action 9. Modify the Recreational Bag Limit for Gulf Migratory Group King Mackerel

Alternative 1: No action - Maintain the current recreational bag limit of two fish per person per day.

Alternative 2: Increase the bag limit to three fish per person per day. **(Gulf CMP AP Recommended)**

Preferred Alternative 3: Increase the bag limit to four fish per person per day.

4.9.1 Direct and Indirect Effects on the Physical and Biological Environments

Alternative 1 would maintain the recreational sector's daily bag limit at two king mackerel per person. Therefore, this alternative should have no additional effects on the physical environment. **Alternative 2** and **Preferred Alternative 3** could increase fishing effort; however, any adverse effects to the physical environment would likely not be significant. As described in Section 2.9 and Appendix C, few fishermen catch more than one king mackerel on any given trip, minimizing the likelihood of a substantial increase in king mackerel fishing effort. Finally, as described in Section 4.1.1, gear used to fish for king mackerel minimally impacts bottom habitat.

The biological impacts of increasing the daily bag limit are also expected to be minimal because only 7% of anglers catch the current bag limit. Estimating how much landings might increase as the bag limit increases is difficult because that involves speculation about how many anglers would catch the higher bag limit. The two methods used to estimate these increases assume that either all fishermen harvesting two king mackerel now would harvest the higher bag limit, or that all king mackerel discarded now would be kept (Appendix C). The increase in recreational landings relative to the status quo (**Alternative 1**) range 1-10% with a three-fish bag limit (**Alternative 2**), and 3-21% with a four-fish bag limit (**Preferred Alternative 3**). The minor increases in landings with **Alternative 2** or **Preferred Alternative 3** would not be expected to substantially impact the status of the stock because even with the largest estimated increase, mortality of king mackerel would still be expected to be well within the ABC and the ACL.

In general, a higher trip limit would be expected to result in fewer discards. However, under the current two-fish trip limit (**Alternative 1**), most recreational anglers have no discards of king mackerel, and very few have more than one discarded fish (Figure 4.9.1). Nevertheless, some small reduction in discards would be expected under **Alternatives 2** or **3 (Preferred)**. The Data Workshop for SEDAR 38 (2014) used 20% mortality for discards from private angling and charter trips and 33% mortality from headboats.

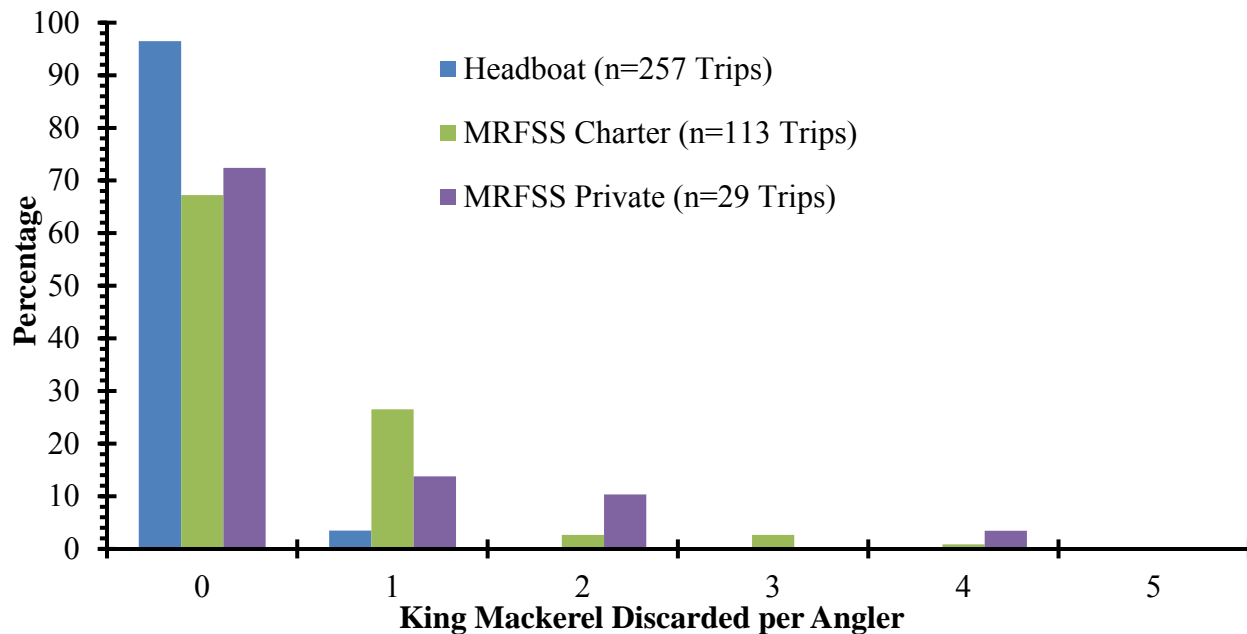


Figure 4.9.1. Distribution of Gulf king mackerel discarded per angler by mode from MRFSS and Headboat data. TPWD data are not included because no discard information is collect in the TPWD survey. The data used are from 2011 through 2013.

4.9.2 Direct and Indirect Effects on the Economic Environment

Alternative 1 would maintain the current two-fish recreational bag limit for Gulf migratory group king mackerel and would not be expected to affect the recreational harvest and other customary uses of king mackerel. Therefore, **Alternative 1** would not be expected to result in direct economic effects. However, **Alternative 1** would be expected to continue to result in indirect adverse economic effects stemming from forgone fishing opportunities for the recreational sector. Because recreational anglers harvest well below their allotted ACL, a failure to increase the bag limit would continue to deprive recreational anglers from additional harvests and associated economic benefits.

Alternatives 2 and 3 (Preferred) would increase the recreational bag limit for Gulf migratory group king mackerel to 3 and 4 fish, respectively. Relative to **Alternative 1**, **Alternatives 2 and 3 (Preferred)** would provide recreational anglers opportunities to harvest more fish. However, because more than 90% of recreational anglers prosecuting Gulf group king mackerel landed less than the current two-fish limit, the extent to which anglers would take advantage of the additional opportunities to harvest more king mackerel is expected to be limited. Modelling approaches proposed in Appendix C suggest that **Alternative 2** could increase king mackerel harvest between 0.9% and 10.1%. **Preferred Alternative 3** is estimated to increase harvests between 3.1% and 21.1%. Therefore, **Alternatives 2 and 3 (Preferred)** would be expected to result in economic effects commensurate with the estimated increases in recreational landings. Although size limit increases could result in shorter fishing seasons due to increased harvest rates, the proposed increases in Gulf migratory group king mackerel recreational size limit would

not be expected to affect the season because the recreational sector currently lands less than 40% of its ACL.

4.9.3 Direct and Indirect Effects on the Social Environment

Over the last 10 fishing seasons, the recreational sector in the Gulf has harvested an average of 38% of its king mackerel sector ACL (Table 2.8.1). There is no restriction to the recreational fishing season for king mackerel; it is open year-round. The minimum size limit is 24 inches TL; a 24-inch king mackerel is younger than age 3 and only some females may have reached sexual maturity by this size. King mackerel have longevities of over 20 years for both males and females (Section 3.3). Thus, the 24 inch TL minimum size limit for this healthy stock is not likely a constraint on angler's harvest. This leaves the bag limit as the remaining effort constraint which could potentially be restricting harvest. In general, increasing a bag limit would be associated with direct social benefits, while decreasing a bag limit would be associated with direct negative effects, as anglers are allowed to keep more or fewer fish, respectively.

Additional effects would not be expected from retaining the two fish per person per day bag limit under **Alternative 1** (No Action). Given the low landings by the recreational sector and the size of the sector's ACL, a bag limit increase would be one mechanism for allowing the recreational harvest to increase. Increasing the bag limit to three fish per person per day (**Alternative 2**) would be expected to increase recreational landings by an estimated 1-10%. Increasing the bag limit to four fish per person (**Preferred Alternative 3**) would allow recreational landings to increase by an estimated 3-21%. If the higher ends of the estimates are used and **Preferred Alternative 3** is selected as preferred, the recreational sector would still be expected to leave approximately 26% of the recreational ACL unharvested.

It remains unknown how angler behavior would change with an increase in the bag limit. King mackerel is an important recreational target species and is included in many recreational fishing tournaments. However, most anglers do not land even one king mackerel per day, despite the bag limit being two fish per day. Unlike red snapper and gag which are highly desirable food fish among anglers, it is possible that many anglers do not retain one or more king mackerel because it is not as desirable of a food fish. According to *Florida Sportsman*,³ its food value "depends on [the] taste of the individual." It is likely that anglers value the experience of catching king mackerel, which is known as a strong and fast fish, more than as a food source. For these reasons, the benefits which would be expected from increasing the recreational bag limit for a popular species may not be realized for king mackerel. Nevertheless, the direct benefits of increasing the bag limit to three fish per person per day (**Alternative 2**) would be somewhat greater than **Alternative 1**. Given the low current harvest rate, the potential additional benefits between a three fish bag limit (**Alternative 2**) and four fish bag limit (**Preferred Alternative 3**) would likely be minimal.

4.9.4 Direct and Indirect Effects on the Administrative Environment

³ <http://www.floridasportsman.com/sportfish/kingmackerel/>

The alternatives in this action are expected to have nominal differences in the direct and indirect impacts on the administrative environment. **Alternative 1** would have the least burden on the administrative environment, because it would maintain the daily bag limit of two king mackerel per angler per day. **Alternative 2** and **Preferred Alternative 3** would change the bag limit from **Alternative 1** creating an initial burden on the administrative environment. If the recreational king mackerel bag limit is modified (**Alternative 2** or **Preferred Alternative 3**) stakeholders and law enforcement officials would need to educate themselves initially about this change in the regulations.

4.10 Cumulative Effects Analysis

As directed by the National Environmental Policy Act (NEPA), federal agencies are mandated to assess not only the indirect and direct effects, but cumulative effects of actions as well. NEPA defines cumulative effects as “the impact on the environment which results 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. Cumulative effects can result from individually minor but collectively significant actions taking place over a period of time” (40 CFR 1508.7). Cumulative effects can either be additive or synergistic. A synergistic effect occurs when the combined effects are greater than the sum of the individual effects. The following are some past, present, and future actions that could impact the environment in the area where the CMP fishery is prosecuted.

Past Actions

The *Deepwater Horizon* MC252 (DWH) oil spill in 2010 affected at least one-third of the Gulf from western Louisiana east to the Florida Panhandle and south to the Campeche Bank of Mexico. Millions of barrels of oil flowed from the ruptured wellhead (www.restorethegulf.gov). The impacts of the DWH oil spill on the physical environment may be significant and long-term. Oil was dispersed on the surface, and because of the heavy use of dispersants (both at the surface and at the wellhead), oil was also suspended within the water column (Camilli et al. 2010; Kujawinski et al. 2011). Floating and suspended oil washed onto coastlines in several areas of the Gulf along with non-floating tar balls. Suspended and floating oil degrades over time, but tar balls persist in the environment and can be transported hundreds of miles (Goodman 2003).

Surface or submerged oil during the DWH oil spill event could have restricted the normal processes of atmospheric oxygen mixing into and replenishing oxygen concentrations in the water column affecting the long-standing hypoxic zone located west of the Mississippi River on the Louisiana continental shelf (NOAA 2010). Microbial biodegradation of hydrocarbons in the water column may have occurred without substantial oxygen drawdown (Hazen et al. 2010). Residence time of hydrocarbons in sediments is also a concern. The indices developed for past oil spills (Harper 2003) and oil spill scenarios (Stjernholm et al. 2011) such as the “oil residence index” do not appear to have been used during the assessment of the DWH oil spill.

The cumulative effects from the DWH oil spill and response may not be known for several years. The highest concern is that the oil spill may have impacted the spawning success of species that spawn in the summer months, either by reducing spawning activity or by reducing survival of the eggs and larvae. The oil spill occurred during spawning months for every species in the CMP FMP; however, most species have a protracted spawning period that extends beyond the months of the oil spill. The presence of hydrocarbons in marine environments have been shown to have detrimental impacts on marine finfish, especially during the more vulnerable larval stage of development (Whitehead et al. 2011). Embryos of bluefin tuna, yellowfin tuna, and amberjack exposed to environmentally realistic levels of hydrocarbons showed defects in heart function (Incardona et al 2014). Other studies of the effects of hydrocarbon are ongoing.

If eggs and larvae were affected, impacts on harvestable-size king mackerel should begin to be seen when the 2010 year class becomes large enough to enter the fishery and be retained. The impacts would be realized as reduced fishing success and reduced spawning potential. King mackerel mature at age 3-4; therefore, a year class failure in 2010 could have been observed as early as 2013 or 2014. No data were available which demonstrated any such potential for year-class failure during Southeast Data Assessment and Review (SEDAR) 38. Any new data generated since the completion of SEDAR 38 would need to be taken into consideration in the next SEDAR assessment update of king mackerel.

