# SUMMER FLOUNDER COMMERCIAL ISSUES AND GOALS AND OBJECTIVES AMENDMENT AMENDMENT 21 TO THE SUMMER FLOUNDER, SCUP, AND BLACK SEA BASS FISHERY MANAGEMENT PLAN 

Final Environmental Impact Statement
May 2020


Prepared by the Mid-Atlantic Fishery Management Council in cooperation with the Atlantic States Marine Fisheries Commission and the National Marine Fisheries Service (NMFS)

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## ABSTRACT

The Mid-Atlantic Fishery Management Council and the Atlantic States Marine Fisheries Commission, in consultation with NOAA's National Marine Fisheries Service, proposes to adopt and implement Amendment 21 to the Summer Flounder, Scup, and Black Sea Bass Fishery Management Plan (FMP), also known as the Summer Flounder Commercial Issues Amendment, pursuant to the Magnuson-Stevens Fishery Conservation and Management Act (MSA). This Final Environmental Impact Statement (FEIS) presents a range of alternatives under consideration in this amendment, which address the amendment purposes outlined in the document. The proposed action is to modify the state allocation of summer flounder commercial quota. This amendment also proposes revisions to the FMP objectives for summer flounder (applicable to both the recreational and commercial summer flounder fisheries). This amendment also considers additional commercial summer flounder fishery management issues, including federal commercial moratorium permit qualification criteria for summer flounder and modifying the list of framework provisions within the FMP; however, the preferred management alternatives include making no changes to these issues. This document also includes a detailed description of the affected environment and valued ecosystem components, and analyses of the impacts of the measures under consideration on the affected environment. It addresses the requirements of the National Environmental Policy Act (NEPA), the MSA, the Regulatory Flexibility Act (RFA), and other applicable laws.

### 1.0 EXECUTIVE SUMMARY

The summer flounder, scup and black sea bass fisheries are managed under the Summer Flounder (Paralichthys dentatus), Scup (Stenotomus chrysops) and Black Sea Bass (Centropristis striata) FMP developed cooperatively by the Mid-Atlantic Fishery Management Council (Council) and the Atlantic States Marine Fisheries Commission (Commission).

This amendment to the Summer Flounder, Scup and Black Sea Bass FMP is applicable only to the summer flounder fisheries and proposes to modify the allocation of commercial summer flounder quota and revise the FMP objectives for summer flounder. This amendment also considers, but ultimately does not propose changes to, the qualifying criteria for federal commercial moratorium permits and adding framework provisions to the FMP that would allow for commercial landings flexibility policies for summer flounder to be developed through later framework actions.

This amendment document consists of a Final Environmental Impact Statement (FEIS) and additional sections demonstrating compliance with other applicable laws. This document provides the background and context for the amendment (sections 4.0 and 6.0 ), describes in detail all of the management alternatives under consideration in the amendment (section 5.0), evaluates the potential impacts of the management alternatives under consideration (section 7.0), and addresses the alternatives under consideration with respect to the MSA and other applicable laws (sections 8.0 and 9.0).

In this executive summary, the purpose of the action is described in section 1.1, a summary of the alternatives is presented is section 1.2, and a brief overview of the impacts of these alternatives is described in section 1.3.

### 1.1 PURPOSE OF THE ACTION

The purpose of this action is to consider modifications to the FMP that would impact the commercial summer flounder fishery as well as the existing FMP objectives for summer flounder. The three specific purposes and needs associated with the three alternative sets in this action are described in detail in section 4.1 of this document, and briefly summarized here:

1. Purpose: Consider implementing requalifying criteria for federal commercial moratorium permits. Need for Action: Federal permit qualification criteria have not changed since establishment in 1993. Stakeholders believe lenient original qualifications criteria resulted in more permits than the fishery could profitably support in the long term. Recent lower quotas and concerns about inactive vessels reentering the fishery led to a perceived need to adjust fleet size to more closely reflect current stock and fishery conditions.
2. Purpose: Consider modifications to commercial quota allocation.

Need for Action: Current commercial allocation was last modified in 1993 and is perceived by many as outdated given its basis in 1980-1989 landings data. Summer flounder distribution, biomass, and fishing effort have changed since then, and some believe initial allocations may not have been equitable or were based on flawed data; therefore, stakeholders requested evaluation of alternative allocation systems.
3. Purpose: Consider adding commercial landings flexibility as a frameworkable issue in the Council's FMP.
Need for Action: Landings flexibility policies would give commercial vessels greater freedom to land or possess summer flounder in the state(s) of their choice. Although such policies may be more effectively developed by state level agreements, the Council and Board are interested in having the option to pursue these policies via framework action/addenda in the future if necessary. This action does not consider implementing landings flexibility policies at this time but does consider adding landings flexibility policies as a frameworkable item in the Council's FMP, which would allow a future landings flexibility action to be completed through a framework action instead of a full amendment. The Board likely already has the ability to implement these policies via an addendum to the Commission's FMP, and thus this alternative set is applicable only to the Council's FMP.

In addition, this action proposes revisions to the FMP objectives for summer flounder, although these revisions are not proposed as an explicit alternative set in this amendment. These proposed revisions are described in section 4.2.

### 1.2 SUMMARY OF ALTERNATIVES CONSIDERED

### 1.2.1 Alternative Set 1: Federal Moratorium Permit Requalification

These alternatives consider revisions to the requalification criteria for federal summer flounder commercial moratorium permits. These alternatives are fully described in section 5.1.

## Alternative 1A: No Action/Status Quo (Preferred)

Alternative 1A would make no changes to the current eligibility criteria for commercial moratorium permits for summer flounder. Summer flounder moratorium permits were established via Amendment 2 to the FMP (1993) and issued to the owner or operator of a vessel that landed and sold summer flounder in the management unit between January 26, 1985 and January 26, 1990, OR the vessel was under construction for, or was being re-rigged for, use in the directed fishery for summer flounder on January

26, 1990. Permit holders must renew their permit each year by the last day of the fishing year for which the permit is required, unless a Confirmation of Permit History (CPH) has been issued. ${ }^{1}$ There are currently 940 existing moratorium rights for summer flounder.

## Alternative 1B: Requalifying Criteria for Federal Commercial Moratorium Permits (Non-Preferred)

Alternative 1B would impose requalification criteria on current federal summer flounder moratorium permits, including permits in CPH if they qualify. Permits not meeting the requalification criteria would be cancelled and could not be renewed. This alternative would not allow new entrants to qualify for a moratorium permit and has no impact on state level permits.
Alternative 1B has seven sub-alternatives with various combinations of qualification time periods and landings thresholds as described in Table 1. Each of the sub-alternatives uses the revised control date for the commercial summer flounder fishery of August 1, 2014, which was published on that date by NMFS at the request of the Council (79 FR 44737).

