H.R. 200 - The "Strengthening Fishing Communities

and Increasing Flexibility in Fisheries Management Act"

Sponsor – Congressman Young (R-Alaska)

Introduced on January 3, 2017

Referred to the House Natural Resources Committee

Section 1 – Short Title.

Section 2 – Definitions. This section clarifies that terms used in the bill have the same meaning as those terms are defined in the Magnuson-Stevens Fishery Conservation and Management Act (MSA).

Section 3 – **References.** This section clarifies that unless otherwise specified, the amendments made by the bill are made to the MSA.

Section 4 - Flexibility in Rebuilding Fish Stocks.

Proposed A	ctions	Potential Impacts
with "praction 304	te term "possible" and replace it ticable" in the requirement in 4 of the Act that a rebuilding period rt as possible."	Provides the Councils with more flexibility.
Remove the frame for r fisheries and the rebuild take for the	the language requiring a 10-year time rebuilding overfished/depleted and replace it with a requirement that thing timeframe be the time it would be fishery to rebuild without any curring plus one mean generation	Removal of the 10-year rebuilding mandate is a major step in restoring the flexibility needed to manage diverse fisheries. The proposed exceptions provide the Councils with flexibility for rebuilding overfished/depleted stocks. This was
time excep	t in the case that:	recognized in the establishment of regional
п.	the biology of the stock, other environmental conditions, or management measures under an international agreement dictate otherwise; the Secretary determines that the cause of the stock being overfished/depleted is outside the jurisdiction of the Council or the rebuilding program cannot be	Councils to address specific regions' needs. The increased flexibility in this language will allow the Councils to establish rebuilding times commensurate with the biology of the species under management. Note: The exceptions of II – V require determination (i.e., approval) by the Secretary, rather than the scientific bodies at the regional level.
III.	effective only by limiting fishing activities; the Secretary determines that one or more components of a mixed-	

stock fishery is depleted but ca	nnot
be rebuilt within the timeframe	
without significant economic h	
to the fishery or cannot be rebu	
without causing another	111
component of the mixed-stock	
fishery to approach a depleted	
status;	
IV. the Secretary determines that	
recruitment, distribution, or life	
history of, or fishing activities	for,
are affected by informal	
transboundary agreements under	er
which management activities	
outside the EEZ by another	
country may hinder conservation	
and management efforts by the	US;
and	
V. the Secretary determines that the	
stock has been affected by unus	
events that make rebuilding with the specified time period	
improbable without significant	
economic harm to fishing	
communities.	
Allow Councils to "take into account	Encourages the incorporation of water
environmental conditions including	quality, and some ecosystem and climate
predator/prey relationships when developing	ng attributes and their potential impacts on
rebuilding plans."	rebuilding plans.
	Note: other ecological interactions besides
	predator/prey relationships include
Description (had the Cit)	competition.
Require that the fishery management plan	The monitoring of rebuilding plans and
(FMP) for any fishery that is considered overfished/depleted must "specify a sched	specifying a schedule for reviewing ule rebuilding targets would shift more
for reviewing the rebuilding targets,	responsibility from the agency to the
evaluating environmental impacts on	Councils. Additional resources may be
rebuilding progress, and evaluating the	necessary from NMFS for stock assessment
progress that is being made toward reaching	
the rebuilding targets."	be executed. This language encourages the
_	Council to use adaptive management
	principles in monitoring and, where needed,
	adjusting rebuilding plans.
Allow a FMP for any fishery that is	Provides the Councils with flexibility to
considered overfished/depleted to use	incorporate alternative rebuilding strategies.

alternative rebuilding strategies including harvest control rules and fishing mortality rate	
harvest control rules and fishing mortality rate targets. Allow a Council to terminate any rebuilding plan for a fishery that was initially determined to be overfished/depleted and then found not to be overfished/depleted within 2 years or within 90 days after the completion of the next stock assessment. Finally, current law allows the Secretary to implement emergency interim measures for fisheries in which overfishing is taking place. If the action is taken for a fishery under a FMP, the interim measure may only remain in place for 180 days; however, the measures may then be extended for an additional 186 days (with the extension, this allows the Secretary to implement interim measures for a year and a day). This bill would modify this authority to allow the Secretary to implement the interim measures for 1 year with the ability to extend for a 2 nd year. Current law allows a Council to take up to 2 years to prepare and implement a FMP or plan amendment to address a fishery that is overfished, yet current law only allows interim measures to be implemented for 1 year (assuming the extension is granted). This provision would allow the interim measure authority to be consistent with the time period allowed for a Council to prepare and	Provides the Councils with flexibility if the catch levels could be modified quickly through a framework action or an interim rule. Each Council would need to have appropriate mechanisms set up to utilize this provision, such as including it in the framework procedure for each FMP. Provides the Council with adequate time to implement an amendment to end overfishing and establish a rebuilding plan prior to expiration of associated emergency measures.
implement a rebuilding plan for a fishery identified as overfished.	