Participation in and the economic performance of the CMP fishery addressed in this document have been affected by a combination of regulatory, biological, social, and external economic factors. Regulatory measures have obviously affected the quantity and composition of harvests of king mackerel, through the various size limits, seasonal restrictions, trip or bag limits, and quotas. In addition to a complex boundary and quota system, the CMP fishery also exists under regulations on bag limits, size limits, trip limits, and gear restrictions.

Amendment 20B, implemented in March 2015, allowed transit of vessels with king mackerel through areas closed to king mackerel fishing. This allows vessels docked outside of their fishing area to land king mackerel at their homeport rather than transporting to a more distant port. This should improve safety at sea, and increase efficiency for some king mackerel vessels.

The commercial king mackerel permit, king mackerel gillnet permit, and the Gulf Charter/Headboat CMP permit are all under limited entry permit systems. New participation in the king mackerel commercial fishery and the for-hire CMP sector in the Gulf require access to additional capital and an available permit to purchase, which may limit opportunities for new entrants. The gillnet permits can only be transferred to an immediate family member. Additionally, almost all fishermen or businesses with one of the limited entry permits also hold at least one (and usually multiple) additional commercial or for-hire permit to maintain the opportunity to participate in other fisheries. Commercial fishermen, for-hire vessel owners and crew, and private recreational anglers commonly participate in multiple fisheries throughout the year. Even within the CMP fishery, effort can shift from one species to another due to environmental, economic, or regulatory changes. Overall, changes in management of one species in the CMP fishery can impact effort and harvest of another species (in the CMP fishery or in another fishery) because of multi-fishery participation that is characteristic in the Gulf and South Atlantic regions.

Biological forces that either motivate certain regulations or simply influence the natural variability in fish stocks have likely played a role in determining the changing composition of the king mackerel component of the CMP fishery. Additional factors, such as changing career or lifestyle preferences, stagnant to declining prices due to imports, increased operating costs (gas, ice, insurance, dockage fees, etc.), and increased waterfront/coastal value leading to development pressure for other than fishery uses have impacted both the commercial and recreational fishing sectors. In general, the regulatory environment for all fisheries has become progressively more complex and burdensome, increasing the pressure on economic losses, business failure, occupational changes, and associated adverse pressures on associated families, communities, and businesses. Some reverse of this trend is possible and expected through management. However,

certain pressures would remain, such as total effort and total harvest considerations, increasing input costs, import induced price pressure, and competition for coastal access.

Present Actions

Actions in CMP Framework Amendment 3 change management measures for the king mackerel gillnet component of the fishery. If implemented, this framework amendment would increase the trip limit, imposed a payback provision if the ACL is exceeded, change reporting requirements for dealers buying gillnet-caught king mackerel, and remove inactive permits. These actions were requested by the gillnet fishermen and are perceived as generally improving conditions for participants in this component of the fishery.

Reasonably Foreseeable Future Actions

The following regulatory action affecting the CMP fishery may be implemented within the next year.

- An amendment establishing electronic reporting for for-hire vessels operating in Gulf and South Atlantic federal waters would improve landings data and accountability for that portion of the CMP fishery. This amendment is under development and will likely be implemented in 2016.

The Environmental Protection Agency's climate change webpage (<http://www.epa.gov/climatechange/>) provides basic background information on measured or anticipated effects from global climate change. A compilation of scientific information on climate change can be found in the United Nations Intergovernmental Panel on Climate Change's Fourth Assessment Report (Solomon et al. 2007). Those findings are incorporated here by reference and are summarized. Global climate change can affect marine ecosystems through ocean warming by increased thermal stratification, reduced upwelling, sea level rise, and through increases in wave height and frequency, loss of sea ice, and increased risk of diseases in marine biota. Decreases in surface ocean pH due to absorption of anthropogenic carbon dioxide emissions may impact a wide range of organisms and ecosystems. These influences could affect biological factors such as migration, range, larval and juvenile survival, prey availability, and susceptibility to predators. At this time, the level of impacts cannot be quantified, nor is the time frame known in which these impacts would occur. These climate changes could have significant effects on southeastern fisheries; however, the extent of these effects is not known at this time (IPCC 2014).

In the southeast, general impacts of climate change have been predicted through modeling, with few studies on specific effects to species. Warming sea temperature trends in the southeast have been documented, and animals must migrate to cooler waters, if possible, if water temperatures exceed survivable ranges (Needham et al. 2012). King mackerels are migratory, and may shift their distribution over time to account for the changing temperature regime. However, no studies have shown such a change yet. Higher water temperatures may also allow invasive species to establish communities in areas they may not have been able to survive previously. An area of low oxygen, known as the dead zone, forms in the northern Gulf each summer, and has been increasing in recent years. Climate change may contribute to this increase by increasing rainfall that in turn increases nutrient input from rivers. This increased nutrient load causes algal blooms

that, when decomposing, reduce oxygen in the water (Needham et al. 2012; Kennedy et al. 2002). Other potential impacts of climate change in the southeast include increases in hurricanes, decreases in salinity, altered circulation patterns, and sea level rise. The combination of warmer water and expansion of salt marshes inland with sea-level rise may increase productivity of estuarine-dependent species in the short term. However, in the long term, this increased productivity may be temporary because of loss of fishery habitats due to wetland loss (Kennedy et al. 2002). Actions from this amendment are not expected to significantly contribute to climate change through the increase or decrease in the carbon footprint from fishing.

The Southeast Regional Office is hosting a workshop to discuss climate change impacts on fisheries and will be developing a regional action plan to address climate change impacts on fisheries. This regional action plan will be developed by October 2016 and is guided by the NOAA Fisheries Climate Science Strategy document, issued in 2015.

Hurricane season is from June 1 to November 30, and accounts for 97% of all tropical activity affecting the Atlantic Basin. These storms, although unpredictable in their annual occurrence, can devastate areas when they occur. However, while these effects may be temporary, those fishing-related businesses whose profitability is marginal may go out of business if a hurricane strikes.

The cumulative social and economic effects of past, present, and future amendments may be described as limiting fishing opportunities in the short-term, with some exceptions of actions that alleviate some negative social and economic impacts. The intent of these actions is to improve prospects for sustained participation in the respective fisheries over time and the proposed actions in this amendment are expected to result in some important long-term benefits to the commercial fishing fleet, as well as fishing communities and associated businesses. The proposed changes in management for king mackerel will contribute to changes in the fishery within the context of the current economic and regulatory environment at the local and regional level.

Monitoring

The effects of the proposed action are, and will continue to be, monitored through collection of landings data by NMFS, stock assessments and stock assessment updates, life history studies, economic and social analyses, and other scientific observations. Commercial data are collected through trip ticket programs, port samplers, and logbook programs.

The proposed action relates to the harvest of an indigenous species in the Gulf and Atlantic, and the activity being altered does not itself introduce non-indigenous species, and is not reasonably expected to facilitate the spread of such species through depressing the populations of native species. Additionally, it does not propose any activity, such as increased ballast water discharge from foreign vessels, which is associated with the introduction or spread on non-indigenous species.

CHAPTER 5. REGULATORY IMPACT REVIEW

CHAPTER 6. REGULATORY FLEXIBILITY ACT ANALYSIS

CHAPTER 7. LIST OF AGENCIES, ORGANIZATIONS, AND PERSONS CONSULTED

Preparers:

Name	Expertise	Responsibility
Ryan Rindone, GMFMC	Fishery Biologist	Co-Team Lead – amendment development, introduction, biological and administrative impacts
Kari MacLauchlin, SAFMC	Fishery Social Scientist	Co-Team Lead – amendment development, introduction, social environment and impacts
Susan Gerhart, NMFS	Fishery Biologist	Co-Team Lead – amendment development, introduction, biological, administrative and cumulative impacts
Karla Gore, NMFS/SF	Fishery Biologist	Co-Team Lead – amendment development, biological and administrative environments
Assane Diagne, GMFMC	Economist	Economic impacts
Brian Chevront, SAFMC	Economist	Economic impacts, regulatory impact review
Ava Lasseter, GMFMC	Anthropologist	Social impacts
Tony Lamberte, NMFS/SF	Economist	Economic environment and impacts, Regulatory Flexibility Act analysis
Christina Package, NMFS/SF	Anthropologist	Social environment
Mike Larkin, NMFS/SF	Data Analyst	Data analysis

Reviewers:

Name	Discipline/Expertise	Role in EA Preparation
Mara Levy, NOAA GC	Attorney	Legal review
Monica Smit-Brunello, NOAA GC	Attorney	Legal review
Noah Silverman, NMFS	Natural Resource Management Specialist	NEPA review
David Dale, NMFS/HC	EFH Specialist	Habitat review
Jennifer Lee, NMFS/PR	Protected Resources Specialist	Protected resources review
Christopher Liese	Economist	Social/economic review
John Walter	Research Fishery Biologist	Biological review

GMFMC = Gulf of Mexico Fishery Management Council, SAFMC = South Atlantic Fishery Management Council, NMFS = National Marine Fisheries Service, SF = Sustainable Fisheries Division, PR = Protected Resources Division, HC = Habitat Conservation Division, GC = General Counsel

The following have or will be consulted:

National Marine Fisheries Service

- Southeast Fisheries Science Center
- Southeast Regional Office
- Protected Resources
- Habitat Conservation
- Sustainable Fisheries

NOAA General Counsel

Environmental Protection Agency

United States Coast Guard

Texas Parks and Wildlife Department

Alabama Department of Conservation and Natural Resources/Marine Resources Division

Louisiana Department of Wildlife and Fisheries

Mississippi Department of Marine Resources

Florida Fish and Wildlife Conservation Commission

Georgia Department of Natural Resources

South Carolina Department of Natural Resources

North Carolina Division of Marine Fisheries

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APPENDIX A. SUMMARIES OF PUBLIC COMMENTS RECEIVED

Gulf of Mexico Scoping Workshop Comments

SCOPING WORKSHOPS
Coastal Migratory Pelagics
Amendment 26
King Mackerel Allocations & Mixing Zone Delineation

Biloxi, Mississippi
March 31, 2015

Meeting Attendees:
Rufus Young

King Mackerel Annual Catch Limit

How should the Councils adjust the king mackerel annual catch limits in light of the recent adjustment to acceptable biological catch?

- The Council should raise the annual catch limit along with the acceptable biological catch. Anything to get a little back.

Should a constant catch scenario be considered in the Gulf?

- A declining trend is fine. The constant catch scenario not preferable because it doesn't allow for the most fish to be harvested.

Gulf King Mackerel Commercial Zone Allocations

How should the Gulf annual catch limit be allocated to the commercial zones?

- The Gulf CMP Advisory Panel suggestions are fine. 40% to the Western Zone, 18% to the Northern Zone, and 21% each to the Southern Zone components. The Northern Zone guys need to fish too.

Gulf King Mackerel Sector Allocation

Should the Gulf Council adjust the commercial and recreational allocations for king mackerel?

- There should be a hard shift of 10% of the allocation from the recreational to commercial sector. Anything to give the commercial side more and keep the season open longer.

Sale of King Mackerel Bycatch in the South Atlantic Shark Gillnet Fishery

Should the South Atlantic Council allow bag limit sale of king mackerel caught while shark gillnetting?

- Yes, let them sell the bag limit. No sense in throwing dead fish away.

How would allowing bag limit sale of king mackerel change fishing behavior?

- There shouldn't be any change in fishing behavior.

Recreational Bag Limit for King Mackerel

Should the Gulf Council consider increasing the recreational bag limit for king mackerel?

- No, and it will cause recreational fishermen to fish hard if they can get three fish.

Saint Petersburg, Florida
April 13, 2015

Meeting Attendees:
Richard Sergent
Stewart Hehenberger

King Mackerel Stock Boundary

How would adjustments to the stock boundary effect the fishery?

- The opening dates for the new zones would have to change to ensure the fish are in those areas when they're open.
- There are not a whole lot of fish caught during the winter in the east/north end of that mixing zone. Fish are mostly to the west and northeast at that time.
- The suggested boundary change seems reasonable.

Gulf King Mackerel Commercial Zone Allocations

How should the Gulf annual catch limit be allocated to the commercial zones?

- The increase should be spread it out evenly.
- Consider giving more quota to the panhandle area (Northern subzone of the Eastern zone) which doesn't have enough fish. Currently that area has such a small portion of the fish that you can't even fish for king mackerel off of the St. Petersburg area because the panhandle fishermen catch the zone allocation up before the fish get there.
- Consider making a new fishing zone off St. Petersburg so the season can be open when the fish are around. Make the season for the Tampa zone open in March-May and maybe again in the fall.

Gulf King Mackerel Sector Allocation

Should the Gulf Council adjust the commercial and recreational allocations for king mackerel?

- The fish that are under harvested by the recreational sector should be given to the commercial sector.

Sale of King Mackerel Bycatch in the South Atlantic Shark Gillnet Fishery

Should the South Atlantic Council allow bag limit sale of king mackerel caught while shark gillnetting?

- No, those fishermen are shark fishing. Gillnets were banned off the Atlantic coast for a reason and harvest of king mackerel with that gear type should not be encouraged.