Table 1: Summary of federal permit requalification alternatives 1 A and 1 B (one of seven subalternatives must be selected if 1 B is preferred). Landings thresholds refer to commercial landings of summer flounder associated with each individual moratorium right ID number.

| Alternative | Time Period | Landings Threshold | \#MRIs <br> eliminated (\%) |
| :--- | :--- | :--- | :--- |
| Alternative 1A (No <br> Action/ <br> Status Quo) | January 26, 1985 - January <br> 26,1990 (5 yrs) | At least 1 pound in any year over <br> this time period | $0(0 \%)$ |
| Alternative 1B-1 | August 1, 2009-July 31, <br> $2014(5$ yrs) | $\geq 1,000$ pounds cumulative over this <br> time period | $516(55 \%)$ |
| Alternative 1B-2 | August 1, 2009-July 31, <br> At least 1 pound in any year over <br> this time period | $448(48 \%)$ |  |
| Alternative 1B-3 | August 1, 2004-July 31, <br> $2014(10$ yrs) | $\geq 1,000$ pounds cumulative <br> over this time period | $389(41 \%)$ |
| Alternative 1B-4 | August 1, 2004-July 31, <br> $2014(10$ yrs) | At least 1 pound in any year over <br> this time period | $306(33 \%)$ |
| Alternative 1B-5 | August 1, 1999-July 31, <br> $2014(15$ yrs) | $\geq 1,000$ pounds cumulative <br> over this time period | $295(31 \%)$ |
| Alternative 1B-6 | August 1, 1994-July 31, <br> $2014(20$ yrs) | At least 1 pound in 20\% of years in <br> time period (i.e., in at least 4 years <br> over this 20-year period) | $271(29 \%)$ |
| Alternative 1B-7 | August 1, 1994-July 31, <br> $2014(20$ yrs) | $\geq 1,000$ pounds cumulative <br> over this time period | $233(25 \%)$ |

[^0]
### 1.2.2 Alternative Set 2: Commercial Ouota Allocation

Alternative set 2 considers modifications to the allocation of commercial quota (currently allocated on a state-by-state basis). These alternatives are fully described in section 5.2.

## Alternative 2A: No Action/Status Quo (Non-Preferred)

This alternative would make no changes to the current state-specific commercial allocations, which were established via Amendment 2 to the FMP on the basis of 1980-1989 landings history (see section 5.2.1).

## Alternative 2B: Adjust State Quotas Based on Recent Biomass Distribution (Non-Preferred)

This alternative would modify state-by-state allocations based on a shift in relative exploitable biomass by region between 1980-1989 and 2007-2016, calculated using NEFSC trawl survey data for summer flounder above 14 inches length. The relative exploitable biomass and allocations are evaluated on a regional basis, with a Northern and Southern region split approximately at Hudson Canyon, meaning the states of New York and north and the states of New Jersey and south. The concept behind this alternative is taking the current state quotas, which are not based on biomass distribution but instead based on 19801989 landings by state, and adjusting them so that they have some basis in recent biomass distribution by region. There are two sub-options for calculating the change in relative exploitable biomass and applying this change to revised allocations. Both options would shift allocation from the Southern region (states of New Jersey through North Carolina) to the Northern region (states of New York through Maine).

- Alternative 2B-1: calculates the shift in regional exploitable biomass as a percent change relative to the Northern region starting biomass, and applies this as a percentage change to the combined Northern regional allocation. This results in a shift of $6 \%$ of the coastwide quota from the Southern region to the Northern region (see section 5.2.2.1).
- Alternative 2B-2: calculates the shift in regional exploitable biomass as an absolute shift relative to the coast and applies this as a $13 \%$ shift in regional allocation. This results in a shift of $13 \%$ of the coastwide quota from the Southern region to the Northern region (see section 5.2.2.2).


## Alternative 2C: Revise State Allocations Above a Commercial Quota Trigger Point (Alt. 2C-3 Preferred)

This alternative would create state allocations that vary with overall stock abundance and resulting commercial quotas. For all years when the annual commercial quota is at or below a specified annual commercial quota trigger level, the state allocations would remain status quo. In years when the annual coastwide quota exceeded the specified trigger, the trigger amount would be distributed according to status quo allocations, and the additional quota beyond that trigger would be distributed by equal shares (with the exception of Maine, New Hampshire, and Delaware, which would split $1 \%$ of the additional quota). Alternative 2C has three sub-alternatives for different annual coastwide quota triggers.

- Alternative 2C-1 (Non-Preferred): 8.40-million-pound trigger based on the recent five-year average of commercial quotas (2014-2018; see section 5.2.3.1)
- Alternative 2C-2 (Non-Preferred): 10.71-million-pound trigger based on the recent ten-year average of commercial quotas (2009-2018; see section 5.2.3.2).
- Alternative 2C-3 (Preferred): 9.55-million-pound trigger based on an average of the two triggers under alternatives $2 \mathrm{C}-1$ and 2C-2 (see section 5.2.3.3.).

Under all sub-alternatives, the final state allocation percentages would vary in each year depending on the annual coastwide quota and how much "additional" quota is available to be distributed. In years where the quota was at or below the trigger, the allocation percentages would be status quo (equivalent to alternative 2A). A range of likely example allocations is described in section 5.2.3 and in Table 2 below.

## Alternative 2D: "Scup Model" Quota System for Summer Flounder (Non-Preferred)

This alternative would allocate quota into three unequal seasonal periods, as is done for scup. During the two winter periods, January-April ("Winter I") and November-December ("Winter II"), a coastwide quota system would be implemented in conjunction with a system of coastwide possession limits and other measures. In a "Summer" period, May-October, a state-by-state quota system would be implemented by the Commission, and state-specific measures would be set to constrain landings to the summer state quotas. Alternative 2D has two sub-alternatives for either exempting or not exempting the state of Maryland; one of these options must be selected if the Council and Board choose alternative 2D.

- Alternative 2D-1: Exempt the state of Maryland from this management program due to their Individual Fishing Quota (IFQ) management for summer flounder; Maryland retains their current year-round allocation of $2.03910 \%$ of the coastwide quota (see section 5.2.4.1).
- Alternative 2D-2: Do not exempt Maryland; Maryland must participate in coastwide management during the Winter quota periods and state-specific management during the Summer period (see section 5.2.4.2).

A summary of the resulting allocations to each state under each of the alternatives above is provided in Table 2. Additional details on the configuration of each alternative is provided in section 5.0 of this document.

Table 2: Summary of allocation outcomes (percent allocated to each state) under alternative set 2. Alternative 2C provides a range under historic high and low quotas since future allocations would vary annually. Alternative 2D provides Summer period allocations only.

|  | Alt 2A | Alt 2B-1 | Alt 2B-2 | Alt 2C-1 ${ }^{\text {a }}$ |  | Alt 2C-2 ${ }^{\text {a }}$ |  | Alt 2C-3 ${ }^{\text {a }}$ |  | Alt 2D-1 | Alt 2D-2 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| State |  |  |  | Under low quota (5.66 m. lb) | Under high quota (17.9 m. lb) | Under low quota (5.66 m. lb) | Under high quota (17.9 m. lb) | Under low quota ( 5.66 m . lb) | Under high quota ( 17.9 m . lb) | Summer quotas only (May-Oct), except Maryland | Summer quotas only (May-Oct), all states |
| ME | 0.04756 | 0.05660 | 0.06661 | 0.04756 | 0.19923 | 0.04756 | 0.16235 | 0.04756 | 0.18087 | 0.015 | 0.015 |
| NH | 0.00046 | 0.00055 | 0.00064 | 0.00046 | 0.17712 | 0.00046 | 0.13417 | 0.00046 | 0.15574 | 0.000 | 0.000 |
| MA | 6.82046 | 8.11635 | 9.55238 | 6.82046 | 9.76840 | 6.82046 | 9.05159 | 6.82046 | 9.41154 | 19.332 | 18.525 |
| RI | 15.68298 | 18.66275 | 21.96477 | 15.68298 | 13.92735 | 15.68298 | 14.35424 | 15.68298 | 14.13987 | 22.476 | 21.538 |
| CT | 2.25708 | 2.68593 | 3.16115 | 2.25708 | 7.62693 | 2.25708 | 6.32121 | 2.25708 | 6.97689 | 3.566 | 3.417 |
| NY | 7.64699 | 9.09992 | 10.70998 | 7.64699 | 10.15627 | 7.64699 | 9.54612 | 7.64699 | 9.85251 | 18.553 | 17.779 |
| NJ | 16.72499 | 15.19806 | 13.50600 | 16.72499 | 14.41634 | 16.72499 | 14.97770 | 16.72499 | 14.69580 | 29.667 | 28.429 |
| DE | 0.01779 | 0.01617 | 0.01437 | 0.01779 | 0.18526 | 0.01779 | 0.14453 | 0.01779 | 0.16498 | 0.045 | 0.043 |
| MD | 2.03910 | 1.85294 | 1.64664 | 2.0391 | 7.52463 | 2.0391 | 6.19078 | 2.0391 | 6.86060 | -- ${ }^{\text {b }}$ | 4.171 |
| VA | 21.31676 | 19.37062 | 17.21401 | 21.31676 | 16.57113 | 21.31676 | 17.72507 | 21.31676 | 17.14560 | 5.648 | 5.412 |
| NC | 27.44584 | 24.94014 | 22.16345 | 27.44584 | 19.44735 | 27.44584 | 21.39225 | 27.44584 | 20.41559 | 0.699 | 0.670 |