Section 5 - Modifications to the Annual Catch Limit Requirement.

Allow Councils to consider changes in the ecosystem and the economic needs of the fishing communities when setting annual catch limits (ACLs). This allows flexibility but does not allow Councils to set an ACL at a level that allows overfishing.	Provides some flexibility to the Councils in setting ACLs that prevent overfishing.
Provide an exception for ecosystem	This would provide the Councils with more
component species from the requirement that	flexibility to potentially classify incidentally
Councils set an ACL for each of its managed	caught species as ecosystem component

fisheries. Ecosystem component species are defined in the bill to mean those stocks of fish that are not targeted and are caught incidentally in a fishery as long as that stock	species. It is helpful that this bill does not limit species caught incidentally in a fishery from ecosystem component consideration.
of fish is not subject to overfishing, is not approaching a condition of being overfished, and is not likely to become subject to overfishing in the absence of conservation and management measures.	It should be noted that additional clarification in the NS1 guidelines of this exemption would be helpful.
Provide an exemption to the ACL requirement for those stocks of fish with a life cycle of approximately 1 year as long as the Secretary has determined the fishery is not subject to overfishing. It would also provide an exemption to the ACL requirement for a stock for which more than half of a single year class will complete their life cycle in less than 18 months and for which fishing mortality will have little impact on the stock.	The first part is current law, and would have no effect. The latter part would expand the exemptions to establish ACLs for stocks that complete their life cycle in less than 18 months and for which fishing mortality will have little impact on the stock. Currently, neither of these would apply to any Gulf stocks.
Allow Councils, when setting ACLs, 1) to take into account management measures under international agreements in which the US participates and, 2) in the case of an ACL developed by a Council for a species, may take into account fishing activities for that species outside the US EEZ and the life- history characteristics of the species that are not subject to the jurisdiction of the Council. Note: this is <u>not</u> an exception to section 302(h)(6).	1) The Council is not currently involved in any international agreement regarding its managed fisheries, thus no effect. 2) This could add flexibility to the management of red snapper, which occurs off Mexico, but it is unclear how fishing activities for red snapper <i>outside</i> the US EEZ could be quantified. Further, it is unclear how such information could be incorporated into the stock assessment process, from which status determination criteria (SDCs) are established, then ACLs are derived. Consideration for the life-history characteristics of a regional species such as spiny lobster could provide additional management flexibility; however, the same questions remain regarding the stock assessment process.
Provide an exemption to the ACL requirement if fishery management activities by another country outside the US EEZ may hinder conservation efforts by US fishermen for a fish species for which recruitment, distribution, life history, of fishing activities are transboundary and for which no informal transboundary agreements are in effect. In this case, if an ACL is developed by a Council for the species, the ACL shall take	This could allow flexibility in setting the ACL, such as for red snapper or spiny lobster, if it is determined that overfishing of the species is occurring in foreign waters. However, allowing an ACL to exceed the recommendations of the Scientific and Statistical Committee (SSC) could create additional uncertainty in the stock assessment process and in establishing SDCs. This could

into account fishing for the species outside the US EEZ that is not subject to the jurisdiction of the Council.	increase the probability of overfishing a stock.
	Note: The provision does not allow consideration of foreign fishing <i>within</i> the US EEZ, but specifies <i>outside</i> the US EEZ.
Allow Councils to establish ACLs for multi- species stock complexes and allow Councils to set ACLs for up to a three year period.	This provision clarifies existing MSA language, ensuring flexibility in setting multi- species ACLs. Thus, no effect. The existing wording in the MSA states, "develop ACLs for each of its managed fisheries," it does not specify that each species or stock must have its own ACL. The Council currently has single ACLs for multi-species complexes, which are managed together.