Florida East Coast Subzone Management

Should the South Atlantic consider creating a sub-quota or endorsement for king mackerel fishing in the Florida East Coast Subzone?

- Effort increase is a concern in that area but limiting entry in some way could be bad. There is fear that a qualifying year or number of landings will be chosen and fishermen currently fishing in that area will be excluded.
- There should not be an endorsement required to fish in the Florida East Coast subzone.

Recreational Bag Limit for King Mackerel

Should the Gulf Council consider increasing the recreational bag limit for king mackerel?

- The recreational bag limit should not increase. A 2-fish per person bag limit is plenty of meat.

Key West, Florida
April 19, 2015

Meeting Attendees:

George Niles
Daniel Padron
Bill Kelly

King Mackerel Annual Catch Limit

How should the Councils adjust the king mackerel annual catch limits in light of the recent adjustment to acceptable biological catch?

- Council's should evaluate the ABC annually.
- The Gulf Council should have more authority over the fishery than the South Atlantic Council.
- The SSC should reevaluate the ABC.

King Mackerel Stock Boundary

How would adjustments to the stock boundary effect the fishery?

- The proposed mixing zone is fine.

Gulf King Mackerel Sector Allocation

Should the Gulf Council adjust the commercial and recreational allocations for king mackerel?

- There has to be some way to use the fish that aren't being harvested.
- Recreational fish already go against commercial quota because they can sell the fish they catch.
- Give the commercial fishermen quota from the recreational sector until the recreational sector is landing 80% of its quota.
- The three million pounds of fish being left in the water by the recreational sector is not being caught, and using a "use it or lose it" for a million of those pounds over 5 years doesn't make sense.

How should the king mackerel annual catch limit be allocated?

- The recreational sector should lend portion of their quota to commercial sector because they're not using it and fish are being wasted. Try lending program for a year and see how it works.
- Attendees in favor of proportional allocation, where the Western Zone would get 45.53%; the Northern Zone, 7.61%; and each component of the Southern Zone, 23.43%.
- The allocation in the northern areas doesn't make sense. Those areas were never where the heart of the fishery was.

Sale of King Mackerel Bycatch in the South Atlantic Shark Gillnet Fishery

How would allowing bag limit sale of king mackerel change fishing behavior?

- It will not change the way people fish.
- A three fish limit will benefit those who are able to sell the incidentally caught fish.

Florida East Coast Subzone Management

Should the South Atlantic consider creating a sub-quota or endorsement for king mackerel fishing in the Florida East Coast Subzone?

- There is not a lot of support for this idea, the system already too complicated.
- This may cause more people would jump into fishery.
- If it's done the Councils need to build in a sunset provision.
- The two-for-one provision that was brought up at South Atlantic AP was brought up, however, not much support from attendees.
- A sub-quota may affect the after-market in a negative way.

Recreational Bag Limit for King Mackerel

Should the Gulf Council consider increasing the recreational bag limit for king mackerel?

- The recreational sector does not need a three fish bag limit.
- Try a recreational bag limit increase for 1-2 years.
- Give an extra 2,000,000 pounds to the commercial sector instead.
- Rather than decreasing the recreational allocation, the Council needs to make it feasible for people to fish.

How would increasing the recreational bag limit for king mackerel change fishing behavior?

- Behavior will change if recreational fishermen are allowed to sell their fish. Charter boats will definitely fish for kingfish more in this case.

Meeting Attendees:
Shane Cantrell

King Mackerel Annual Catch Limit

How should the Councils adjust the king mackerel annual catch limits in light of the recent adjustment to acceptable biological catch?

- Since the annual catch limit has not been harvested in recent years there is no need to raise it now.
- Keep status quo for three years to see how it works, reconsider an adjustment if we begin see a change in landings.

Should a constant catch scenario be considered in the Gulf?

- Yes. This would provide predictability in season length for the commercial zones.

King Mackerel Stock Boundary

What should the Councils do regarding the stock assessment recommendation on creating a mixing zone?

- The Council should follow the scientific advice and create a mixing zone.

How would adjustments to the stock boundary effect the fishery?

- Adjustments will have no effect.

Gulf King Mackerel Commercial Zone Allocations

How should the Gulf annual catch limit be allocated to the commercial zones?

- The Council should follow the Gulf CMP advisory panel recommendation. 40% for the Western Zone, 18% for the Northern Zone, and 21% each for the Southern Zone handline and gillnet components.

Gulf King Mackerel Sector Allocation

Should the Gulf Council adjust the commercial and recreational allocations for king mackerel?

- More recreational input is needed before a decision on allocation is made. We should have more information on why the recreational sector isn't harvesting their allocation. They shouldn't necessarily be penalized for under harvesting.

How should the king mackerel annual catch limit be allocated?

- A bag limit analysis and research on mortality rate of king mackerel releases should be performed to inform this decision.

Sale of King Mackerel Bycatch in the South Atlantic Shark Gillnet Fishery

Should the South Atlantic Council allow bag limit sale of king mackerel caught while shark gillnetting?

- Yes. There is no reason to discard dead fish, especially if they have dockside value.

How would allowing bag limit sale of king mackerel change fishing behavior?

- There will be no change.

Florida East Coast Subzone Management

Should the South Atlantic consider creating a sub-quota or endorsement for king mackerel fishing in the Florida East Coast Subzone?

- There should be a sub-quota rather than an endorsement to fish in the Florida East Coast Subzone.

Should specific accountability measures be established in the Florida East Coast Subzone?

- Yes. Effort over there seems to be an issue for the South Atlantic, so they will probably want to look at specific things over there.

Recreational Bag Limit for King Mackerel

Should the Gulf Council consider increasing the recreational bag limit for king mackerel?

- Yes. We need to do everything we can to help the recreational fishermen catch their allocation. Maybe this will help them land more fish.

How would increasing the recreational bag limit for king mackerel change fishing behavior?

- Depends on individual, but generally there will be changes in behavior with a larger bag limit. The for-hire group would keep extra fish.

Grand Isle, Louisiana
April 28, 2015

Meeting Attendees:

Dean Blanchard
Kelty Readenour
Michael Frazier
Abigail Frazier
Brian Hardcastle

King Mackerel Annual Catch Limit

How should the Councils adjust the king mackerel annual catch limits in light of the recent adjustment to acceptable biological catch?

- The maximum possible ACL is preferred as long as it does not cause overfishing.

Should a constant catch scenario be considered in the Gulf?

- Council should follow the advisory panel suggestion and select a constant catch scenario.

King Mackerel Stock Boundary

What should the Councils do regarding the stock assessment recommendation on creating a mixing zone?

- The mixing zone should be created if it makes sense scientifically. There would be no effect on the fishery.

Gulf King Mackerel Zone Allocations

How should the Gulf annual catch limit be allocated to the commercial zones?

- Locals don't have a chance to fish in the Western zone with so many traveling fishermen coming from different areas. The advisory panel's recommendation of 41% allocation for the western Gulf should be considered.

Sector Reallocation of Gulf King Mackerel

Should the Gulf Council adjust the commercial and recreational allocations for king mackerel?

- Do not move recreational allocation to commercial sector. You don't want to mess with those guys, or you'll never hear the end of it.

Sale of King Mackerel Bycatch in the Shark Gillnet Fishery

Should the South Atlantic Council allow bag limit sale of king mackerel caught while shark gillnetting?

- Yes, as long as it is monitored.

Management for the Florida East Coast Subzone

Should the South Atlantic consider creating a sub-quota or endorsement for king mackerel fishing in the Florida East Coast Subzone?

- Follow the advisory panel recommendation. This is largely a South Atlantic issue, so the South Atlantic Council should decide.

Recreational Bag Limit for King Mackerel

Should the Gulf Council consider increasing the recreational bag limit for king mackerel?

- Yes. Do something to see if they can catch their fish. If not, then reallocate fish to the commercial sector.

How would increasing the recreational bag limit for king mackerel change fishing behavior?

- Fishing behavior won't change by a measurable amount.

South Atlantic Scoping Comments

The South Atlantic Council held scoping for items in Amendment 26 in January 2015. One in-person scoping meeting was held on January 21, 2015, in Cocoa Beach, FL, with 16 individuals providing public comment on the record. A scoping webinar for Amendment 26 was held on February 4, 2015. There were 12 individuals (plus staff) logged onto the webinar but only one individual provided comments on the record. Additionally, three written comments were received.

- Six commenters noted the abundance of small fish and high recruitment, and supported setting the ACL at the highest level possible (high recruitment ABC).
- Two commenters supported the medium recruitment ABC.
- One commenter felt that the OFL should be much higher due to high recruitment during several non-hurricane years.
- One commenter recommended allowing unused quota to be rolled over to the next year.
- One commenter was concerned about how lack of information about the dynamics of stock mixing in SEDAR 38
- Five commenters supported updating the stock boundary and mixing zone.
- Nine commenters and several discussion participants were concerned with how the Northern and Southern Zone quotas (set up in Amendment 20B) would work with the new stock boundary and ACLs for king mackerel. Some individuals did not support a separate Northern Zone quota.
- Several commenters and discussion participants were concerned that the Florida East Coast subzone quota would be moved to the other Gulf zones or be allocated to the Northern Zone quota.
- One commenter felt that the Gulf Eastern Zone/Northern Subzone should have the largest proportion of the Gulf ACL, because it has the largest number of participants and potential new entrants. There should be split seasons with a 500-lb trip limit from Apr 1- Sept 30, and a 1250-lb trip limit with a step-down in November for Oct 1- Mar 31.
- Six commenters supported allowing bag limit sales of king mackerel in the shark gillnet fishery. One commenter recommended that this should only be allowed if it can be strictly enforced so that only a small number (bag limit) can be sold.
- Twelve commenters were opposed to an endorsement to fish king mackerel in the Florida East Coast subzone, because if endorsements are set up in other zones/subzones, this would affect the traveling fishermen. Some commenters also felt that an endorsement would be a step toward catch shares and they were opposed to catch shares.
- One commenter supported a subquota for the Florida East Coast subzone.
- One commenter recommended moving the Florida East Coast subzone boundary south of the Flagler/Volusia line.
- One commenter recommended waiting until the new ACLs are in place before addressing management in the Florida East Coast subzone.
- One commenter recommended changing the fishing year for the Florida East Coast subzone to March 1.

APPENDIX B. ALTERNATIVES CONSIDERED BUT REJECTED

THIS SECTION TO BE UPDATED

Action 2-2 (removal not approved by Gulf Council as of September 2015)

Alternative 6: Establish ACL = OY = 80% ABC based on the ABC levels selected under Action 2-1.

The South Atlantic Council removed this alternative in September 2015. The Gulf Council will review the removal in October 2015.

Action 3

Alternative 3: Allow retention and sale of Atlantic migratory group king mackerel caught with gillnet as incidental catch in the drift gillnet portion of the commercial shark fishery for any vessel with a valid shark directed commercial permit AND valid federal king mackerel commercial permit. The king mackerel must be sold to a dealer with the Southeast federal dealer permit.

Option a: For shark gillnet trips in the South Atlantic, no more than 100 lbs of king mackerel can be on board, and no more than 100 lbs of king mackerel can be sold from the trip. **(South Atlantic CMP AP Preferred)**

Option b: For shark gillnet trips in the South Atlantic, no more than 100 lbs of king mackerel can be on board, and no more than 100 lbs of king mackerel can be sold from the trip.

The Councils removed this alternative from consideration in June 2015. The Councils preferred to have alternatives with numbers of fish instead of pounds of fish because it would help compliance and enforcement. Additionally, depending on the mesh size being used, specification of a maximum poundage that could be on board and sold could vary on each trip.

Action 5-1. Establish Boundaries for the Florida East Coast Management Zone for Atlantic Migratory Group King Mackerel

Alternative 1: No action - Do not establish a Florida east coast management zone.

Alternative 2: Establish a Florida east coast management zone that exists year-round with boundaries at:

Option 2a: Flagler/Volusia county line and Dade/Monroe county line.

Option 2b: Volusia/Brevard county line and Dade/Monroe county line.

Option 2c: Volusia/Brevard county line and the Council jurisdictional boundary (as designated Action 1).

Alternative 3: Establish a Florida east coast management zone that exists for season 1 (as designated in Action 4) with boundaries at:

Option 3a: Flagler/Volusia county line and Dade/Monroe county line.

Option 3b: Volusia/Brevard county line and Dade/Monroe county line. **(Gulf AP and South Atlantic AP Recommended)**

Option 3c: Volusia/Brevard county line and the Council jurisdictional boundary (as designated in Action 1).

Alternative 4: Establish a Florida east coast management zone that exists for season 2 (as designated in Action 4) with boundaries at:

Option 4a: Flagler/Volusia county line and Dade/Monroe county line. **(Gulf AP and South Atlantic AP Recommended)**

Option 4b: Volusia/Brevard county line and Dade/Monroe county line.

Option 4c: Volusia/Brevard county line and the Council jurisdictional boundary (as designated in Action 1).