${ }^{\text {a }}$ Allocation varies with annual quota; range provided covers historic commercial quotas, 1993-2018. Allocations may vary from this range if future coastwide quotas exceed historic high quota of 17.9 million lb. Annual quotas below the historic low would result in status quo allocations.
${ }^{\text {b }}$ Under Alternative 2D-1, Maryland would be exempt from the scup model system and would have an annual allocation of $2.03910 \%$ of the coastwide quota (and thus no specific seasonal allocation for the summer period quota).

### 1.2.3 Alternative Set 3: Landings Flexibility Framework Provisions

This alternative set considers whether to add "landings flexibility" policies to the list of issues in the Council's FMP that can be modified through a framework action. Framework actions are modifications to the Council's FMP that are typically (though not always) more efficient than a full amendment. Framework actions can only modify existing measures and/or those that have been previously considered in an FMP amendment. Landings flexibility policies, depending on their configuration, may allow for commercial summer flounder vessels to land and/or possess summer flounder in states where they are not permitted at the state level.

## Alternative 3A: No Action/Status Quo (Preferred)

This alternative would make no changes to the list of framework provisions in the Council's FMP, meaning that any future action to implement landings flexibility policies would likely have to be done through an amendment to the FMP. States would remain free to develop landings flexibility agreements through statelevel agreements, provided that such agreements are consistent with other Council and Commission FMP requirements and would not require modification to the federal management measures.

## Alternative 3B: Alternative 3B: Add Landings Flexibility as a Frameworkable Issue in the Council's FMP (Non-Preferred)

This action would not implement any landings flexibility policies at this time, but instead would simply allow these policies to be implemented via a future framework action (for the Council; with corresponding addendum from the Commission) rather than through an amendment process. The impacts of any future framework action related to landings flexibility would be analyzed through a separate action, which would include public comment opportunities and documentation of compliance with all applicable laws. Depending on the proposed configuration of landings flexibility in a future action, the level of analysis required may vary and an Environmental Impact Statement (EIS) may be required if impacts are expected to be significant.

### 1.3 SUMMARY OF ENVIRONMENTAL IMPACTS

The environmental impacts of each alternative are described in section 7.0 of this EIS. Environmental impacts are analyzed with respect to five valued ecosystem components (VECs):

1. The managed resources, i.e., summer flounder, the managed species potentially affected by the measures under consideration (impacts described in sections 7.1.1 and 7.2.1);
2. Non-target species, including the primary species or species groups that interact with summer flounder, summer flounder habitat, and/or commercial summer flounder fishing gear (impacts described in sections 7.1.2 and 7.2.2);
3. The physical environment and habitat, including Essential Fish Habitat (EFH; impacts described in sections 7.1.3 and 7.2.3);
4. Protected resources, including Endangered Species Act (ESA)-listed and Marine Mammal Protection Act (MMPA)-protected large and small cetaceans, pinnipeds, sea turtles, fish, and critical habitat occurring in the affected area (impacts described in sections 7.1.4 and 7.2.4);
5. The human environment, including socioeconomic aspects of the fisheries (especially commercial fisheries) targeting summer flounder and the communities associated with those fisheries (impacts described in sections 7.1.5 and 7.2.5).

Impacts are described both in terms of their direction (negative, positive, or no impact) and their magnitude (slight, moderate, or high). In section 7.0, the alternatives are compared to the current condition of the

VEC and also compared to each other. The recent conditions of the VECs include the biological conditions of the target stock, non-target stocks, and protected species over the most recent five years, as well as the characteristics of the commercial fishery and associated human communities over the same time frame. The guidelines used to determine impacts to each VEC are described in section 7.0 (see especially Table 47). A brief summary of the expected impacts of each alternative set is described below. Additional detail can be found in section 7.0 of this EIS.

### 1.3.1 Impacts Summary for Alternative Set 1: Federal Moratorium Permit Requalification

Under alternative 1 A and all sub-alternatives under 1 B , overall annual summer flounder catch and landings will still be constrained by the annual catch limits and commercial quotas, which should remain the primary driving factor for overall fishery effort in a given year. While requalification of moratorium permits theoretically could result in a redistribution of effort among a different pool of vessels, the MRIs that would be eliminated under each sub-alternative of 1 B are associated with little to no activity for summer flounder in recent years; therefore, the impacts of reducing permit capacity under alternative 1B may be minimal, as described in section 7.1.

From August 2009 through July 2014, the summer flounder landings associated with all eliminated permits under alternative 1B range over the various sub-alternatives from 0 pounds to 181,302 pounds (for all eliminated permits combined over the entire time period). Relative to coastwide summer flounder landings, this represents a range of $0 \%-0.32 \%$ of the coastwide landings and $0 \%-0.28 \%$ of the coastwide revenue. The same analysis over the fishing years 2013-2017 shows that eliminated MRIs under these alternatives are associated with slightly higher summer flounder landings and revenues, though they are still a relatively small portion of coastwide landings and revenues (ranging from $0.14 \%$ to $3.04 \%$ of landings and from $0.18 \%$ to $3.19 \%$ of revenues). This appears to indicate that there was a small influx of effort for summer flounder after the publication of the control date on August 1, 2014.

Even though a substantial portion of summer flounder permits may be eliminated under some alternatives (ranging from $25 \%$ to $55 \%$ of current MRIs), the overall portion of summer flounder landings and revenues that would be eliminated under any 1B sub-alternative is low and is spread among a few hundred vessels. This indicates that the magnitude of overall impacts is likely to be low, although impacts may vary at the vessel level based on each vessel's recent activity.

Thus, the practical changes in the fishery resulting from any of the permit requalification alternatives are likely to be negligible to small, and the impacts of these alternatives would generally be to maintain the current condition of each VEC, as detailed in section 7.0 and summarized below. This means that while the alternatives may have some effect on the VEC, overall they are not likely to change its current baseline condition.