Note: Section 302 (h)(6) states, "annual catch limits for each of its managed fisheries that may not exceed the fishing level recommendations of its scientific and statistical committee or the peer review process established under subsection (g)."

Section 6 - Distinguishing Between Overfished and Depleted.

Replace the term "overfished" with the term	The new definition recognizes that non-
"depleted" throughout the Act and add a	fishing impacts could result in stock biomass
definition of "depleted".	declines.
Require the Secretary when issuing the annual	Provides insight into ecosystem or climate
report on the status of fisheries to note if a	impacts on stock status.
stock was depleted as a result of something	
other than fishing.	
Require that the report state, for each fishery	Identifies those depleted stocks that are
identified as depleted, whether the fishery is a	actively fished.
target of directed fishing.	

Section 7 - Transparency and Public Process

Require SSCs of the Councils to develop the scientific advice that they provide to the Councils in a transparent manner and to allow	Our SSC meetings are open to the public and the chair will typically call on a member of the public to include comment on the record
for public involvement in the process.	so this provision is not expected to impact
	meeting operations.
Require that each Council, to the extent	All Council meetings are currently Webcast,
practicable, provide a Webcast, an audio	transcribed, and the transcriptions are
recording, or a live broadcast of each Council	provided on the Council's ftp site. SSC
meeting and for the Council Coordination	meetings are also Webcast and recorded. The
Committee meetings. In addition, the bill	audio files are provided on the Council's ftp
would require audio, video, searchable audio,	site. Thus, these would not affect the Council

or written transcript for each Council and SSC meeting on the Council's website not more than 30 days after the conclusion of the meeting. The bill would require that the Secretary maintain these audios, videos, and transcripts and make them available to the public.	financially. However, additional staff time and costs may be required to ensure this is accomplished within 30 days. Some additional organization and staff time would also be needed to improve file organization on the Council website to facilitate access to the public, and to submit the appropriate files to the Secretary.
Require that each FMP, plan amendment, or proposed regulation contain a fishery impact statement (FIS), which is required to assess, specify, and analyze the likely effects and impacts of the proposed action on the quality of the human environment.	A FIS including these components is already completed for FMPs and plan amendments. However, this would expand the requirement for a FIS to be included in framework actions, requiring some additional staff time.
Require that each FIS describe: the purpose of the proposed action; the environmental impact of the proposed action; any adverse environmental effects which cannot be avoided should the proposed action be implemented; a reasonable range of alternatives to the proposed action; the relationship between short-term use of the fishery resources and the enhancement of long-term productivity; the cumulative conservation and management effects; and the economic and social impacts of the proposed action on participants in the fisheries affected by the proposed action, on fishing communities affected by the proposed action, on participants in fisheries conducted in adjacent areas, and on the safety of human life at sea.	These items and analyses are currently required by the National Environmental Policy Act (NEPA) and are included in all amendments. However, they are not all located in the FIS, which is currently a summary of the preferred alternatives and associated effects, plus the last two items which are current MSA requirements for a FIS. This essentially incorporates NEPA requirements into the MSA, and the Council's regulatory documents would need to be restructured such that the FIS incorporates most sections of current amendments and framework actions. This item and the following six items intend to replace NEPA requirements by inserting them into the MSA.
Require that a "substantially complete" FIS be available not less than 14 days before the beginning of the meeting at which the Council makes its final decision on the proposal. Require that the availability of this FIS be announced by the same methods currently	Given the previous item which redefines the FIS to include all NEPA components of regulatory documents, following the restructuring of regulatory documents, a "substantially complete" FIS is the document that would be made available even before final action, such as for public hearings.
used by Councils to disseminate public information and that relevant government agencies and the public be invited to comment on the FIS.	Some additional staff time would be needed to complete those sections of the FIS required by the MSA that are not currently completed until after final action. The 14-day requirement could place an additional burden on staff to post the final action draft by the