Action 5-2. Establish a trip limit system for the Florida East Coast Management Zone

Option 3a. Reduce the trip limit to 50 fish from May 1- May 31.

Option 3b. Reduce the trip limit to 50 fish from May 1- August 31.

Option 3c. Reduce the trip limit to 50 fish from April 15- May 15.

APPENDIX C. RECREATIONAL KING MACKEREL BAG LIMIT ANALYSIS FOR THE GULF OF MEXICO

The Gulf of Mexico Fishery Management Council requested analysis of increasing the king mackerel bag limit from 2 to 3 fish per angler at their March 2015 meeting. This analysis also includes an increase to 4 fish per angler, to provide a range of alternatives should this action be added to an amendment. This action may be added to Amendment 26 to the Fishery Management Plan for Coastal Migratory Pelagic Resources in the Gulf of Mexico and South Atlantic Region or developed as a framework amendment.

First, Gulf of Mexico recreational datasets from Marine Recreational Fisheries Statistical Survey (MRFSS), Headboat, and Texas Parks and Wildlife Department (TPWD) were explored to determine the numbers of king mackerel harvested per angler. Data from the most recent years of complete data (2011-2013) were used. Figure 1 provides the distribution of the number of king mackerel harvested per angler.

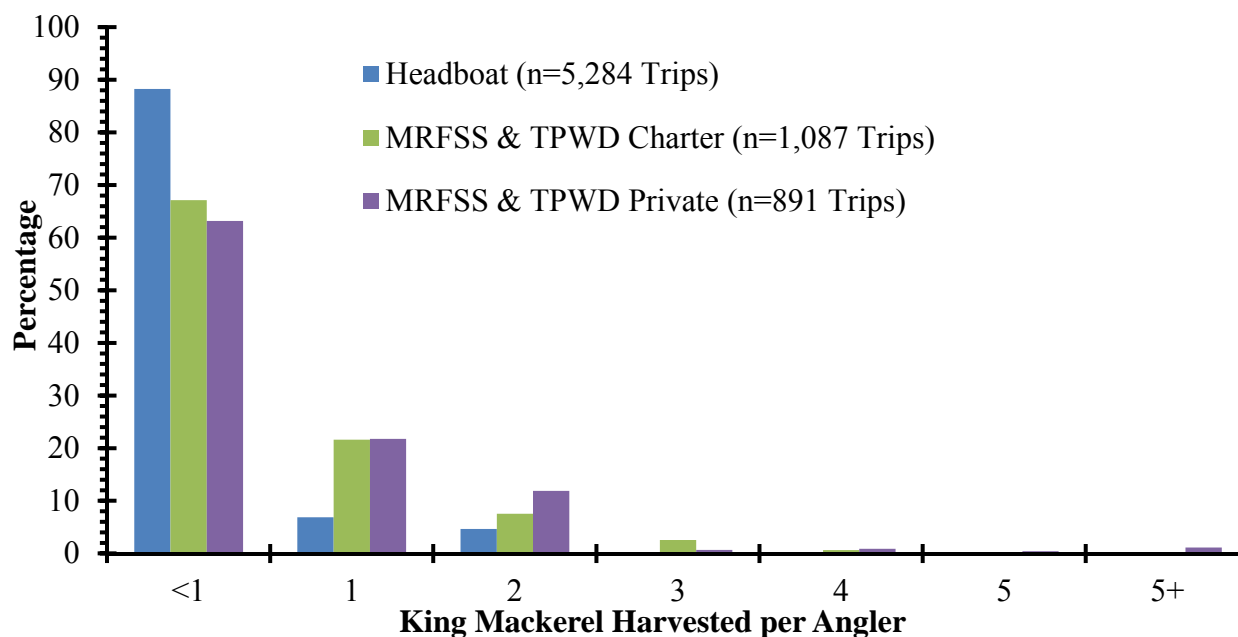


Figure 1. Distribution of Gulf of Mexico king mackerel harvested per angler by mode from the three recreational datasets (MRFSS, Headboat, and TPWD). The data used are from 2011 through 2013.

Since the current bag limit is two king mackerel per angler, the possibility exists that king mackerel may be discarded after the bag limit is met on a trip. This was explored by first isolating the trips that met or exceeded the bag limit. Only 7% (n=513 trips) of the total trips from 2011-2013 met or exceeded the 2-fish bag limit. The number of discards per angler on trips that met or exceeded the bag limit were plotted in Figure 2. However, discards are not recorded in the TPWD survey so it is unknown how many king mackerel were discarded in Texas waters. TPWD accounted for 22% (n=114 trips) of the 513 trips that met or exceeded the trip limit.

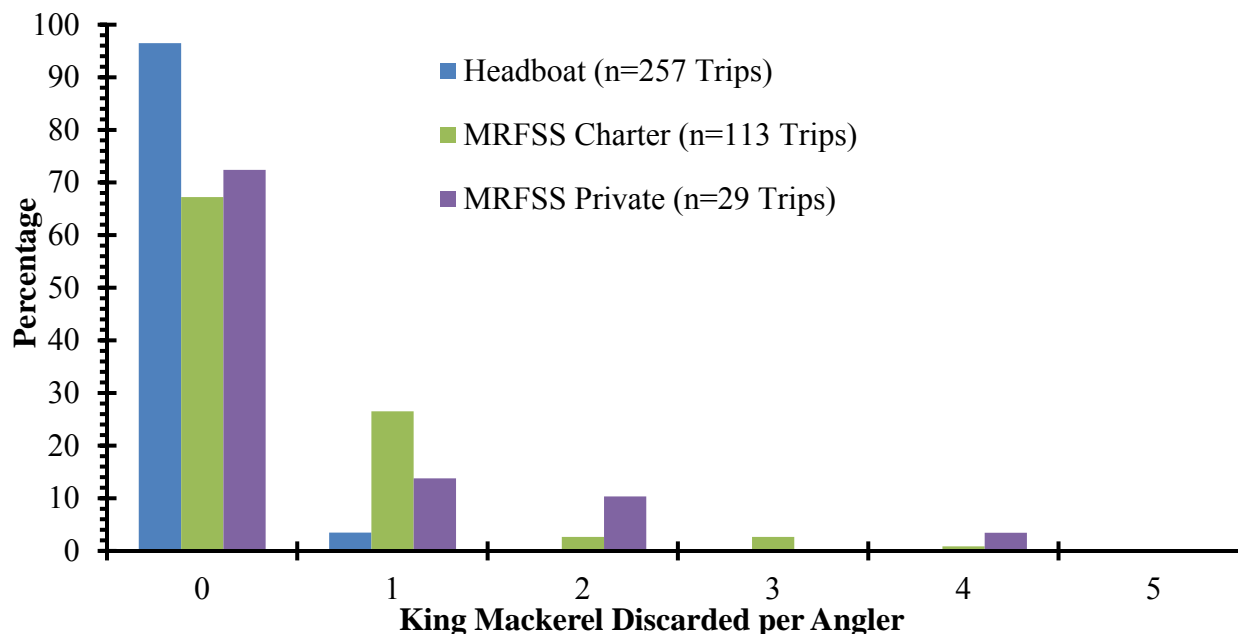


Figure 2. Distribution of Gulf of Mexico king mackerel discarded per angler by mode from MRFSS and Headboat data. TPWD data are not included because no discard information is collect in the TPWD survey. The data used are from 2011 through 2013.

Increases from 2 to 3 fish and from 2 to 4 fish were analyzed with two different methods that modified the trips that met the 2 fish per angler bag limit. Trips that harvested less than 2 fish per angler or more than 2 fish per angler were not modified. The first of the two methods assumed that all trips that met the 2 fish per angler bag limit would also meet the 3 and 4 fish per angler bag limit. The second method isolated the trips that met the 2 fish bag limit and assumed they met the 3 and 4 fish bag limit if those trips also had discards of 1 or 2 king mackerel, respectively. For example, a trip that met the 2 fish bag limit and had at least two discarded king mackerel was analyzed by assuming 4 king mackerel (2 harvested fish plus the 2 discarded fish) were harvested for that trip. It must be noted that the second method assumes discarded king mackerel were only discarded because the trip limit was met. However, these discards could have been because these fish were below the minimum size limit of 24 inches fork length. The length of the discarded fish is not available so it is not possible to distinguish if the discards were because the fish was below the minimum size. The calculated percent increase in landings by mode are shown in Table 1.

Table 1. Calculated percent increase in Gulf of Mexico king mackerel recreational landings from increasing the bag limit. Percent increase in landings was calculated by mode for two different methods. Method 1 assumes all the trips that met the 2 fish bag limit would also meet the 3 or 4 fish per angler bag limit. Method 2 isolated the trips that met the 2 fish bag limit and allowed them to meet the 3 and 4 fish bag limit if these trips also had discarded king mackerel. Analysis for TPWD was not possible because discards are not recorded in the TPWD survey.

Bag Limit	MRFSS		TPWD		Headboat
	Charter	Private	Charter	Private	
Method 1					
2 to 3 Fish	7%	11%	6%	14%	13%
2 to 4 Fish	17%	22%	11%	28%	27%
Method 2					
2 to 3 Fish	1%	1%	NA	NA	<1%
2 to 4 Fish	2%	4%	NA	NA	<1%

An overall percent increase in recreational landings was calculated by weighting the percent increase for each mode by the percentage of landings that mode contributed to the overall recreational landings. The pounds and percentage of king mackerel recreational landings for each mode from 2011 to 2013 are shown in Table 2. The overall percent increase is shown in Table 3.

Table 2. Gulf of Mexico king mackerel landings by mode from 2011 to 2013. The landings are in pounds whole weight (lbs ww) and percent of the total landings.

Mode	Landings (lbs ww)	Percent
MRFSS charter	2,543,217	27%
MRFSS private	6,157,548	64%
TPWD charter	25,797	0%
TPWD private	292,286	3%
Headboat	567,549	6%
Total	9,586,397	100%

Table 3. Percent increase in Gulf of Mexico king mackerel recreational landings generated from data for the years 2011 to 2013. The percent increase estimates were calculated by weighting the increase in the bag limit for each mode (Table 1). The weighting was based on the percentage of landings each mode contributed to the overall landings from 2011 to 2013 (Table 2).

Bag Limit	Method 1	Method 2
2 to 3 Fish	10.1%	0.9%
2 to 4 Fish	21.1%	3.1%

This analysis attempted to predict realistic changes to king mackerel recreational landings by applying increases to the current 2-fish bag limit. Uncertainty exists in these projections, as economic conditions, weather events, changes in catch-per-unit effort, fisher response to management regulations, and a variety of other factors may cause departures from this assumption. The bounds of this uncertainty are not captured by the analysis as currently configured; as such, it should be used with caution as a ‘best guess’ for future dynamics. In addition to the aforementioned sources of uncertainty, the predicted increase in landings associated with bag limit options assume past performance in the fishery is a good predictor of future dynamics. The analysis constrained the range of data considered to recent years to reduce the unreliability of this assumption.

APPENDIX D. OTHER APPLICABLE LAW

The Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act) (16 U.S.C. 1801 et seq.) provides the authority for fishery management in federal waters of the Exclusive Economic Zone. However, fishery management decision-making is also affected by a number of other federal statutes designed to protect the biological and human components of U.S. fisheries, as well as the ecosystems that support those fisheries. Major laws affecting federal fishery management decision-making include the National Environmental Policy Act (sections throughout the document), Endangered Species Act (Section 3.3.2), Marine Mammal Protection Act (Section 3.3.2), E.O. 12866 (Regulatory Planning and Review, Chapter 5) and E.O. 12898 (Environmental Justice, Section 3.5.4). Other applicable laws are summarized below.

Administrative Procedure Act

All federal rulemaking is governed under the provisions of the Administrative Procedure Act (APA) (5 U.S.C. Subchapter II), which establishes a “notice and comment” procedure to enable public participation in the rulemaking process. Under the APA, National Marine Fisheries Service (NMFS) is required to publish notification of proposed rules in the *Federal Register* and to solicit, consider, and respond to public comment on those rules before they are finalized. The APA also establishes a 30-day waiting period from the time a final rule is published until it takes effect.

Coastal Zone Management Act

Section 307(c)(1) of the federal Coastal Zone Management Act of 1972 (CZMA), as amended, requires federal activities that affect any land or water use or natural resource of a state’s coastal zone be conducted in a manner consistent, to the maximum extent practicable, with approved state coastal management programs. The requirements for such a consistency determination are set forth in NOAA regulations at 15 C.F.R. part 930, subpart C. According to these regulations and CZMA Section 307(c)(1), when taking an action that affects any land or water use or natural resource of a state’s coastal zone, NMFS is required to provide a consistency determination to the relevant state agency at least 90 days before taking final action. Florida is the only state affected by this action.

Upon submission to the Secretary of Commerce, NMFS will determine if this amendment is consistent with the Coastal Zone Management program of Gulf and Atlantic states to the maximum extent possible. Their determination will then be submitted to the responsible state agencies under Section 307 of the CZMA administering approved Coastal Zone Management programs for each state.