## Impacts to Summer Flounder and Non-Target Species

Because overall fishery effort is not expected to be heavily influenced by these alternatives, and catch and landings will remain driven by annual limits, permit requalification alternatives in general are expected to contribute to an overall management strategy designed to prevent the stock from becoming overfished. This would be expected to result in moderate positive overall impacts on the target resource for all federal permit requalification alternatives, by maintaining the current positive stock status baseline. Similarly, for non-target species, the permit requalification alternatives are not expected to result in changes in effort that would meaningfully impact the stock status of these species. All federal permit qualification alternatives under alternative set 1 (including alternative 1 A and all sub-alternatives under 1B) would thus
result similar moderate positive impacts to summer flounder and non-target species by maintaining their overall positive stock status.

## Impacts to Habitat

Overall fishery effort, and spatial patterns of fishing effort impacting habitat, are not expected to be altered by the alternatives related to federal permits. Fishing effort for summer flounder will continue in areas that have been fished by many gear types over many years. This continued effort is expected to result in continued slight negative impacts on habitat. All alternatives under alternative set 1 will have a similar magnitude of slight negative impacts to habitat.

## Impacts to Protected Resources

As described above, protected resources are evaluated with respect to both ESA-listed species and MMPA-protected species. None of the alternatives for permit requalification are expected to have substantial impacts on effort or interaction rates with protected resources, thus, they are expected to maintain the current status of each protected species. Because any action that results in interactions with or take of ESA-listed resources is expected to have some level of negative impacts, the federal permit qualification alternatives described in this action would result in negligible to slight negative impacts to ESA-listed species by maintaining access to the fishery and resulting in continued interactions, maintaining the negative baseline status for ESA listed species. For MMPA-protected species, the impacts of a proposed action vary by stock condition of each species. For marine mammal stocks/species that have their PBR level reached or exceeded, slight negative impacts would be expected from all permit requalification alternatives. For species that are at more sustainable levels (i.e., PBR levels have not been exceeded), actions not expected to change fishing behavior or effort such that interaction risks increase relative to what has been in the fishery previously, may have positive impacts by maintaining takes below the PBR level and approaching the Zero Mortality Rate Goal. Overall considering all protected resources, all federal permit qualification alternatives under alternative set 1 are expected to result in slight negative to slight positive impacts to protected resources under all alternatives.

## Impacts to Human Communities

Socioeconomic impacts are possible resulting from modified access to the fishery at the vessel level, as described in section 7.1.5. Alternative 1 A is likely to result in no changes no current socioeconomic conditions unless incentives change that cause latent effort to re-enter the fishery. In this case, alternative 1A may have slight negative impacts to some vessels if effort is spread between more participants, but will have slight positive impacts to low activity vessels that would otherwise be eliminated from the fishery. Alternative 1B, which would eliminate low or no activity permits to varying degrees under different sub-alternatives, would have impacts to remaining fishery participants ranging from no impacts to slight positive impacts, due to the prevention of latent effort from re-entering the fishery. On permit holders that are eliminated from the fishery, impacts would range from no impacts to moderate negative, depending on their current and planned activity for summer flounder.

Given the very small magnitude of recent summer flounder landings and revenues from eliminated permits under requalification alternatives, any of the socioeconomic impacts described above are likely to be small or negligible. However, there is some uncertainty associated with the socioeconomic impacts depending on the realistic potential for latent effort to re-enter the fishery, as described in section 7.1.

A summary of impacts to each VEC is provided in Table 3.

Table 3: Summary of impacts of Alternative Set 1: requalification of existing commercial moratorium permits. $+=$ positive, $-=$ negative.

|  |  | Expected Impacts |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Alt. | Description | Summer <br> flounder | Nontarget species | Habitat | Protected <br> Resources | Human communities ${ }^{\text {a }}$ |
| 1A | No action/status quo | Moderate <br> $+$ | Moderate <br> $+$ | Slight - | $\begin{aligned} & \text { Slight - to } \\ & \text { slight + } \end{aligned}$ | No impact if conditions remain similar; slight - if incentives to re-enter fishery change; slight + to latent permit holders due to flexibility |
| 1B-1 | Requalify at $\geq 1,000$ pounds cumulatively over 8/1/09-7/31/14 (5 yrs) | Moderate $+$ | Moderate $+$ | Slight - | $\begin{aligned} & \text { Slight - to } \\ & \text { slight + } \end{aligned}$ | No impact to moderate (for eliminated permit holders), no impact to slight + (for remaining permit holders) |
| 1B-2 | Requalify at $\geq 1$ pound in any year from 8/1/097/31/14 (5 yrs) | Moderate <br> $+$ | Moderate <br> $+$ | Slight - | $\begin{aligned} & \text { Slight - to } \\ & \text { slight + } \end{aligned}$ | No impact to moderate (for eliminated permit holders), no impact to slight + (for remaining permit holders) |
| 1B-3 | Requalify at $\geq 1,000$ pounds cumulatively over 8/1/04-7/31/14 (10 yrs) | Moderate $+$ | Moderate <br> $+$ | Slight - | $\begin{aligned} & \text { Slight - to } \\ & \text { slight + } \end{aligned}$ | No impact to moderate (for eliminated permit holders), no impact to slight + (for remaining permit holders) |
| 1B-4 | Requalify at $\geq 1$ pound of summer flounder in any one year from 8/1/047/31/14 (10 yrs). | Moderate <br> $+$ | Moderate <br> $+$ | Slight - | $\begin{aligned} & \text { Slight - to } \\ & \text { slight + } \end{aligned}$ | No impact to moderate (for eliminated permit holders), no impact to slight + (for remaining permit holders) |
| 1B-5 | Requalify at $\geq 1,000$ pounds cumulatively over 8/1/99-7/31/14 (15 yrs) | Moderate $+$ | Moderate $+$ | Slight - | $\begin{aligned} & \text { Slight - to } \\ & \text { slight + } \end{aligned}$ | No impact to moderate (for eliminated permit holders), no impact to slight + (for remaining permit holders) |
| 1B-6 | Requalify at $\geq 1 \mathrm{lb}$ in $20 \%$ of years 8/1/94-7/31/14 ( 20 yrs ; i.e., at least 1 lb of landings is required in any 4 years over this time period). | Moderate $+$ | Moderate $+$ | Slight - | $\begin{aligned} & \text { Slight - to } \\ & \text { slight + } \end{aligned}$ | No impact to moderate (for eliminated permit holders), no impact to slight + (for remaining permit holders) |
| 1B-7 | Requalify at $\geq 1,000$ pounds cumulatively over 8/1/94-7/31/14 (20 yrs). | Moderate <br> $+$ | Moderate <br> $+$ | Slight - | $\begin{aligned} & \text { Slight - to } \\ & \text { slight + } \end{aligned}$ | No impact to moderate (for eliminated permit holders), no impact to slight + (for remaining permit holders) |

${ }^{\text {a }}$ All impacts to human communities are uncertain and likely mixed depending on the stakeholder/community affected, as described in section 7.1.5.

### 1.3.2 Impacts Summary for Alternative Set 2: Commercial Ouota Allocation

The quota reallocation alternatives under alternative set 2 are not expected to impact overall fishing effort in terms of annual catch and landings (i.e., total removals of summer flounder from the commercial fishery), which will remain driven by annual catch and landings limits. The allocation alternatives will primarily affect access to the resource at the state/and or individual fishing vessel level within the management unit, depending on the allocation option selected. This could result in a somewhat modified distribution of fishing effort in space and time, although the extent to which this would occur is difficult to predict. In general, the commercial fishery for summer flounder is typically prosecuted by larger trawl vessels fishing offshore in federal waters in the winter months (approximately late October through April), while summer effort (approximately May through early October) takes place primarily in state waters from a mix of gear types and vessels sizes. These patterns correspond with the seasonal inshore-offshore migrations of summer flounder (see section 6.1.3.1.)