	first briefing book deadline, which is 14 days before the Council meeting.
Require that a completed FIS accompany the transmittal of a FMP or plan amendment as well as the transmittal of proposed regulations.	There is no impact; this is current practice.
Require Councils, subject to approval by the Secretary, to establish criteria to determine actions or classes of actions of minor significance for which the preparation of a FIS is unnecessary and categorically excluded from the requirements of developing a FIS.	This requirement grants flexibility to the Councils once the established criteria are approved by the Secretary, exempting FIS's (and the associated requirements) for actions of minor significance.
Require the Councils, subject to the approval of the Secretary, to prepare procedures for compliance with the FIS requirement that provide for timely, clear, and concise analysis that will be useful to decision makers and the public as well as reducing extraneous paperwork. These procedures may include using Council meetings to determine the scope of issues to be addressed, may include the integration of the FIS development process with preliminary and final Council decision making, and may include providing scientific, technical, and legal advice at an early stage of development of the FMP. The bill would deem that actions taken in accordance with this section fulfill the requirements of NEPA and all related implementing regulations. Require the Secretary, when reviewing plans or plan amendments, to evaluate the adequacy	This would require the Council to prepare procedures that essentially describe the current process of decision-making under NEPA. As these procedures are currently followed to comply with NEPA, this may not involve additional impacts apart from staff time to prepare the documentation, and Council time for approval. Although the procedures must ultimately be approved by the Secretary, it is possible that the Council could incorporate additional flexibility in its regional process that is not currently afforded by NEPA. Depending on this process, it could result in less flexibility. Minimal impact on the Council as most of our amendment structure and analyses fulfill NEPA requirements. This seems to put more burden on Secretarial review and replace the NEPA review.
of the accompanying FIS for fully considering the environmental impacts of implementing the plan or plan amendment.	Minimal to no impacts to the Council.
Require the Secretary, upon the transmittal of proposed regulations by a Council, to immediately initiate an evaluation of the proposed regulations to determine whether they are consistent with the FMP or plan amendment and an evaluation as to whether the accompanying FIS is a basis for fully considering the environmental impacts of implementing the proposed regulations. The Secretary would be required to make a	Requires NMFS to inform the Council within 15 days of submittal of the completeness of an amendment providing a better timeline and feedback loop from the agency to the Councils.

determination within 15 days of initiating any	
such evaluation.	

Section 8 - Limitation on Future Catch Share Programs.

Define the term "catch share" and create a pilot program for four Councils - the New England, Mid-Atlantic, South Atlantic, and Gulf of Mexico Councils - which would prohibit those Councils from submitting and prohibit the Secretary from approving or implementing any new catch share program from those Councils or under a secretarial plan or amendment unless the final program has been approved in a referendum by a majority of the permit holders eligible to participate in the fishery.	Continues to require a referendum for a new catch share program, similar to current law. However, it is not clear that this modification removes the initial referendum requirement for a commercial red snapper IFQ program. This removes the "substantially fished" criterion for participation in the referendum, and replaces it with criteria described below. The pilot program is not clearly defined, thus impacts on the Council cannot be determined.
Clarify that for multispecies permits in the Gulf of Mexico, any permit holder with landings within the last 5 years from within the sector being considered for the catch share program and who is still active in the fishery shall be eligible to participate in the referendum.	In the event a new catch share program is developed, this could restrict the Council's flexibility in determining eligibility to participate in the required referendum. Currently, only "substantial participation" is required and defining "substantial participation" is left to the Council and/or NMFS. Also, this seems to require that catch share programs may only be implemented for fisheries that require the collection of landings data; this could prohibit the implementation of allocation-based programs in the charter-for hire industry.
Clarify that if a referendum fails, it may be revised and submitted in a subsequent referendum.	No impact.
Allow the Secretary, at the request of the New England Council, to include crew members who derive a significant portion of their livelihood from fishing to participate in a referendum for any fishery within that Council's jurisdiction.	It is unclear why this proposal only applies to one management Council.
Require that prior to the referendum, the Secretary must provide all eligible permit holders with a copy of the proposed program, an estimate of the costs of the program (including the costs to participants), an	Although not currently required in the MSA, a copy of the proposed program and information on the schedule, procedures, and eligibility criteria for the referendum were provided to all permit holders prior to the