Data Quality Act

The Data Quality Act (DQA) (Public Law 106-443) effective October 1, 2002, requires the government to set standards for the quality of scientific information and statistics used and disseminated by federal agencies. Information includes any communication or representation of

knowledge such as facts or data, in any medium or form, including textual, numerical, cartographic, narrative, or audiovisual forms (includes web dissemination, but not hyperlinks to information that others disseminate; does not include clearly stated opinions).

Specifically, the DQA directs the Office of Management and Budget to issue government wide guidelines that “provide policy and procedural guidance to federal agencies for ensuring and maximizing the quality, objectivity, utility, and integrity of information disseminated by federal agencies.” Such guidelines have been issued, directing all federal agencies to create and disseminate agency-specific standards to: 1) ensure information quality and develop a pre-dissemination review process; 2) establish administrative mechanisms allowing affected persons to seek and obtain correction of information; and 3) report periodically to Office of Management and Budget on the number and nature of complaints received.

Scientific information and data are key components of fishery management plans (FMPs) and amendments and the use of best available information is the second national standard under the Magnuson-Stevens Act. To be consistent with the DQA, FMPs and amendments must be based on the best information available. They should also properly reference all supporting materials and data, and be reviewed by technically competent individuals. With respect to original data generated for FMPs and amendments, it is important to ensure that the data are collected according to documented procedures or in a manner that reflects standard practices accepted by the relevant scientific and technical communities. Data will also undergo quality control prior to being used by the agency and a pre-dissemination review.

Executive Orders

E.O. 12630: Takings

The Executive Order on Government Actions and Interference with Constitutionally Protected Property Rights that became effective March 18, 1988, requires each federal agency prepare a Takings Implication Assessment for any of its administrative, regulatory, and legislative policies and actions that affect, or may affect, the use of any real or personal property. Clearance of a regulatory action must include a takings statement and, if appropriate, a Takings Implication Assessment. The NOAA Office of General Counsel will determine whether a Taking Implication Assessment is necessary for this amendment.

E.O. 13132: Federalism

The Executive Order on Federalism requires agencies in formulating and implementing policies, to be guided by the fundamental Federalism principles. The Order serves to guarantee the division of governmental responsibilities between the national government and the states that was intended by the framers of the Constitution. Federalism is rooted in the belief that issues not national in scope or significance are most appropriately addressed by the level of government closest to the people. This Order is relevant to FMPs and amendments given the overlapping authorities of NMFS, the states, and local authorities in managing coastal resources, including fisheries, and the need for a clear definition of responsibilities. It is important to recognize those components of the ecosystem over which fishery managers have no direct control and to develop

strategies to address them in conjunction with appropriate state, tribes and local entities (international too).

No Federalism issues have been identified relative to the action proposed in this amendment. Therefore, consultation with state officials under Executive Order 12612 is not necessary.

APPENDIX E: EXPECTED NORTHERN AND SOUTHERN ZONE ALLOCATIONS WITH THE SEDAR 38 STOCK BOUNDARY

Kari MacLauchlin, SAFMC Staff
April 2015

In CMP Amendment 20B, the South Atlantic Council established commercial king mackerel quotas for a Northern and Southern Zone. The boundary between the zones is the NC/SC boundary. The allocations of the commercial ACL that would go to each zone were based on a time period selected in CMP Amendment 20B. This document provides details of how the Northern and Southern zone quotas for Atlantic king mackerel will be set up under the SEDAR 38 stock boundary.

Following the approach used in SEDAR 38, landings in Table E-1 and Figure E-1 from the [new] mixing zone from November 1- March 31 are counted as 50% Atlantic and 50% Gulf; and landings from the [new] mixing zone from April 1- October 31 are counted as Atlantic. The fishing year for Atlantic king mackerel is March 1- February 28/29.

Commercial and Recreational Landings

Table E-1. Recreational landings estimates (blue) and total commercial landings (red) of Atlantic king mackerel from 2002-03 through 2013-14. Data sources: SEFSC/MRIP/SEDAR 38.

Fishing Year	Commercial Landings (lbs)			Recreational Landings (lbs)
	Northern Zone	Southern Zone	TOTAL Commercial	
2002-03	777,749	2,102,493	2,880,242	4,572,182
2003-04	594,870	2,181,464	2,776,334	5,484,156
2004-05	1,046,857	2,622,305	3,669,162	5,354,585
2005-06	1,156,465	2,021,140	3,177,605	3,962,532
2006-07	1,204,659	2,825,673	4,030,332	5,410,425
2007-08	1,112,270	2,709,845	3,822,115	7,134,876
2008-09	953,736	3,359,877	4,313,613	4,154,875
2009-10	786,060	4,087,983	4,874,043	4,212,935
2010-11	294,281	4,255,278	4,549,559	2,636,250
2011-12	433,295	2,817,705	3,251,000	1,835,817
2012-13	345,175	2,029,643	2,374,818	1,802,805
2013-14	1,489,016	373,427	1,862,443	1,035,006

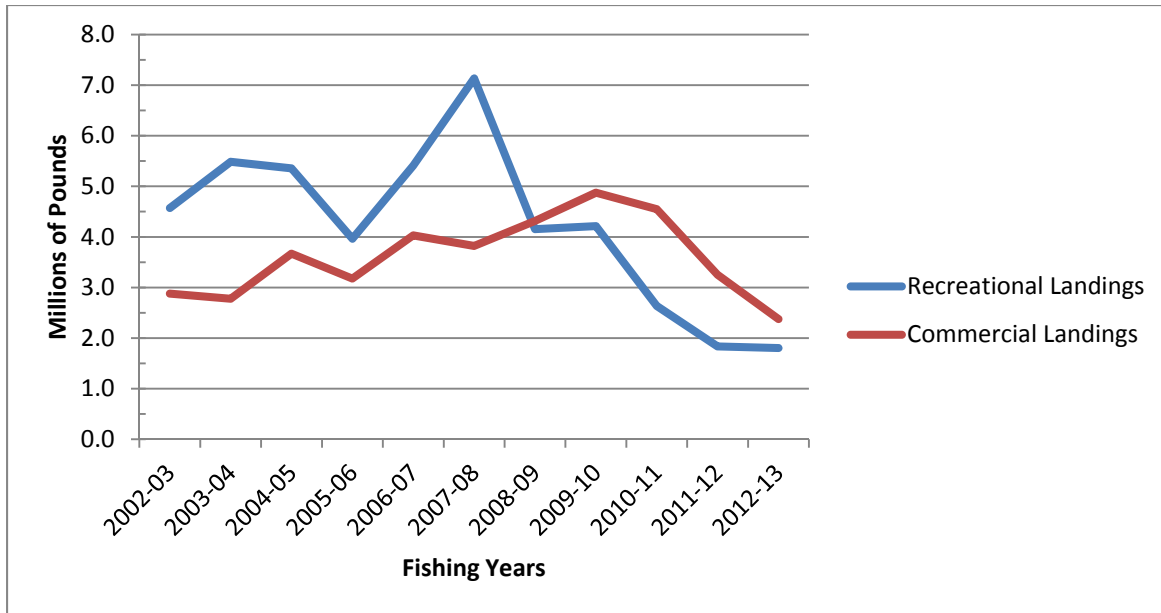


Figure A-1. Recreational landings estimates (blue) and total commercial landings (red) of Atlantic king mackerel from 2002-03 through 2013-14. Data sources: SEFSC/MRIP/SEDAR 38.

Recalculating Northern and Southern Zone Quotas

In Action 4.1 in Amendment 20B (Establish Regional Commercial Quotas for Atlantic Migratory Group King Mackerel), the Councils selected the following alternative as the Preferred:

Preferred Alternative 3: Establish quotas for Northern and Southern Zones for Atlantic migratory group king mackerel based on **Options a-d** below. The Northern Zone would include the EEZ off states from North Carolina north to New York. The Southern Zone would include the EEZ off South Carolina, Georgia, and the east coast of Florida. NMFS would monitor landings in both zones and close the EEZ of each zone when the respective quota is reached.

Preferred Option b: Each zone quota would be the Atlantic migratory group ACL times the average of **the proportion of landings in that zone from 2002/2003 through 2011/2012.**

For Amendment 26, the expected percentage of the quota for each zone was re-calculated using the same time period as specified in Amendment 20B, but with landings that would be counted as Atlantic king mackerel using the stock boundary and mixing zone from SEDAR 38 (Table E-1). The expected percentages will be:

Northern Zone - 23.04%

Southern Zone - 76.96%

Northern Zone landings = Atlantic king mackerel landings north of the NC/SC boundary (North Carolina + Mid-Atlantic landings).

Southern Zone landings = Atlantic king mackerel landings south of the NC/SC boundary to the Dade/Monroe county line + Atlantic KM landings in the [new] mixing zone landings from April 1 through October 31 + 50% of Atlantic KM landings in the [new] mixing zone from November 1 through March 31.

Table E-2 shows how landings would be counted as Atlantic king mackerel landings under the SEDAR 38 stock boundary and mixing zone. Following the approach used in SEDAR 38, landings from the [new] mixing zone from November 1- March 31 are counted as 50% Atlantic and 50% Gulf; and landings from the [new] mixing zone from April 1- October 31 are counted as 100% Atlantic. The fishing year for Atlantic king mackerel is March 1- February 28/29.

The landings data for the [new] mixing zone are confidential and cannot be shown separately from other Florida landings.

Table E-2. Commercial landings of Atlantic king mackerel in the Northern and Southern Zones using the SEDAR 38 approach to designating landings in the [new] mixing zone as 100% Atlantic stock from April 1 – October 31; and 50% of landings in the [new mixing zone] from November 1 - March 31 and landings in the Florida East Coast subzone November 1 - March 31 as Atlantic stock. Proportion of total landings is shown for each year, in addition to the average proportion of total landings for each Zone from 2002-03 through 2011-12. Data source: SEFSC and SEDAR 38.

Fishing Year	Commercial Landings of Atlantic King Mackerel (lbs)			Proportion of Total Landings	
	Northern Zone (NC and Mid-Atl)	Southern Zone (SC, GA, FL, new mixing zone)	TOTAL Landings	Northern Zone	Southern Zone
2002-03	777,749	2,102,493	2,880,242	27.00%	73.00%
2003-04	594,870	2,181,464	2,776,334	21.43%	78.57%
2004-05	1,046,857	2,622,305	3,669,162	28.53%	71.47%
2005-06	1,156,465	2,021,140	3,177,605	36.39%	63.61%
2006-07	1,204,659	2,825,673	4,030,332	29.89%	70.11%
2007-08	1,112,270	2,709,845	3,822,115	29.10%	70.90%
2008-09	953,736	3,359,877	4,313,613	22.11%	77.89%
2009-10	786,060	4,087,983	4,874,043	16.13%	83.87%
2010-11	294,281	4,255,278	4,549,559	6.47%	93.53%
2011-12	433,295	2,817,705	3,251,000	13.33%	86.67%
			AVERAGE:	23.04%	76.96%

APPENDIX F. BYCATCH PRACTICABILITY ANALYSIS (BPA)

Population Effects for the Bycatch Species

Background

In the Gulf of Mexico (Gulf) and Atlantic (Florida through New York) regions, most king mackerel and cobia are harvested with hook and line gear; however, gillnets and castnets are the predominant gear type used to harvest Spanish mackerel.

Commercial Sector

Currently, discard data are collected using a supplemental form that is sent to a 20% stratified random sample of the active permit holders in CMP fishery. However, in the absence of any observer data, there are concerns about the accuracy of logbook data in collecting bycatch information. Biases associated with logbooks primarily result from inaccuracy in reporting of species that are caught in large numbers or are of little economic interest (particularly of bycatch species), and from low compliance rates. During 2008-2012, the commercial sector for CMP species in both the Gulf and Atlantic landed 11,714,560 lbs whole weight (ww) and discarded 44,035 lbs ww (Table 1). The commercial sector predominantly harvested king and Spanish mackerel, with relatively few cobia (Table 1).

Recreational Sector

For the recreational sector, during 2008-2012, estimates of the number of recreational discards were available from Marine Recreational Fisheries Statistical Survey (MRFSS) and the National Marine Fisheries Service (NMFS) headboat survey. The MRFSS system classifies recreational catch into three categories:

- Type A - Fishes that were caught, landed whole, and available for identification and enumeration by the interviewers.
- Type B - Fishes that were caught but were either not kept or not available for identification:
 - Type B1 - Fishes that were caught and filleted, released dead, given away, or disposed of in some way other than Types A or B2.
 - Type B2 - Fishes that were caught and released alive.

During 2008-2012, the private recreational landings and discards for all three CMP species were higher than for either the headboat or charter boat category (Table 1). Landings and subsequent discards for the private recreational category were highest for Spanish mackerel, followed by king mackerel. Discards in the private recreational category for cobia were dis-proportionally high compared with its landings. A similar trend was seen for the charter boat category, with landings and discards for Spanish mackerel higher than king mackerel and cobia (Table 1). However, in the headboat category, landings and discards were higher for king mackerel,

followed by Spanish mackerel, and cobia. Discards for each of the three species were proportionally higher in the recreational sector than in the commercial sector.