Under reallocation alternatives, offshore winter fishing effort is not expected to change substantially in terms of location, as the larger vessels that typically participate in this season have historically been more mobile vessels that target prime summer flounder fishing locations offshore even when long travel distances are required to do so. For this fleet, footprints of fishing effort do not necessarily closely correlate with distance from state of landing. However, it is also possible that there could be a shift in the balance of offshore winter vs. inshore summer effort under some reallocation alternatives, due to changes in the allocation for states that are dominant in the winter fishery, which could impact the overall distribution of effort.

Nearshore effort observed mainly in the summer months (prosecuted by a variety of vessel types with more representation from smaller day boats) may see a small to moderate shift in location under some reallocation alternatives, as discussed below; however, the extent to which this may occur is difficult to predict and would depend on other factors such as management response to increased or decreased quotas.

The reallocation alternatives are expected to modify the distribution of landings (and thus revenues) by state and port, resulting in impacts to vessels, shoreside businesses, and communities/states. Changes in access could also possibly impact effort changes related to the total number and duration of trips and hauls for summer flounder, if modified allocations resulted in modified participation in terms of vessel types, vessel sizes, or gear types; however, in general these changes are not expected to be substantial.

## Impacts to Summer Flounder

Because the overall catch will remain driven by annual catch limits, reallocation alternatives in general are expected to contribute to an overall management strategy designed to prevent the stock from becoming overfished, leading to positive overall impacts on the target resource. Changes in effort resulting from reallocation are not expected to result in biological consequences to the summer flounder stock that would lead to a negative stock condition. Similar to the impacts described for permit requalification alternatives, all commercial allocation alternatives are expected to result in moderate positive impacts to the summer flounder stock.

## Impacts to Non-Target Species

For non-target species, under alternative $\mathbf{2 A}$, no allocation changes would be made and thus this alternative would be expected to have moderate positive impacts on non-target species by maintaining their current overall positive stock status. Any changes in distribution of fishing effort (as discussed above) resulting from reallocation alternatives $\mathbf{2 B}-2 \mathrm{D}$ could possibly lead to changes in interaction rates that
may influence non-target stock status, although these effects are highly uncertain. The distributions of most relevant non-target species overlap heavily with that of summer flounder (e.g., scup, black sea bass, and spiny dogfish). For Northeast skate complex, it is possible that a northward shift in effort, in particular under alternatives 2B-1 and 2B-2, could result in a change in interaction rates with these species, but it is unclear whether this would realistically influence stock status if it did occur. For all species, any shifts in effort toward areas where non-target species are more heavily concentrated in terms of biomass could influence non-target stock status, although the likelihood of this happening is unknown. If little or no changes in effort are observed, or if interaction rates do not substantially change, alternatives 2B-2D would have moderate positive impacts on non-target species similar to alternative 2 A . If reallocation resulted in increased interaction rates with non-target species, it is possible that slight negative impacts could result. Overall, alternatives $\mathbf{2 A - 2 D}$ are likely to result in a range of impacts from slight negative to moderate positive.

## Impacts to Habitat

Similar to the impacts described above for permit requalification, overall fishery effort, and spatial and temporal patterns of fishing effort impacting habitat, are not expected to be altered by the allocation alternatives. Fishing effort for summer flounder will continue in areas that have been fished by many gear types over many years. This continued effort impedes recovery of any degraded habitats within this footprint, leading to slight negative indirect impacts on habitat. All alternatives under alternative set 2 will have a similar magnitude of slight negative impacts to habitat.

## Impacts to Protected Resources

For alternative 2A, no changes in the prosecution of the fishery or distribution of effort are expected, and thus this alternative is expected to result in impacts similar to those described above for alternative 1A: slight negative to moderate positive overall. For alternatives 2B-2D, impacts are similar to those described above for federal permit requalification, except that reallocation alternatives are more likely to influence the actual distribution of commercial effort, resulting in a wider range of possible impacts. Interactions with protected resources are difficult to predict and can vary based on many environmental and behavioral factors (behavior of both fishermen and protected resources), making conclusions regarding impacts uncertain. In addition, it is unclear how and to what extent effort is expected to shift under these reallocation alternatives, making any changes in interaction rates very difficult to predict.
Given this information, and the fact that ESA listed species of sea turtles, Atlantic sturgeon, and Atlantic salmon are the only listed species in the affected environment that have been observed incidentally taken in bottom otter trawl gear (i.e., interactions between listed species of large whales and bottom trawl gear have never been observed/documented). Alternatives under alternative set 2 could result in negligible to moderate negative impacts to ESA-listed species. Interactions with ESA-listed species known to be at risk of interacting with bottom trawl gear (i.e., listed species of sea turtle, Atlantic sturgeon, and Atlantic salmon) could increase or decrease under alternatives 2B-2D, depending on resulting behavior and effort changes, however, for ESA-listed species, any action that results in any interactions with or take of ESAlisted resources is expected to have some level of negative impacts. For MMPA-protected species, the impacts will vary by the stock condition of each species and the actual changes in the prosecution of the fishery resulting from reallocation. For marine mammal stocks/species that have their PBR level reached or exceeded, slight to moderate negative impacts would be expected from all reallocation alternatives 2B-2D. For species that are at more sustainable levels (i.e., PBR levels have not been exceeded), reallocation actions may have impacts ranging from moderate negative to moderate positive, depending
on how interaction risks increase relative to what has been in the fishery previously and whether takes are maintained below the PBR level and approaching the Zero Mortality Rate Goal. Overall considering all protected resources, reallocation alternatives are highly uncertain but could range from moderate negative to moderate positive impacts to protected resources under across all alternatives.

## Human Communities

The impacts of reallocation alternatives are primarily socioeconomic impacts on states and their fishing communities, including revenues and jobs for vessel owners and crew, shoreside operations, and other associated businesses. Alternatives 2A, 2B, and 2C can be generally described in terms of impacts to states, since they either maintain the status quo (2A) or propose modified state-by-state quotas (2B and 2C). The socioeconomic impacts from all reallocation alternatives are somewhat uncertain and would vary depending on which sub-alternative is selected. Generally, the magnitude of impacts will vary with the change in allocation relative to a state's existing quota.

Alternative 2A would result in no changes in the current allocation, and therefore would maintain the current condition of the human communities involved in the commercial summer flounder fishery (i.e., would not change the baseline condition of this VEC). This condition varies by state and community, with states experiencing varying impacts generally ranging from moderate negative to moderate positive. Generally, states with more allocation currently experience more positive socioeconomic benefits; however, socioeconomic benefits also vary depending on the management approaches used to achieve each allocation, and with external economic and community factors. Overall, the status quo socioeconomic condition relative to commercial allocations has resulted in a range of impacts on human communities from moderate negative to moderate positive.

Alternative 2B is expected to result in a range of socioeconomic impacts from high negative to high positive, variable by state, with increased revenues in states New York and north and decreased revenues in states New Jersey and south. However, the distribution of positive or negative economic impacts among individual participants and businesses could be highly variable by state depending on restrictions on the overall number of participants and other measures used to manage the fishery in each state. Distribution of economic benefits or costs is also likely to depend on price variations by state and port and other market conditions.