estimate of the amount of fish or percentage of the quota each permit holder would be allocated, and information on the schedule, procedures and eligibility criteria for the referendum. The bill defines "permit holder eligible to participate" in a referendum as a permit holder who has fished in at least 3 of the 5 years preceding the referendum unless sickness, injury or other unavoidable hardship prevented the permit holder from fishing.	referenda for both Gulf IFQ programs. The remaining information would need to be calculated and included in such a future mail- out. In the event a new catch share program is developed, this could restrict the Council's flexibility in determining eligibility to participate in the required referendum. Currently, there are no such requirements, and defining "substantial participation" is left to the Council and/or NMFS.
Clarify that the Secretary may not implement any catch share program for any fishery managed exclusively by the Secretary unless first petitioned by a majority of the permit holders eligible to participate in the fishery.	Should the Council continue developing allocation-based management programs for the for-hire industry, this would require a majority of eligible for-hire permit holders to "petition" the Secretary before implementing the program. "Petition" should be clarified/defined.
Clarifies that the requirement for the referendum does not apply to any catch share program that is submitted to or proposed by the Secretary before the date of enactment of the bill.	No expected impacts.
Require the Secretary to issue regulations and provide for public comment on the referendum prior to conducting any referendum.	No expected impacts.

Section 9 - Report on Fee.

Require the Secretary to report annually – to	No impact on Council operations. Council
both Congress and each of the Councils from	would benefit from receiving this
whose fisheries fees were paid - on the	information.
amount collected from each of the fisheries	
managed under a limited access privilege	
program and community development quota	
program and detail how the funds were spent	
on a fishery-by-fishery basis.	

Section 10 - Cooperative Research and Management Program.

Amend Section 318 of the Act to require the Secretary, within 1 year of the enactment of this Act and after consulting with the Councils, to publish a plan for implementing and conducting a cooperative research and management program. The bill would require that the plan identify and describe critical regional fishery management and research needs, possible projects to address the identified needs, and the estimated costs for such projects.	Helps to improve fisheries data through cooperative research.
Require that the plan be updated every 5 years and each update must include a description of projects that were funded during the previous 5 years and which management and research needs were addressed by those projects. Amend current language to give priority to projects that use fishing vessels or acoustic or other marine technology, expand the use of electronic catch reporting programs and technology, and improve monitoring and observer coverage through the expanded use	No impact on Council. Would help to accelerate implementation of electronic reporting.

Section 11 - Council Jurisdiction for Overlapping Fisheries.

The bill would add one voting seat to the New	Not applicable to the Council.
England Council to provide a liaison – and	
require that this additional seat be a current	
member of the Mid-Atlantic Council - to	
represent the interests of fisheries under the	
jurisdiction of the Mid-Atlantic Council and	
add one voting seat to the Mid-Atlantic	
Council to provide a liaison – and require that	
this additional seat be a current member of the	
New England Council - to represent the	
interests of fisheries under the jurisdiction of	
the New England Council.	

Strike section 407 of the Act. Require the Secretary - in conjunction with the Gulf States, the Gulf of Mexico Council, and the charter and recreational fishing sectors - to develop and implement a real-time reporting and data collection program for the Gulf of Mexico red snapper fishery using available technology. The Secretary is required to make this a priority for funds received by NOAA through the Saltonstall- Kennedy Act.	Would be replaced with the following requirements, updating the research components of section 407. This would remove the referendum requirements that apply only to a commercial catch share program for red snapper, making referendum requirements consistent for any Gulf sector or fishery. It also removes the requirement for separate red snapper quotas for the commercial and recreational sectors and the corresponding closure requirement when the ACL of <i>each</i> sector is reached. The Council could reenact these provisions regulatory action. This provision would also allow the Council to establish a separate closure provisions for each component of the recreational sector. Requires implementation of electronic reporting for all sectors in the red snapper fishery.
Require the Secretary - in conjunction with the Gulf States, the Gulf of Mexico and the South Atlantic Councils, and the commercial, charter and recreational fishing sectors - to develop and implement a cooperative research program for fisheries in the Gulf of Mexico and the South Atlantic regions giving priority to those fisheries that are considered data poor. The Secretary would be authorized, subject to the availability of appropriations, to make funds received by NOAA from the Saltonstall-Kennedy Act available for the research for this region.	Will improve our knowledge of data-poor species.
Require the Secretary, acting through the NMFS Regional Administrator of the Southeast Region to develop a schedule of stock surveys and stock assessments for the Gulf of Mexico region and the Southeast	Will require a schedule for stock surveys and stock assessments and establish a priority for those stocks of most importance commercially and recreationally.