During 2008-2012, information for charter trips came from two sources. Charter vessels for the CMP fishery were selected to report by the Science and Research Director (SRD) to maintain a fishing record for each trip, or a portion of such trips as specified by the SRD, and on forms provided by the SRD. Harvest and bycatch information was monitored by MRFSS. Since 2000, a 10% sample of charter vessel captains were called weekly to obtain trip level information, such as date, fishing location, target species, etc. In addition, the standard dockside intercept data were collected from charter vessels and charter vessel clients were sampled through the standard random digital dialing of coastal households. Precision of charter vessel effort estimates has improved by more than 50% due to these changes (Van Voorhees et al. 2000).

Harvest from headboats was monitored by NMFS at the Southeast Fisheries Science Center's (SEFSC) Beaufort Laboratory. Collection of discard data began in 2004. Daily catch records (trip records) were filled out by the headboat operators, or in some cases by NMFS-approved headboat samplers based on personal communication with the captain or crew. Headboat trips were subsampled for data on species lengths and weights. Biological samples (scales, otoliths, spines, reproductive tissues, and stomachs) were obtained as time allowed. Lengths of discarded fish were occasionally obtained but these data were not part of the headboat database.

Recent improvements have been made to the MRFSS program, and the program is now called the Marine Recreational Information Program (MRIP). Beginning in 2013, samples were drawn from a known universe of fishermen rather than randomly dialing coastal households. Other improvements have been and will be made that should result in better estimating recreational catches and the variances around those catch estimates.

Table 1. Mean Headboat, MRFSS, and commercial estimates of landings and discards in the Gulf of Mexico and U.S. Atlantic Ocean (Florida to New York) during 2008-2012. Headboat, MRFSS (charter and private) landings are in numbers of fish (N); commercial landings are in pounds whole weight (lbs ww). Discards represent numbers of fish that were caught and released alive (B2).

	HEADBOAT				MRFSS CHARTER				MRFSS PRIVATE				COMMERCIAL		
	Catch (N)	Landings (N)	Discards (N)	Percent Discards	Catch (N)	Landings (N)	Discards (N)	Percent Discards	Catch (N)	Landings (N)	Discards (N)	Percent Discards	Landings (lbs ww)	Discards (N)	Percent Discards
Cobia	2,393	2,393	0	0%	22,579	12,256	10,323	84%	191,018	71,916	119,102	166%	202,991	0	0%
King Mackerel	33,449	31,254	2,195	7%	182,772	153,474	29,297	19%	622,353	441,727	180,625	41%	6,380,061	42,323	<1%
Spanish Mackerel	13,454	11,997	1,458	12%	437,110	334,701	102,409	31%	5,250,479	2,708,586	2,541,893	94%	5,131,508	1,712	<1%
Total	49,297	45,644	3,653		642,461	500,431	142,030		6,063,850	3,222,229	2,841,621		11,714,560	44,035	

Sources: MRFSS data from SEFSC Recreational ACL Dataset (May 2013); Headboat data from SEFSC Headboat Logbook CRNF files (expanded; May 2013);

Commercial landings data from SEFSC Commercial ACL Dataset (July 10, 2013) with discard estimates from expanded SEFSC Commercial Discard Logbook (Jun 2013).

Notes: Commercial discard estimates are for vertical line gear only. Commercial king mackerel includes "king and cero mackerel" category;

Estimates of commercial discards are highly uncertain; No reported discards for Commercial and Headboat Cobia.

King mackerel, cobia, and Spanish mackerel data include both Atlantic coast and Gulf of Mexico. Note that discard estimates for commercial and headboat include only the Gulf of Mexico and SAFMC jurisdiction; discards from the Mid-Atlantic would likely be relatively low, but are not reported here.

Finfish Bycatch Mortality

Release mortality rates are unknown for most managed species. Recent Southeast Data, Assessment, and Review (SEDAR) assessments include estimates of release mortality rates based on published studies. Stock assessment reports can be found at <http://www.sefsc.noaa.gov/sedar/>.

SEDAR 28 (2013a, 2013b, 2013c, 2013d) assessed Spanish mackerel and cobia stocks in the South Atlantic and Gulf. The stocks were determined to be neither overfished nor undergoing overfishing. Both the Gulf and Atlantic migratory groups of king mackerel were assessed by SEDAR 16 in 2008/2009 (SEDAR 16 2009), and are being assessed again by SEDAR 38 in 2014. The SEDAR 16 (2009) assessment determined the Gulf migratory group of king mackerel was not overfished and was uncertain whether the Gulf migratory group was experiencing overfishing. Subsequent analyses showed that $F_{Current}/F_{MSY}$ has been below 1.0 since 2002. Consequently, the most likely conclusion is the Gulf migratory group king mackerel stock is not undergoing overfishing. Atlantic migratory group king mackerel were also determined not to be overfished; however, it was uncertain whether overfishing is occurring, and thought to be at a low level if it is occurring.

SEDAR 16 (2009) provided a 20% estimate of release mortality of king mackerel for the private and charter sectors and 33% release mortality for the headboat sector. For Spanish mackerel, SEDAR 17 (2008) used the following discard mortality rates: gillnets 100%, shrimp trawls 100%, trolling 98%, hook-and-line 80%, and trolling/hook-and-line combined 88%. SEDAR 28 (2013c, 2013d) recommended identical discard mortality for Spanish mackerel as 100% for gillnets and shrimp trawls, but recommended a 10% discard mortality rate for commercial handlines, and 20% for recreational handlines. For cobia, SEDAR 28 (2013a and 2013b) used a discard mortality rate of 5% for the hook-and-line gear (both commercial and recreational sectors), and 51% for gillnets. Most king mackerel and cobia are harvested using hook-and-line gear, and gillnets are the primary gear for Spanish mackerel. As shown in Table 1, discards in the commercial sector are relatively low for all three CMP species, and while discards of cobia in the private recreational sector are very high, the discard mortality rate is very low for this species using hook-and-line gear (SEDAR 28, 2013a and 2013b).

Practicability of Management Measures in Directed Fisheries Relative to their Impact on Bycatch and Bycatch Mortality

According to the bycatch information for mackerel gillnets, menhaden, smooth dogfish sharks, and spiny dogfish sharks were the three most frequently discarded species (SAFMC 2004). There were no interactions of sea turtles or marine mammals reported (Poffenberger 2004). The Southeast Region Current Bycatch Priorities and Implementation Plan FY04 and FY05 reported that 26 species of fish are caught as bycatch in the Gulf king mackerel gillnet sector. Of these, 34% are reported to be released dead, 59% released alive, and 6% undetermined. Bycatch was not reported for the Gulf Spanish mackerel sector. The Atlantic Spanish mackerel portion of the CMP fishery has 51 species reported as bycatch with approximately 81% reported as released alive. For the South Atlantic king mackerel portion of the CMP fishery 92.7% are reported as released alive with 6% undetermined. Bycatch was not reported separately for gillnets and hook-and-line gear. Additionally, the supplementary discard program to the logbook reporting requirement shows no interactions of gillnet gear with marine mammals or birds. Tables 2, 3,

and 4 list the species most often caught with king and Spanish mackerel in the Gulf and South Atlantic from the SEFSC commercial logbook. There is very little bycatch in the Spanish mackerel component of the fishery with gillnet gear, and the king mackerel component is also associated with a low level of bycatch. Amendment 20B would not modify the gear types or fishing techniques in the mackerel segments of the CMP fishery. Therefore, bycatch and subsequent bycatch mortality in the CMP fishery is likely to remain very low if this amendment is implemented.

Additional information on fishery related actions from the past, present, and future considerations can be found in Section 4.10 (Cumulative Effects) of Amendment 26.

Table 2. Top six species caught on trips where at least one pound of Spanish mackerel was caught with gillnet gear in the Gulf of Mexico and South Atlantic for 2008 and 2012.

Species	Percent of Harvest (Gillnets Only)
Spanish mackerel	94.1%
Blue runner	2.8%
King mackerel & Cero	2.6%
Unclassified jacks	0.38%
Crevalle jack	0.09%
Black sea bass	0.02%
Sheepshead	0.01%

Source: Southeast Fisheries Science Center Commercial Logbook (June 2013)

Table 3. Top three species caught on trips where at least one pound of Spanish mackerel was caught with all gear types in the Gulf of Mexico and South Atlantic from 2008-2012.

Species	Percent of Harvest (All Gear Types)
Spanish mackerel	78%
King mackerel & Cero	15%
Blue runner	2%
Yellowtail snapper	1%

Source: Southeast Fisheries Science Center Commercial Logbook (June 2013)

Table 4. Top 10 species caught on trips where at least one pound of king-cero mackerel with all gear types in the Gulf of Mexico and in the South Atlantic from 2008-2012.

Species	Percent of Total Harvest
King mackerel & Cero	73.83%
Vermilion snapper	5.93%
Red grouper	3.10%
Red snapper	2.76%
Spanish mackerel	2.47%
Yellowtail snapper	2.14%
Greater amberjack	2.07%
Gag	1.31%
Red porgy	0.89%
Gray triggerfish	0.83%
Scamp	0.80%

Source: Southeast Fisheries Science Center Commercial Logbook (June 2013)

Ecological Effects Due to Changes in the Bycatch

The ecological effects of bycatch mortality are the same as fishing mortality from directed fishing efforts. If not properly managed and accounted for, either form of mortality could potentially reduce stock biomass to an unsustainable level. The Gulf Council, South Atlantic Council, and NMFS are in the process of developing actions that would improve bycatch monitoring in all fisheries including the CMP fishery. For example, the Joint South Atlantic/Gulf of Mexico Generic Charter/Headboat Reporting in the South Atlantic Amendment (Charter/Headboat Amendment), which became effective on January 7, 2014, requires weekly electronic reporting of landings and bycatch data for headboats in the South Atlantic. A similar framework action to require electronic reporting of landings and bycatch by headboats in the Gulf became effective on March 5, 2014. A generic amendment that requires weekly electronic reporting of commercial landings by dealers in the Gulf and South Atlantic became effective on August 7, 2014. The Gulf and South Atlantic Councils are developing an amendment that would require electronic reporting of commercial logbook data, which would include landed and discarded fish. Better bycatch and discard data would provide a better understanding of the composition and magnitude of catch and bycatch, enhance the quality of data provided for stock assessments, increase the quality of assessment output, provide better estimates of interactions with protected species, and lead to better decisions regarding additional measures to reduce bycatch. Management measures that affect gear and effort for a target species can influence fishing mortality in other species. Therefore, enhanced catch and bycatch monitoring would provide better data that could be used in multi-species assessments.

Ecosystem interactions among CMP species in the marine environment are poorly known. The three species are migratory, interacting in various combinations of species groups at different levels on a seasonal basis. With the current state of knowledge, it is difficult to evaluate the potential ecosystem-wide impacts of these species interactions, or the ecosystem impacts from

the limited mortality estimated to occur from mackerel fishing effort. However, there is very little bycatch in the Spanish mackerel portion of the CMP fishery with gillnet gear, and the king mackerel portion of the CMP fishery is also associated with a low level of bycatch (Tables 2, 3, and 4). Amendment 26 would not modify the gear types or fishing techniques in the CMP fishery. Therefore, ecological effects due to changes in bycatch in the CMP fishery are likely to remain very low if implemented. For more details on ecological effects, see Chapters 3 and 4 of the amendment.

Changes in the Bycatch of Other Fish Species and Resulting Population and Ecosystem Effects

Actions in Amendment 26 are not expected to affect bycatch of other non-mackerel fish species. Less than 7% of the total landings in the mackerel and cobia components of the CMP fishery are non-targeted species (Tables 2, 3, and 4).

Effects on Marine Mammals and Birds

Under Section 118 of the Marine Mammal Protection Act (MMPA), NMFS must publish, at least annually, a List of Fisheries that places all U.S. commercial fisheries into one of three categories based on the level of incidental serious injury and mortality of marine mammals that occurs in each fishery. The 2014 List of Fisheries classifies the Gulf and South Atlantic coastal migratory pelagic hook-and-line fishery as a Category III fishery (79 FR 14418, March 14, 2014). Category III designates fisheries with a remote likelihood or no known serious injuries or mortalities. The Gulf and South Atlantic coastal migratory pelagic gillnet portion of the CMP fishery is classified as Category II fishery. This classification indicates an occasional incidental mortality or serious injury of a marine mammal stock resulting from the fishery (1-50 % annually of the potential biological removal). The gillnet portion of the CMP fishery has no documented interaction with marine mammals; NMFS classifies gillnet portion of the CMP fishery as Category II based on analogy (similar risk to marine mammals) with other gillnet fisheries.

The Bermuda petrel and roseate tern occur within the action area. Bermuda petrels are occasionally seen in the waters of the Gulf Stream off the coasts of North Carolina and South Carolina during the summer. Sightings are considered rare and only occurring in low numbers (Alsop 2001). Roseate terns occur widely along the Atlantic coast during the summer but in the southeast region, they are found mainly off the Florida Keys (unpublished USFWS data). Interaction with fisheries has not been reported as a concern for either of these species.