Alternative 2B-2 would be expected to have greater positive socioeconomic benefits to the Northern states compared to alternative 2B-1, as this sub-alternative presents a more substantial shift in allocation from the southern states to the northern states. Likewise, alternative $2 \mathrm{~B}-2$ would have more negative socioeconomic impacts on southern states. Under alternative 2B-1, the total amount of allocation shifted from the South to the North would be $6 \%$ (with Northern states increasing their relative allocations by $19 \%$ and southern states decreasing their relative allocations by $9 \%$ ), while under alternative 2B-2, allocation shifted to the North from the South would $13 \%$ of the coastwide allocation (with the Northern states increasing their allocations by $40 \%$ and the Southern states decreasing theirs by $19 \%$ ). In both cases, allocation shifts of this magnitude could have substantial impacts on some states. Thus, overall, alternative 2B is likely to result in a range of impacts from high negative to high positive depending on the state, with alternative 2B-2 having impacts on the more extreme ends of that range.

Under alternative 2C, final state percentage allocations would vary in each year depending on the overall coastwide quota, because the overall allocation percentages vary depending on how much additional quota there is to be distributed. For quotas up to the trigger point, allocations remain status quo. In years when
the allocation is below the trigger, allocations would be status quo and would result in the same socioeconomic impacts as described under alternative 2 A .

As the annual commercial quota level grows beyond the quota trigger, the state quota allocation percentages get closer together, i.e., with increasing quotas above the trigger, quota is distributed more evenly among the states. Under both sub-alternatives, states with current allocations above $12.375 \%$ of the coastwide quota ( $\mathrm{NC}, \mathrm{VA}, \mathrm{RI}$, and NJ ) will lose allocation percentage as the quota grows beyond the trigger point, likely leading to negative economic impacts for these states. In years when the annual quota was above the trigger, the impacts to each state would vary depending on the final quota and thus the final allocation, with more extreme changes to allocation occurring in years where the quota is well above average. Under annual quotas close to the trigger amount, slight negative impacts (to NC, VA, RI, and NJ ) and slight positive impacts (to all other states) are possible; in years where the annual quota is well above the trigger, the impacts have the potential to be high in magnitude due to substantial modifications to the coastwide allocation.

States that currently have allocations between $2 \%$ and $12.5 \%$ (MD, CT, NY, and MA) are likely to strongly benefit from these alternatives in years where the annual quota is moderately to substantially above the trigger, whereas the states of North Carolina and Virginia may lose a substantial portion of their quota in years where the annual quota is relatively high. The potential negative economic impacts associated with states that lose share of the overall quota could be somewhat mitigated by the fact that this loss would only happen in relatively higher quota years, meaning average revenues for these states may be more stable than what would be expected under a permanent reallocation. For all states, the annual variability in allocation under this alternative could lead to reduced predictability in revenues and a reduced ability to plan for business and infrastructure needs.

The difference between the sub-alternatives $2 \mathrm{C}-1,2 \mathrm{C}-2$, and $2 \mathrm{C}-3$ is the annual quota trigger, which would impact in how many future years the allocation is modified. Alternative $2 \mathrm{C}-1$ is likely to have the highest magnitude of impacts (positive or negative depending on the state) in the long-term compared to alternatives $2 \mathrm{C}-2$ and $2 \mathrm{C}-3$ given that the trigger is lower and thus allocations would be modified in more years under alternative $2 \mathrm{C}-1$. Similarly, alternative $2 \mathrm{C}-3$ is likely to have slightly higher positive and negative impacts (depending on the state) compared to alternative $2 \mathrm{C}-2$, as the trigger for alternative 2 C 3 is in between that of $2 \mathrm{C}-1$ and $2 \mathrm{C}-2$.

Overall, alternatives $2 \mathrm{C}-1,2 \mathrm{C}-2$, and $2 \mathrm{C}-3$ are expected to result in a range of socioeconomic impacts from high negative to high positive, depending on the state and the annual quota in each year.
Alternative 2D (the "scup model" allocation) is the most extreme departure from current management given that it opens the winter fishery to any permitted vessel. Because this quota system eliminates the historical year-round state-by-state quota system, the expected impacts of this alternative are highly uncertain, more so than the impacts of the other allocation options.

It is impossible to predict what the socioeconomic impacts of this alternative may be on any given state due to the uncertainty regarding how many vessels would participate in the winter fishery, and what specific management measures would be implemented under each quota period. In addition, alternative 2D could lead to high fishing effort toward the beginning of each winter period, which could lead to increased competition for fishing grounds and market share, and market effects such as price fluctuations and discontinuous supply.

Some vessels would likely be unsuccessful in maintaining stable revenues under this management system, if they are unable to remain competitive during coastwide fishing periods, particularly if an influx of effort increased competition. However, some vessels are highly likely to benefit from a scup model management system. In particular, large vessels that are capable of remaining competitive in the offshore winter fishery, as well as smaller vessels that participate primarily in the summer in states with moderate to high summer allocations are likely to benefit.

Shoreside communities would also be impacted by alternative 2D. Many states have invested heavily in shoreside infrastructure to support their state's vessels. Under alternative 2D, the distribution of landings in the winter would be driven more by vessel preference and market factors, which would positively impact some shoreside businesses and negatively impact others.

Overall, alternative 2D is likely to have impacts to human communities ranging from high negative to high positive, and would vary by individual vessel and shoreside community.

The difference between alternative 2D-1 and 2D-2 is whether or not the state of Maryland is exempt from the three-period quota system. Under alternative 2D-1, Maryland will maintain their existing state allocation and continue managing under their IFQ system. In this case, for Maryland, the socioeconomic impacts are likely to be moderate positive, since under this option, Maryland would retain the ability to manage their fishery under a system that has provided positive economic benefits to Maryland permit holders and fishing communities. Under alternative 2D-2, the state of Maryland has indicated that high negative socioeconomic impacts are possible given that the "scup model" system is incompatible with their IFQ management. For all other states, there would likely be a negligible difference between these two sub-alternatives.

A summary of impacts to each VEC is provided in Table 4.

Table 4: Summary of impacts of Alternative Set 2: requalification of existing commercial moratorium permits. $+=$ positive, $-=$ negative.

|  |  | Expected Impacts |  |  |  |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Alt. | Description | Summer <br> flounder | Non-target <br> species | Habitat | Protected <br> Resources | Human communities ${ }^{\text {a }}$ |

[^1] described in section 7.2.5.

### 1.3.3 Impacts Summary for Alternative Set 3: Landings Flexibility Framework Provisions

The framework provision alternatives proposed in this action are administrative and intended to simplify and improve the efficiency of future landings flexibility actions to the extent possible. Under this alternative set, the Council and Board would either take no action, or modify the list of framework provisions in the FMP, which would have no effect on summer flounder management until a future framework action was developed and implemented through a separate process.

Because these alternatives are administrative, they are expected to have no impacts on any of the VECs. The impacts of any future framework action relevant to landings flexibility would be analyzed through a separate process, including additional opportunities for public comment. It is not possible to predict the magnitude and direction of impacts of any future landings flexibility framework actions, because impacts will depend on the configuration of landings flexibility. Future actions would need to define how landings flexibility would work, including resolving questions related to who would be allowed to or required to participate in landings flexibility programs, how such policies should be enforced, and how quota would need to be transferred to maintain the underlying state-by-state quota system (if quota remains allocated by state). Given these issues, depending on how landings flexibility is configured, the social and economic impacts associated with a future framework action may be significant and require substantial analysis. Although the timeline for Magnuson Stevens Act requirements could be shortened by completing a framework instead of an amendment, an EIS may still be required for NEPA analysis depending on the expected impacts of future management options, extending the timeline of a typical framework and possibly eliminating time savings entirely.