Section 12 - Gulf of Mexico Cooperative Research and Red Snapper Management.

region for the 5-year period beginning on the date of enactment and for every 5-year period thereafter giving priority to those stocks that are commercially or recreationally important and ensuring that each important stock is surveyed at least once every 5 years. The Secretary is required to direct the Science Center Director of the Southeast region to implement the schedule of stock surveys and stock assessments.	
Require that the Science Center Director of the Southeast region to ensure that the information gathered as a result of research funded through the RESTORE Act be incorporated as soon as possible into any stock assessments conducted after the date of enactment.	Will provide certainty that RESTORE research results will be available for use in stock assessments.
Extend state management out to 9 nautical miles for the Gulf of Mexico red snapper recreational sector of the fishery.	Creates consistent state water jurisdiction for all 5 states for the management of red snapper, but for red snapper, only. This would create some issues for the public and law enforcement by having a different state- federal water boundary line for different species. Would make permanent the current 9-mile extension for the central states. Will continue to shorten federal recreational seasons for red snapper to the extent state regulations are inconsistent.

Section 13 - North Pacific Fishery Management Clarification.

Remove a specific date that is currently in the	Not applicable to the Council.
Act regarding State management of vessels in	
the North Pacific region.	

Section 14 - Ensuring Consistent Management for Fisheries Throughout Their Range.

Clarify that the MSA would be the controlling	Provides greater authority to the Councils
fishery management authority in the case of	over fisheries within a Sanctuary or National
any conflict within a national marine	Monument so species can be managed
sanctuary or an area designated under the	consistently throughout their stock range.
Antiquities Act of 1906.	
Require that if any restrictions on the	Provides greater authority to the Councils
management of fish in the EEZ are required	regarding development of management

to implement a recovery plan under the	measures suitable for an ESA recovery plan,
Endangered Species Act (ESA), the	but does not modify the requirements of the
restrictions would be implemented under the	ESA.
authorities, processes, and timelines of the	
MSA.	

Section 15 - Limitation on Harvest in North Pacific Directed Pollock Fishery.

Allow the North Pacific Council to change the	Not applicable to the Council.
harvest limitation under the American	
Fisheries Act for entities engaged in the	
directed pollock fishery as long as that	
percentage does not exceed 24 percent.	

Section 16 - Recreational Fishing Data.

Currently working to improve collaborations
on collecting recreational fisheries data and
other research needs.
No impact on the Council.
Will continue to improve collaborations on
collecting recreational fisheries data and other
research needs.
Will continue to improve collaborations on
collecting recreational fisheries data.
Will continue to improve collaborations on
collecting recreational fisheries data. The
2006 NRC report states, "many of this
committee's recommendations apply to state
surveys as well as to the MRFSS". Therefore,
the study should include a review and
evaluation of state recreational data collection
programs as well as NMFS programs.

implemented, and an examination of any limitations to the previous and current NOAA	
recreational data collection programs.	
Require the Secretary to submit a report to	The Council would benefit from this report
Congress on the result of the NRC study	and the requirement that it be completed in a
within 1 year of entering into the agreement	timely fashion.
with the NRC.	

Section 17 - Stock Assessments Used for Fisheries Managed under Gulf of Mexico Council's Reef Fish Management Plan.

Create a new section 409 in the Act that the Gulf States Marine Fisheries Commission shall conduct all fishery stock assessments used for management purposes by the Gulf of Mexico Fishery Management Council for fisheries managed under the Reef Fish Plan.	This would shift the agency responsible for completing stock assessments. The Commission currently assists in supplying data for stock assessments and assisting in improving data collection programs for private anglers and the for-hire industry Gulf-
	wide. Additional resources would be necessary.
Require that the stock assessments incorporate fisheries survey information collected by university researchers and, to the extent practicable, use State, university, and private assets to conduct fisheries surveys.	Currently, these data sources are already considered for inclusion in SEDAR stock assessments, if provided.
Require that any stock assessments: incorporate fisheries surveys and other relevant information collected on and around natural and artificial reefs; emphasize constituent and stakeholder participation; contain all of the raw data used in the assessment and a description of the methods used to collect the data; and employ a transparent process that includes an independent scientific review and review by a panel of independent experts of the data and assessments.	Efforts to include data from artificial structures are continuing and the current SEDAR process provides the process outlined in this provision. SEDAR would need to continue to improve public participation.

Section 18. Estimation of Cost of Recovery from Fishery Resource Disaster

This section would require the Secretary to publish the estimated cost of recovery from a fishery resource disaster within 30 days from the time the Secretary makes the disaster determination.	This could benefit the Council in the event of a disaster.
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Section 19 – Deadline for Action on Request by Governor for Determination Regarding Fishery Resource Disaster.