Fishing effort reductions have the potential to reduce the amount of interactions between the fishery and marine mammals and birds. Although, the Bermuda petrel and roseate tern occur within the action area, these species are not commonly found and neither has been described as associating with vessels or having had interactions with the CMP fishery. Thus, it is believed that the CMP fishery is not likely to negatively affect the Bermuda petrel and the roseate tern.

Spanish mackerel are among the species targeted with gillnet in North Carolina state waters. Observer coverage for gillnet is up to 10% and provided by the North Carolina Division of

Marine Fisheries, primarily during the fall flounder fishery in Pamlico Sound. Gillnets are also used from the North Carolina/South Carolina border and south and east of the fishery management council demarcation line between the Atlantic Ocean and the Gulf of Mexico. In this area gillnets are used to target finfish including, but not limited to king mackerel, Spanish mackerel, whiting, bluefish, pompano, spot, croaker, little tunny, bonita, jack crevalle, cobia, and striped mullet. The majority of fishing effort occurs in federal waters because South Carolina, Georgia, and Florida prohibit the use of gillnets, with limited exceptions, in state waters.

There is some observer coverage of CMP targeted trips by vessels with an active directed shark permit. The Shark Gillnet Observer Program is mandated under the Atlantic Highly Migratory Species FMP, the Atlantic Large Whale Take Reduction Plan (50 CFR Part 229.32), and the Biological Opinion for the Continued Authorization of the Atlantic Shark Fishery under Section 7 of the Endangered Species Act. Observers are deployed on any active fishing vessel reporting shark drift gillnet effort. In 2005, this program also began to observe sink gillnet fishing for sharks along the southeastern U.S. coast.

The shark gillnet observer program now covers all anchored (sink, stab, set), strike, or drift gillnet fishing by vessels that fish from Florida to North Carolina year-round. The observed fleet includes vessels with an active directed shark permit and fish with sink gillnet gear.

Changes in Fishing, Processing, Disposal, and Marketing Costs

It is likely that all states within the Gulf and South Atlantic Councils' jurisdictions would be affected by the regulations associated with actions in Amendment 26. However, the methods of fishing, processing, disposal, and marketing are not expected to change.

Both Councils are considering options to enhance current data collection programs in future amendments. This might provide more insight in calculating the changes in fishing, processing, disposal, and marketing costs. See Chapter 4 of Amendment 20B for a complete description of how the CMP fishery and the species would be impacted by the proposed actions.

Changes in Fishing Practices and Behavior of Fishermen

To be added.

Changes in Research, Administration, and Enforcement Costs and Management Effectiveness

All actions in Amendment 26 would affect some measure of change in research, administration, and enforcement costs and management effectiveness. See Chapter 4 of this amendment for more details.

Research and monitoring is ongoing to understand the effectiveness of proposed management measures and their effect on bycatch. In 1990, the SEFSC initiated a logbook program for vessels with federal permits in the snapper grouper fishery from the Gulf of Mexico and South Atlantic. In 1999, logbook reporting was initiated for vessels catching king and Spanish

mackerel (Gulf and South Atlantic Councils). The Dolphin and Wahoo FMP required logbook reporting by fishermen with Commercial Atlantic Dolphin/Wahoo Permits. Approximately 20% of commercial fishermen from snapper grouper, dolphin wahoo, and CMP fisheries are asked to fill out discard information in logbooks; however, a greater percentage of fishermen could be selected with emphasis on individuals that dominate landings. Recreational discards are obtained from the MRIP and logbooks from the NMFS headboat program.

The Charter/Headboat Amendment, which became effective on January 7, 2014, requires electronic reporting for headboats each week for the snapper grouper, dolphin wahoo, and CMP fisheries in the Atlantic. A similar amendment became effective on March 5, 2014 to require weekly electronic reporting for headboats reef and CMP fisheries in the Gulf. Some observer information for the snapper grouper fishery has been provided by the SEFSC, Marine Fisheries Initiative, and Cooperative Research Programs (CRP), but more is desired for the snapper grouper, dolphin wahoo, reef fish, and CMP fisheries. An observer program is in place for headboats in the southeast for the snapper grouper, reef fish, dolphin wahoo, and CMP fisheries. Observers in the NMFS Headboat survey collect information about numbers and total weight of individual species caught, total number of passengers, total number of anglers, location fished (identified to a 10 mile by 10 mile grid), trip duration (half, $\frac{3}{4}$, full or multiday trip), species caught, and numbers of released fish with their disposition (dead or alive). The headboat survey does not collect information on encounters with protected species. At the September 2012 South Atlantic Council meeting, the SEFSC indicated that observers are placed on about 2% of the headboat trips out of South Carolina to Florida, and about 9% of the headboat trips out of North Carolina (<http://www.safmc.net/LinkClick.aspx?fileticket=XGaVZzxLePY%3d&tabid=745>).

Cooperative research projects between science and industry are being used to a limited extent to collect bycatch information from fisheries in the Gulf and South Atlantic. Research funds for observer programs, and gear testing and testing of electronic devices are also available each year in the form of grants from the Gulf and South Atlantic Foundation, Marine Fisheries Initiative, Saltonstall-Kennedy program, and the CRP. Efforts are made to emphasize the need for observer and logbook data in requests for proposals issued by granting agencies. A condition of funding for these projects is that data are made available to the Councils and NMFS upon completion of a study.

Stranding networks have been established in the Southeast Region. The NMFS SEFSC is the base for the Southeast United States Marine Mammal Stranding Program (<http://sero.nmfs.noaa.gov/pr/strandings.htm>). NMFS authorizes organizations and volunteers under the MMPA to respond to marine mammal stranding events throughout the United States. These organizations form the stranding network whose participants are trained to respond to, and collect samples from live and dead marine mammals that strand along southeastern United State beaches. The SEFSC is responsible for: coordinating stranding events; monitoring stranding rates; monitoring human caused mortalities; maintaining a stranding database for the southeast region; and conducting investigations to determine the cause of unusual stranding events including mass stranding events and mass mortalities (<http://www.sefsc.noaa.gov/species/mammals/strandings.htm>).

The Southeast Regional Office and the SEFSC participate in a wide range of training and outreach activities to communicate bycatch related issues. The NMFS Southeast Regional Office issues public announcements, Southeast Fishery Bulletins, or News Releases on different topics, including use of turtle exclusion devices, bycatch reduction devices, use of methods and devices to minimize harm to turtles and sawfish, information intended to reduce harm and interactions with marine mammals, and other methods to reduce bycatch for the convenience of constituents in the southern United States. These are mailed out to various organizations, government entities, commercial interests and recreational groups. This information is also included in newsletters and publications that are produced by NMFS and the various regional fishery management councils. Announcements and news releases are also available on the internet and broadcasted over NOAA weather radio.

Additional administrative and enforcement efforts would help to implement and enforce fishery regulations. The NMFS established the South East Fishery-Independent Survey in 2010 to strengthen fishery-independent sampling efforts in southeast U.S. waters, addressing both immediate and long-term fishery-independent data needs, with an overarching goal of improving fishery-independent data utility for stock assessments. Meeting these data needs is critical to improving scientific advice to the management process, ensuring overfishing does not occur, and successfully rebuilding overfished stocks on schedule.

Changes in the Economic, Social, or Cultural Value of Fishing Activities and Non-Consumptive Uses of Fishery Resources

Proposed management measures, and any changes in economic, social, or cultural values are discussed in Chapter 4 of Amendment 26. Further analysis can be found in Chapter 5 (Regulatory Impact Review) and Chapter 6 (Regulatory Flexibility Act Analysis) of the amendment.

Changes in the Distribution of Benefits and Costs

The distribution of benefits and costs expected from actions in Amendment 26 are discussed in Chapters 4, 5, and 6 of the amendment.

Social Effects

The social effects of all the measures are described in detail in Chapter 4 of Amendment 26.

Conclusion

This section evaluates the practicability of taking additional action to minimize bycatch and bycatch mortality using the ten factors provided at 50 CFR 600.350(d)(3)(i). In summary, measures proposed in Amendment 26 address issues associated with the new stock assessment for king mackerel in the Gulf and South Atlantic. None of the actions in this amendment are expected to significantly increase or decrease the magnitude of bycatch or bycatch mortality in the CMP fishery. Both sectors of the CMP fishery have relatively low baseline levels of bycatch,

which are not expected to change as a result of implementation of this amendment. No additional action is needed to further minimize bycatch in the CMP fishery.

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Coastal Migratory Pelagics Advisory Panel Summary

Hilton Tampa Westshore

Tampa, FL

November 30, 2015

9:00 a.m. - 5:00 p.m.

Members Present:

Martin Fisher, Chair
Gary Jarvis
Chris Jenkins
Jeff Mathews
George Niles
Mike Nugent
Gene Proulx
Kelty Readenour
William Stein
Ed Walker
Mike Whitfield
Bob Woithe

Council Staff

Karen Hoak
Ryan Rindone
Doug Gregory

Council Member

Martha Bademan

NMFS-SERO Staff

Sue Gerhart
Roy Crabtree

Others present

Kari MacLauchlin

The Gulf of Mexico (Gulf) Fishery Management Council’s (Council) Coastal Migratory Pelagics (CMP) Advisory Panel (AP) (hereafter: “Gulf AP”) met on November 30, 2015 at the Hilton Hotel Westshore in Tampa, Florida. The purpose of this meeting was to review the public hearing draft of CMP Amendment 26, and other business as proffered by the Gulf AP. The agenda was modified to include several items under other business and was then approved by the Gulf AP along with the minutes from the March 15, 2015, Gulf AP meeting.

Since the Gulf AP was repopulated by the Council in August of 2015, and this was the first meeting since the membership was renewed, elections were held for the Chair and Vice Chair positions. By acclamation, Martin Fisher was elected as Chair and Tom Marvel (*in absentia*) was elected as Vice Chair.

CMP Amendment 26

CMP Amendment 26 was approved for public hearings by the Council in October of 2015. The amendment addresses king mackerel annual catch limits (ACLs), commercial zone management, allocations, sale provisions, and recreational bag limits.

Action 1 - Adjust the Management Boundary for Gulf of Mexico (Gulf) and Atlantic Migratory Groups of King Mackerel

Staff described the current management boundaries used to manage Gulf and Atlantic migratory groups, and the proposed changes to those boundaries as used by the most recent stock assessment (SEDAR 38). The Gulf AP decided to maintain the position it established at its previous meeting, and made the following recommendation:

Motion: In Action, 1, to accept Alternative 3 as preferred.

Gulf Council Preferred Alternative 3: Establish a single year-round boundary for separating the Gulf and Atlantic migratory groups of king mackerel at the Miami-Dade/Monroe county line. The Gulf Council would be responsible for management measures in the mixing zone. **(Gulf and South Atlantic AP Recommended)**

Motion carried unanimously.

A member of the South Atlantic Council staff was introduced at this point, and reviewed Actions 2 through 5.

Action 2-1 - Revise the Acceptable Biological Catch (ABC) for Atlantic Migratory Group King Mackerel

South Atlantic Council staff described how the SEDAR 38 stock assessment showed that the Atlantic migratory group is healthy, and noted the revised population benchmarks from the assessment. The South Atlantic Scientific and Statistical Committee (SSC) provided acceptable biological catch (ABC) recommendations based upon three recruitment scenarios (high, medium, and low). The South Atlantic CMP AP suggested that a large recruit class of small fish is coming into the Atlantic, and recommended Alternative 2. It was noted that Atlantic recreational landings have been below their ACL in recent years. The Gulf AP then made the following recommendation:

Motion: In Action 2-1, to accept Alternative 2 as the preferred.

Alternative 2: Revise the ABC for Atlantic king mackerel for 2016/17 through 2019/20 based on the ABC levels recommended by the SSC for ABC under a high recruitment scenario. **(South Atlantic AP Recommended)**

Motion carried unanimously.

Action 2-2 - Revise ACLs, Commercial Quotas, and Recreational ACT for Atlantic Migratory Group King Mackerel

South Atlantic Council staff described recent trends in sector landings for Atlantic king mackerel. Gulf AP members thought there may be merit in a more conservative ACL, such as the one favored by the South Atlantic SSC (equilibrium yield of 12.7 million pounds [mp], Alternative 3). Such a conservative ACL was not thought to be likely to affect either fishing sector, since neither of the Atlantic fishing sectors have landed their allocation in recent years. The Gulf AP thought that using the equilibrium was, in a way, a form of constant catch, which may help protect the stock in the event there is an issue with recruitment in the Atlantic migratory group. The Gulf AP then made the following recommendation:

Motion: In Action 2.2, to accept Alternative 3 as the preferred.

Alternative 3: Establish $ACL = OY = \text{Deterministic equilibrium yield at } F_{30\%SPR} = 12.7 \text{ mp}$ for fishing years 2016/17 through 2019/20. **(Recommended by the South Atlantic SSC)**

Motion carried 9 to 2.