This section would require the Secretary to	This could benefit the Council in the event of
make a decision regarding a disaster	a disaster.
assistance request - submitted under the	
provisions of section 312(a) of the MSA -	
within 90 days of receiving an estimate of the	
economic impact of the fishery resource	
disaster from the entity seeking the disaster	
declaration.	

Section 20 – Prohibition on Considering Red Snapper Killed During Removal of Oil Rigs.

This section would prohibit the Secretary	Currently these fish are not counted toward
from counting red snapper mortality that is a	the quotas. In order to include this fish
result of the removal of offshore oil rigs	mortality in the stock assessments, additional
against the total allowable catch and prohibits	information on size or age would be necessary
the Secretary from counting those fish toward	over a time period and area. Currently, these
the quota for US fishermen for the purposes	data are unavailable. The phrase total
of closing the fishery when the quota has been	allowable catch should be removed and
reached.	replaced with acceptable biological catch
	(ABC).

Section 21 – Prohibition on Considering Fish Seized from Foreign Fishing.

This section would prohibit the Secretary from counting any fish seized from a foreign	No impact. This is the way Gulf stocks are currently handled. The phrase total allowable
vessel engaging in illegal fishing in the US	catch should be removed and replaced with
EEZ against the total allowable catch for US	ACL or quota.
fishermen.	

Section 22 – Subsistence Fishing.

This section defines "subsistence fishing",	Not applicable to the Council.
"family", and "barter" and requires the	
Governor of Alaska, when submitting	
nominations for the North Pacific Council, to	
consult with subsistence fishing interests of	
the State. In addition, the amendment would	
add subsistence fishing as a qualification that	
could be required of Council appointees (to be	
individuals who are knowledgeable regarding	
the conservation and management of	
commercial, recreational, or subsistence	
fisheries). In addition, the amendment would	

amend the purposes section of the Act to add	
the promotion of subsistence fishing as a	
purpose of the Act (it is a purpose of the Act	
"to promote domestic commercial,	
recreational, and subsistence fishing under	
sound conservation and management	
principles, including the promotion of catch	
and release programs in recreational fishing").	

Section 23 – Inter-Sector Trading of Commercial Catch Share Allocations in the Gulf of Mexico.

This section would prohibit any commercial	This would reduce the Council's flexibility in
quota shares allocated under a catch share	the management of catch share programs.
program in the Gulf of Mexico from being	However, this prohibition on inter-sector
traded – by sale or lease – for use by the	trading formalizes the Council's current
recreational fishing sector including any	position.
charter-for-hire vessel, headboat, or private	
recreational fisherman.	

Section 24 – Arctic Community Development Quota.

The bill would create a new Arctic	Not applicable to the Council.
Community Development Quota program and	
would require the North Pacific Fishery	
Management Council, if the Council issues a	
fishery management plan for the EEZ in the	
Arctic Ocean that makes fishery resources	
available for commercial harvest, to set aside	
no less than 10 percent of the total allowable	
catch as a community development quota for	
coastal villages located north and east of the	
Bering Strait.	

Section 25 – Preference for Students Studying Water Resource Issues.

Amend the information collection section of	This is probably already happening,
the MSA to require, to the extent practicable,	especially for short-term projects.
to give preference to students studying	
fisheries conservation and management, water	
resource issues, or other relevant subjects at	
US institutions of higher learning when hiring	
individuals to collect information regarding	
marine recreational fishing.	

Section 26 – Requirements for Limited Access Privileges.

Council and Secretarial review be a formal and detailed review on the operations andThe Council has expressed interest in combining the reviews of the two IFQ		Council and Secretarial review be a formal and detailed review on the operations and impacts of the program performed 5 years after the implementation of the program and at a minimum every 7 years thereafter to: determine the progress in meeting the goals of the program and the Act; delineate the positive and negative economic effects on fishermen, processors, and coastal communities; and determining any necessary modifications of the program to meet those goals including a formal schedule for action	combining the reviews of the two IFQ programs; this provision may complicate
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Section 27 – Healthy Fisheries through Better Science.

Require the Secretary, on the same schedule as required for the strategic plan already required under the Act, to develop a plan to conduct stock assessments of each stock of fish for which there is a FMP in place and then, subject to the availability of appropriations, conduct a new stock assessment for each of those stocks that has previously been assessed at least once every 5 years (or within a time frame specified by the Secretary).	Insures a stock assessment for each managed stock at least every 5 years. NMFS will probably use the assessment prioritization process to develop the stock assessment plan. The Council would benefit from more frequent stock assessments, but this would require additional resources.
Require the Secretary, for those stocks that	Requires stock assessments for all managed
have not been assessed previously, to establish a schedule for conducting an initial	species that have not been assessed. Most of these stocks will have to be assessed via data-
assessment and require the Secretary to	poor methods. This would require more
conduct an initial stock assessment for each of	resources.
those stocks within 3 years, subject to the	
availability of appropriations and unless the	
Secretary specifies a different time period.	
Require the Secretary to identify data and	Attempts to expand the use of data beyond
analyses, especially concerning recreational	current sources, especially incorporation of
fishing, that would reduce uncertainty and	data provided by fishermen that may not
improve the accuracy of future stock	currently be available. SEDAR probably

assessments and include whether such information could be provided by fishermen, fishing communities, universities, and research institutions.	already adequately incorporates university and research data. This is burdensome on NMFS and would require additional resources.
Allows the Secretary to waive the stock assessment requirement if the Secretary determines that the assessment is not necessary and justifies that determination and publishes that determination in the Federal Register.	A loophole allowing exceptions to the above stock assessment requirements. This could allow status quo on data-poor species or to not do 5-year assessments for the smaller fisheries, potentially negating all requirements of this section.
Require the Secretary to issue the first stock assessment plan within two years of the enactment of this legislation. This provision would amend one of the	This could benefit the Council. This would require additional resources.
"Congressional Findings" in the Act.	
Require the Secretary within one year, in consultation with the SSC of the Councils, develop guidelines that will facilitate greater incorporation of data, analysis and stock assessments from non-governmental sources for the use in fisheries management decisions. The bill lists a number of sources of such data including fishermen, fishing communities, universities, and research institutions. Require that the guidelines: identify the types of data (especially concerning recreational fishing) that can reliably be used as best scientific information available; set standards	Similar to above, but uses the SSC to identify new sources of data and protocols for incorporation of that data into stock assessments. This path seems better than the Secretary acting alone. This effort could require a significant commitment of time by our SSC and staff.
for the collection and use of such data; provide specific guidance for the collection of the data and for performing analyses to reduce uncertainty.	
Require that the Secretary and the Councils use all of the data and analysis that meet the new guidelines in their fisheries management decisions unless the Council's SSC determines otherwise.	Potentially will improve stock assessments and create new methods of quantifying anecdotal data. Suggest adding "and are suitable for use."
Require that the Secretary and the Councils to explain in each fishery management decision how the data and analysis that had been provided by these non-governmental sources had been used to establish conservation and management measures and publish the explanation in the Federal Register. If any of the data and analysis provided by these non-	Increases the workload of our SSC and places an unreasonably high burden on the SSC, Council, and NMFS regarding use of data that may only be marginally useful. Additional resources would be needed.
governmental sources is not used in a fishery	

conservation or management decision, the Federal Register notice announcing the	
decision must include an explanation –	
developed by the SSC – why the data or	
analysis was not used.	
Require the Secretary to issue the guidelines	This may be a difficult timeline.
within 1 year.	
Require the Secretary, in consultation with the	A 1-year requirement to produce the report is
Councils and within 1 year, to submit a report	a burden; 3 years would be more appropriate.
to Congress with respect to each fishery	
governed by a FMP that identifies the goals	
the monitoring and enforcement programs,	
identifies the methods for accomplishing	
those goals, certify which methods are most	
cost-effective, and explains why the most	
cost-effective methods are not required.	

Section 28 – Authorization of Appropriations.

	It is a laborious process for Congress, but necessary for continued improvements.
level.	here and the commence improvements.

Section 29 – Authority to Use Alternative Fishery Management Measures.

Allow Councils to use alternative fishery	Provides flexibility to the Council in setting
management measures in a recreational	harvest limits on the recreational fishery. It
fishery or for the recreational component of a	will be challenging to establish alternative
mixed-use fishery including the use of	measures for controlling recreational fishing
extraction rates, fishing mortality targets, and	mortality.
harvest control rules in developing FMPs,	
plan amendments, or proposed regulations.	