Action 3 - Incidental Catch of Atlantic Migratory Group King Mackerel Caught in the Shark Gillnet Fishery

South Atlantic Council staff described the small coastal shark gillnet fishery, noting its small size (typically five vessels or less) and the small amount of bycatch of king mackerel associated with the fishery (typically less than 2,600 lbs). Gulf AP members questioned why the options for retention of bycatch were set at either two fish or three fish, depending on which Atlantic commercial zone in which a commercial shark angler was fishing. South Atlantic Council staff noted that those retention limits reflected the recreational bag limits in the concurrent regions. The Gulf AP then made the following recommendation:

Motion: In Action 3, to select Alternative 3 as the preferred.

Alternative 3: Allow retention and sale of Atlantic king mackerel caught with gillnet as incidental catch in the gillnet portion of the commercial shark fishery for any vessel with a valid shark directed commercial permit AND valid federal king mackerel commercial permit. The king mackerel must be sold to a dealer with the Southeast federal dealer permit. For shark gillnet trips in the Southern Zone, no more than 2 king mackerel per crew member can be on board, and no more than 2 king mackerel per crew member can be sold from the trip. For shark gillnet trips in the Northern Zone, no more than 3 king mackerel per crew member can be on board, and no more than 3 king mackerel per crew member can be sold from the trip. **(South Atlantic AP Recommended)**

Motion carried unanimously.

Action 4 - Establish Commercial Split Seasons for Atlantic Migratory Group King Mackerel in the Southern Zone

South Atlantic Council staff reviewed the use of split seasons as a management tool for other species under the South Atlantic Council's jurisdiction, and why it was being recommended for king mackerel in the Atlantic Southern Zone. Landings in that zone are highest between March and August, decrease substantially from August through November, and then increase again from November through the end of February. The South Atlantic CMP AP recommended Alternative 2, which would allocate the Atlantic Southern Zone quota into two quotas: 60% to the period March 1 - September 30 (season 1) and 40% to the period October 1 – February 28 (season 2). The Gulf AP was apprehensive of the idea of a potential closed season in the Atlantic because they thought a closed season could encourage more Atlantic fishermen to travel to the Gulf to fish. South Atlantic Council staff mentioned that some Atlantic commercial king mackerel fishermen had expressed support for a 70%/30% split between the two proposed seasons, but the Gulf AP did not support adding such an

alternative to the amendment. Gulf AP members suggested that if the pace of landings in the Atlantic needed to be reduced, then the South Atlantic Council should consider modifying trip limits. The Gulf AP then made the following recommendation:

Motion: In Action 4, the CMP Advisory Panel recommends Alternative 1 as the preferred.

Alternative 1 (No Action). The commercial fishing year for Atlantic king mackerel is March 1 – February 28. The Southern Zone quota is allocated for the entire fishing year.

Motion carried 9 to 1, with one abstention.

Action 5-1 - Establish Boundaries for the Florida East Coast Management Zone for Atlantic Migratory Group King Mackerel

South Atlantic Council staff reviewed the justification for including the east coast of Florida in the Atlantic migratory group year round, as recommended by SEDAR 38. As such, the South Atlantic Council wished to continue managing the region currently known as the Gulf Florida East Coast Subzone as a separate management area within the Atlantic Southern Zone for purposes of trip limits. Gulf AP members, being unfamiliar with the demographics and preferences of the Atlantic fishermen, decided to mirror the South Atlantic AP's recommendations on Action 5-1:

Motion: In Action 5, 5-1, that Alternative 3, Option 3(b) and Alternative 4, Option 4(a) be the preferred alternatives, based on the season 1 and season 2 dates that are listed in Action 4, Alternatives 3 & 4

Alternative 3: Establish a Florida east coast management zone that exists for season 1 (as designated in Action 4) with boundaries at:

Option 3b: Volusia/Brevard county line and Dade/Monroe county line. **(South Atlantic AP Recommended)**

Alternative 4: Establish a Florida east coast management zone that exists for season 2 (as designated in Action 4) with boundaries at:

Option 4a: Flagler/Volusia county line and Dade/Monroe county line. **(South Atlantic AP Recommended)**

Action 4 -Alternative 3. Allocate the Southern Zone quota for Atlantic king mackerel into two quotas: 60% to the period March 1 – October 31 (season 1) and 40% to the period November 1 – February 28 (season 2).

Action 4-Alternative 4. Allocate the Southern Zone quota for Atlantic king mackerel into two quotas: 50% to the period March 1 – October 31 (season 1) and 50% to the period November 1 – February 28 (season 2).

Motion carried unanimously

Action 5-2 - Establish a trip limit system for the Florida East Coast Management Zone

South Atlantic Council staff described the current trip limit system used in the Gulf Florida East Coast Subzone, and the proposed modifications by the South Atlantic Council. The South Atlantic AP recommended Alternatives 3 and 4, but has not yet selected preferred options from those alternatives. The Gulf AP thought it difficult to recommend a preferred alternative to the Gulf Council without knowing more about where the South Atlantic fishermen stood on the issue. The Gulf AP then made the following recommendation:

Motion: In Action 5, 5-2 (Establish a trip limit system for the Florida East Coast Management Zone) the Gulf AP opts to abstain from recommendations at this time.

Motion carried unanimously.

Action 6 - Modify the ACL for Gulf Migratory Group King Mackerel

Gulf Council staff recounted discussions from the previous Gulf AP meeting (March 2015), noting that the Gulf AP had supported setting the ACL equal to the ABC for the 2015/16 fishing season, and requested that the Science Center provide updated yield projections to the Gulf Council's SSC for re-evaluating the ABC annually. However, since the pace of the amendment is such that it is unlikely to be implemented until possibly January of 2017, Gulf AP members were urged to reconsider their previous motion, as it would leave Gulf king mackerel fishermen without a recommended ACL. Some Gulf AP members questioned why the proposed harvest levels were not greater, citing promises offered by the Council for ACL increases in previous years (2008 and prior). Staff noted that many factors influence stock size, including natural mortality, environmental variability, and landings outside the US (i.e., Mexican waters). The Gulf AP continued to support the idea of annually updating yield projections and ABC recommendations by the Gulf Council's SSC, especially so long as the stock ACL for the Gulf migratory group is not being met. The Gulf AP then made the following recommendation:

Motion: In Action 6, to select Alternative 2 as the preferred.

Gulf Council Preferred Alternative 2: Set the Gulf migratory group king mackerel ACL equal to the ABC recommended by the Gulf Scientific and Statistical Committee (SSC) for 2015-2019. ABC values are in millions of pounds, whole weight:

Year	ABC (mp ww)
2015	9.62
2016	9.21
2017	8.88
2018	8.71
2019	8.55

Motion carried unanimously.

Action 7 - Revise the Commercial Zone Quotas for Gulf Migratory Group King Mackerel

Gulf Council staff reviewed the justification for including the east coast of Florida in the Atlantic migratory group, and described the need to address the commercial zone allocations in the Gulf. Ms. Bademan asked the Gulf AP for rationale behind their decision to proffer and support Alternative 4. Gulf AP members replied that Alternative 4 best represented what they thought to be a fair and equitable compromise for the distribution of the commercial allocation among the zones, based on both historical landings and the history of how the zones were formed. The Gulf AP then made the following recommendation:

Motion: In Action 7, that alternative 4 be the preferred alternative of the CMP AP

Alternative 4: Revise the commercial zone quotas for Gulf migratory group king mackerel as follows: 40% for the Western Zone; 18% for the Northern Zone; 21% for the Southern Zone Handline component; and 21% for the Southern Zone Gillnet component. **(Gulf CMP AP Recommended)**

Motion carried with one opposed.

Action 8 - Revise the Recreational and Commercial Allocations for the Gulf Migratory Group King Mackerel

Gulf Council staff described the 53% increase in recreational landings for the 2014/15 fishing season, most of which are attributable to Florida. Staff remarked that this increase negates the previous assertion that up to 20% of the stock ACL could be reallocated to the commercial sector, while also raising the recreational bag limit to four fish per person per day. The Gulf AP thought that the increase in recreational landings could be further increased by a change in the recreational bag limit, and affirmed their stance that the Council should not change sector allocations. The Gulf AP then made the following recommendation:

Motion: In Action 8, the CMP AP recommends that Alternative 1 be the preferred alternative.

Alternative 1: No action – Maintain the current recreational and commercial allocations for Gulf migratory group king mackerel (68% recreational, 32% commercial). **(Gulf CMP AP Recommended)**

Motion carried with one opposed.

The Gulf AP also recommended the following:

Motion: The CMP AP recommends that if the Council chooses another alternative for Action 8 other than Alternative 1, that the preferred be Alternative 5, Option a.

Alternative 5: Establish a sunset provision for any change in the sector allocations for Gulf migratory group king mackerel. After the predetermined time period, any change in sector allocations would revert back to the allocations specified in the original Coastal Migratory Pelagics Fishery Management Plan for the Gulf of Mexico (68% for the recreational sector and 32% for the commercial sector).

Option a: Sunset any change in sector allocations after a five year period (2016-2020).

Motion carried unanimously.

Action 9 - Modify the Recreational Bag Limit for Gulf Migratory Group King Mackerel

Gulf Council staff reviewed the discussion by the Gulf AP at their last meeting with respect to raising the recreational bag limit for king mackerel. The bag limit analysis provided by the Southeast Regional Office was also reviewed, and the methods used therein explained. Gulf AP members recounted recommending an increase in the recreational bag limit in 2008, which the Gulf Council ultimately did not support. Further, Gulf AP members suggested a general lack of support for raising the recreational bag limit for Gulf king mackerel at this time. The Gulf AP then made the following recommendations:

Motion: In Action 9, that no matter which alternative the Council chooses, that there be no closed season for the recreational sector.

Motion carried unanimously.

Motion: In Action 9, the CMP AP recommends Alternative 2 as the preferred.

Alternative 2: Increase the bag limit to three fish per person per day. **(Gulf CMP AP Recommended)**

Motion carried 9 to 2.

Other Business

Recreational Bag Limits for Gulf Cobia

Gulf AP members remarked about the generally less frequent encounter rates with cobia, and noted that those cobia which were being caught were generally smaller than in past years. Gulf AP members thought it prudent to be proactive in the event that an issue exists with the Gulf's cobia population, especially since a stock assessment is not scheduled in the near future. The Gulf AP then made the following recommendation:

Motion: The CMP AP recommends that cobia be considered a species of high concern by the Gulf Council, and the AP urges the Council to consider reducing the possession limit to one fish per person, per day, as recommended by this AP last March. This limit should sunset in 5 years unless deemed otherwise necessary.

Motion carried unanimously.

Possession of the Recreational Bag Limit of King Mackerel on a Commercial Vessel When the Commercial King Mackerel Season is Closed

The current federal regulations prohibit the possession of the recreational bag limit of king mackerel on a commercial vessel when the commercial king mackerel season is closed, and on a dually permitted for-hire vessel unless that vessel is acting in a charter or headboat capacity [622.384(e)]. Gulf AP members remarked that this rule prevented them from retaining recreationally caught king mackerel for personal consumption on their permitted vessels when fishing as private recreational fishermen. The Gulf AP then made the following recommendation:

Motion: The CMP AP recommends that the Council remove the prohibition on retaining the recreational king mackerel bag limit on a vessel with a commercial king mackerel permit or a dually permitted charter vessel, when the king mackerel commercial season is closed, but while the king mackerel recreational season is open.

Motion carried unanimously.

Modifications to Electronic Reporting

Gulf AP members cited the need for completely electronic reporting for all commercial fisheries. With current technology, Gulf AP members think that fishermen can electronically submit their logbooks when the fish are sold to a dealer, thereby decreasing the amount of time it takes for commercial landings to be compiled for stock assessments. When a “no-fishing” report needed to be submitted, the permit holder could go to a website and fill out the appropriate form as applicable. The Gulf AP then made the following recommendation:

Motion: The CMP AP recommends that the Council develop a dealer based, point-of-sale electronic logbook reporting system for the commercial fishing sector incorporated in the present IFQ reporting system or trip ticket program.

Motion carried unanimously.

Incidental Catch of King Mackerel in the Spanish Mackerel Gillnet Fishery

A Gulf AP member noted the need for a way to sell king mackerel which are infrequently landed in Spanish mackerel gillnets if the zone he is fishing is closed. According to anecdotal information, these bycatch king mackerel do not typically total more than approximately 1,000 lbs per year per Spanish mackerel gillnet fisherman. Other Gulf AP members were concerned that an incidental catch allowance, if too high, could result in a directed bycatch fishery for the more valuable king mackerel. The Gulf AP then made the

following recommendation:

Motion: The CMP AP recommends that the Council allow the retention and sale of the recreational bag limit of king mackerel in the gillnet Spanish mackerel fishery, even when the commercial fishery is closed.

Motion carried 7 to 3.

The meeting was adjourned at 5:00 PM.

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