### 1.4 PUBLIC COMMENTS

### 1.4.1 Scoping Comments

A notice of intent to prepare an EIS was published in the Federal Register on September 16, 2014 (79 FR 55432). NEPA requires that the Council conduct one or more scoping meetings to inform interested parties of the proposed action and alternatives, and to solicit comments on the range and type of analysis to be included in the EIS. A scoping process was conducted from September 16, 2014 through October 31, 2014. Fourteen public scoping hearings were held from Massachusetts through North Carolina. ${ }^{2}$ Hearings were attended by approximately 200 people in total. In addition, a total of 100 written comments were received via email (49), web form (31), mail (17), or fax (3).

A full summary of the scoping comments received is available at: http://www.mafmc.org/s/Tab-03_Summer-Flounder-Amendment.pdf.

Based on the scoping comments received, in December 2014 the Council and Board identified general categories of issues to be explored through the amendment process as possible alternative sets, including 1) FMP goals and objectives, 2) the allocation between the commercial and recreational fisheries, 3) recreational management measures and strategies, and 4) commercial measures and strategies. The scope of the action was later refined to focus on FMP goals and objectives and the commercial management issues ultimately addressed in this action, as described in section 4.4.7.

### 1.4.2 Public Comments on the DEIS

In the fall of 2018, the Council and NMFS received written and oral public comments during a public hearing and written comment period that also served as the comment period on the DEIS. A summary of

[^2]all comments received is provided in APPENDIX D and also available at: http://www.mafmc.org/s/SF-Amendment-comment-summary_FINAL_Nov2018.pdf.

Ten public hearings were held from Massachusetts through North Carolina between September 10 and September 27, 2018. Hearings were attended by approximately 90 people in total (not including Council, Commission, and federal/state agency staff). Not all attendees provided comments. The highest hearing attendance was in New Jersey, while no public comments were given in Delaware or via webinar.

Written comments were accepted from August 10, 2018 through October 12, 2018. A total of approximately 267 written comments were received from 255 commenters including individuals (237), businesses/business representatives (9), and organizations/organization representatives (9). This comment total includes one form letter with 176 submissions in various forms (unmodified letters, modified letters, and signatures). Written comments were received from all states Massachusetts through North Carolina except for Delaware and Maryland. The greatest representation of written comments was from New York.

### 1.4.3 Council Response to Comments

Summaries of the public hearings and all written comments were provided to all Council members and made publicly available. The Council and Board reviewed these public comments at the first scheduled final action meeting on December 12, 2018, and again at the postponed final action meeting on March 9, 2019. Summarized below are the major themes that came up during the public comment process, organized based on alternative set.

### 1.4.3.1 Comments on Federal Permit Requalification Alternatives

Comments on federal permit requalification alternatives included the following themes:

- Support for no action/status quo (Alternative 1A): A large majority of the written and public hearing comments were in support of Alternative 1A: No action/Status Quo. Reasons cited in support of status quo included:
- Satisfaction with the current number of federal permits and participants in the fishery.
- Belief that there is low risk of substantial latent effort re-entering the fishery.
- Concerns over penalizing vessels that had left the summer flounder fishery due to temporary profitability issues.
- Opposition to the principle of taking away a permit someone had once fairly qualified for.
- Concern that requalification may provide an advantage to some fishermen and vessels of certain financial means over others.
- Belief that the reduction in active permit use can be attributed to recent low quotas.
- Support for requalification alternatives in the document (Alternative 1B): A small number ( $\sim 10$ ) of commenters spoke or wrote in support of various requalification alternatives under Alternative 1B. These included a small number supporting Alternative 1B-1: (requalification with $\geq 1,000 \mathrm{lb}$. cumulative landings from $8 / 1 / 09-7 / 31 / 14$ ), 1B-3 ( $\geq 1,000$ pounds cumulative landings from $8 / 1 / 2004$ to $7 / 31 / 2014$ ), and 1B-5 ( $\geq 1,000$ pounds cumulative landings from $8 / 1 / 1999$ to $7 / 31 / 2014$ ). Reasons cited in support of permit requalification included:
- Belief that there is a need to reduce the current number of participants in the fishery and concerns that once quotas return to higher levels that more participants will re-enter the fishery.
- Belief that those who have not used their permits in recent years do not need them and should not necessarily have the right to hold onto them permanently.
- Most comments supporting alternative 1B did not specify reasoning for preferring one subalternative over another; however, comments generally indicated that some were in favor of more aggressive elimination of latent permits while others believed that only those permits completely unused for many years should be eliminated.
- Support for alternative approaches to federal permit requalification not included in the document:
- One comment suggested setting requalification based on landings of all species, not just summer flounder.
- One comment suggested eliminating federal permits that do not have any associated state permits for summer flounder.
- One commenter suggested opening permit availability to new entrants temporarily.


## Council response to comments on Alternative Set 1:

The Council agrees with the comments stating that there appears to be a low risk currently for latent permit holders to re-enter the fishery. The number of total moratorium rights for summer flounder has been declining over the years, due to unused permits not being renewed. New entry is not currently allowed except through the transfer of existing permits. Annual commercial quota has fluctuated in recent years, but the number of federal permits active in any given year has been relatively more stable. In addition, state permits and other state level management measures are currently and will continue to be major drivers of commercial fishery participation. Therefore, the Council expects that even under moderately increased commercial quotas, there should not be a large influx in federal permit latent effort. The Council and Board noted during the development of this action that individual states should re-examine their state level permits and determine whether state permit requalification may be necessary to achieve state level management objectives.

Regarding commenters requests to consider alternative reallocation criteria, the Council does not believe it is appropriate at this time to consider permitting based on landings of all species, since this action is specific to summer flounder permitting and participation. The Council agrees that federal permits without associated state permits are likely to be latent permits, however, this is likely to be a very small number of permits. The Council did not believe it was necessary to use possession of state permits as a qualifying criterion in this action, especially given that states have different requirements and ease of access to permits. The Council disagrees that permits should be made available to new entrants temporarily, given that the purpose of this action was to consider whether there is an excess of latent permits. Unpermitted individuals interested in participating in the fishery can obtain federal permit via purchasing a vessel from an existing permit holder. The availability of additional federal permits would make it more difficult for managers to meet the objectives of the FMP.

### 1.4.3.2 Comments on Commercial Quota Allocation

Comments on federal permit requalification alternatives included the following themes:

- Support for no action/status quo (Alternative 2A): A majority of public hearing comments (approximately 43) and a large number of written comments (about 15) supported no changes to the commercial state allocations. Reasons cited in support of this alternative include:
- Satisfaction with the current allocations and the current state share(s) where they participate.
- Concern about how reallocation would impact shoreside businesses and infrastructure that has been established over many years. Specifically, concerns about how shoreside
businesses in states with a temporary or permanent loss of allocation would be negatively impacted and many would go out of business.
- Belief that the current allocations were set based on data that reflected the historic participation, effort, and investment in the fishery by state and that this is a fair basis for current state quotas.
- Support for Alternative 2B: Several commenters (many of them from the state of Connecticut) were in support of Alternative 2B-2, which would shift allocation to the northern states. Reasons cited in support of this alternative included:
- Belief that allocations should be based on recent scientific information on the distribution of the resource.
- Belief that managers need to move away from the current allocations that are based on landings data that many consider to be "flawed and inaccurate."
- Opposition to Alternative 2D: Several written and hearing commenters expressed opposition to Alternative 2D, the "scup model" allocation. Reasons included:
- There are a lot of unknowns regarding how this allocation system would work in practice for summer flounder and how the industry would respond.
- There was substantial concern about the coastwide fishery winter periods under this alternative, including whether participation would increase, whether coastwide quota periods would encourage derby fishing conditions, and concern about increased competition during the winter periods.
- Comments specific to New York's quota allocation and alternative allocation methods not included in the alternatives: The majority of written comments were received from New York stakeholders (many via a form letter). These commenters generally were in support of alternatives not currently included in the amendment. Specifically, many of these comments supported a general increase in allocation for New York, and also requested the consideration of two additional options: 1) negotiated quota shares, and 2) implementation of a coastwide quota (with some stating that this coastwide quota would be temporary and used as a baseline for future state allocations). Reasons cited in support of these additional alternatives included:
- Concerns over the fairness of New York's current allocation and the fact that it is lower than that of neighboring states.
- Concern that New York's current allocation is not sufficient given the size of its industry and the importance of the fishery to New York stakeholders.
- Frustration with the original landings data used to develop the initial allocations and its continued use over several decades, including the assertion that there is missing data from New York or data collected using alternative methods that is not reflected in the weighout data used to set the allocations.
- Belief that there is a need to have a 'reset' in the allocation system by making all participants fish under one coastwide quota on a temporary basis to obtain a new dataset of fishing effort by state.
- Support for other allocation approaches not included in the document: Additional comments supported the following ideas for quota allocation:
- A federal quota or allocation for all vessels fishing in federal waters (keeping the state allocations for vessels fishing in state waters).
- Support for the use of ocean ranching of summer flounder to improve production and remove some pressure to reallocate.
- Managing the allocation by setting a total dollar value able to be fished for the fishing year.


## Council response to comments on Alternative Set 2:

Similar to the diverse comments received on the allocation alternatives, Council and Board member opinions were also split on this issue. While many managers supported Alternative 2A for reasons similar to those expressed by commenters, others supported a reallocation based on biomass distribution under Alternative 2B. Ultimately, alternative 2C-3 was selected as the preferred alternative in part as a compromise between status quo and various reallocation options. The Council and Board believe that this alternative strikes a balance between preserving historical access and infrastructure by state and increasing the equitability of allocations when the stock is in a more positive condition.

The Council and Board considered revising allocations based on recent distribution information (alternative 2B) but also noted that along the coast, there is substantial variability in the mobility of each state's fleet, the traditional areas of operation for each state's fleet, and the target species diversity and economic dependence on summer flounder by state. Therefore, reallocating based on proximity to the center of biomass may disadvantage more mobile fleets and/or fleets more dependent on summer flounder by reducing their allocation.

The Council and Board agrees with commenters stating that Alternative 2D (the "scup model") would represent a substantial change in management of summer flounder and that the management and economic outcomes from this option would be highly uncertain. The Council and Board agreed that it could complicate effort controls, create market instability, and possibly create derby fishing conditions during the winter seasons. For these reasons, there was little support for Alternative 2D either among the public or among Council and Board members.

In response to the form letter and other comments requesting additional allocation for New York and consideration of additional options, the Council and Board note that they have previously considered these options, as described in Section 5.4 (considered but rejected alternatives). At the April 2018 joint meeting to approve a public hearing document, the state of New York requested consideration of two additional commercial quota allocation options, including 1) negotiated quota shares amongst the states in the management unit and 2) coastwide quota management for a period of a few years in order to set a new baseline of state-by-state landings. These options had been proposed by the state of New York in a March 23, 2018 petition for rulemaking. At the April 30, 2018 joint meeting, the Council and Board considered a motion to include these two options in the draft amendment, but this motion failed due to lack of majority. Council and Board members noted concerns with the concept of negotiated quota shares given the political nature of this approach and the fact that the proposal did not include any specified process or basis for negotiation. Members were uncomfortable considering an alternative based solely on negotiations that would possibly extend the timeline of the amendment process substantially. The Council and Board also note that a coastwide commercial quota (even if temporary) has high potential to create derby fishing conditions, that it would be difficult to develop acceptable and effective coastwide management measures, and that lack of state or regional quotas has high potential to create an influx of latent effort.

In response to comments asserting that New York generally needs more allocation and that their current allocation is not based on accurate or fair data sources, the majority of the Council and Board agreed that the data sources used for 1980-1989 landings represent the best available scientific information regarding commercial landings by state from that time period. These base years were selected at the time because they represented a period of relatively unrestricted fishing effort and therefore could serve as a proxy for state level effort and interest in the fishery. New York commenters have asserted that a different accounting method (i.e., a "box method" rather than weighout data) was used for tracking New York's
landings during the 1980s base years, and that a higher level of landings than shown in current dealer data should be accounted for somehow. However, it appears that records of these alternative landings do not exist or are not readily available for review, and it is not clear that this data would be comparable to existing landings data if they were available.

Regarding other comments offered on allocation, the Council and Board do not think it is appropriate or necessary to designate a separate federal waters quota as quota accounting by state is currently functioning well, and it would be more complicated to allocate and separate catch by fishing area especially since some vessels fish in both state and federal waters. Similarly, managers do not feel that a total economic value or dollar amount is an appropriate basis for quotas or allocations especially given constantly changing market and economic conditions. The Council and Board disagree that ocean ranching or stock enhancement is a viable means of enhancing summer flounder biomass at this time and these groups likely do not have the authority or means to implement such policies or programs.

### 1.4.3.3 Comments on Landings Flexibility Framework Provisions

Comments on federal permit requalification alternatives included the following themes:

- Support for no action/status quo: Half of written comments addressing this issue (22) and most comments at public hearings (35) were in support of Alternative 3A (No action/status quo), which would not add landings flexibility as a frameworkable issue in the Council's FMP. The reasoning for supporting this alternative included:
- Lack of support for the concept of landings flexibility in general, for reasons such as vessels should land in the states for which they have permits, concerns about enforcement and quota monitoring, and concerns about negative economic impacts driven by changes in landings patterns.
- Concern that landings flexibility would create loopholes in management measures and/or could lead to increased illegal landings via improper catch accounting.
- Belief that a framework action is not the appropriate mechanism to implement landings flexibility, and that any changes of this nature should occur through a thoroughly considered and transparent amendment process.
- Belief that landings flexibility should be addressed only through state level agreements to allow states more control over their landings flexibility policies.
- Support for Alternative 3B (adding landings flexibility as a framework provision in the FMP): The other half of written comments addressing landings flexibility (22) and about 18 comments at public hearings were either in favor of the concept of landings flexibility and/or specifically noted support for adding flexibility as a frameworkable issue int the Council's FMP. The reasoning for supporting this alternative included:
- Support for more flexibility in regulations for commercial vessels.
- Preference for the opportunity to land in their preferred port, and the economic, environmental, and safety at sea benefits of increasing efficiency and decreasing long steam times associated with some trips.


## Council response to comments on Alternative Set 3:

The Council agrees that a mandatory system of landings flexibility at the coastwide level would complicate management of the fishery and have unintended economic consequences, as well as create possible enforcement and quota monitoring difficulties. While many Council and Board members support voluntary landings flexibility agreements at a state level, requiring this policy coastwide is likely to
effectively undermine the state-by-state allocations and permitting systems in the FMP. In addition, depending on how this system was configured, many annual state quota transfers may be needed to account for landings in other states, which could result in a high administrative burden. The Council also agreed with commenters stating that coastwide landings flexibility would likely create enforcement challenges.

Because of the potential complexity of this issue, the Council and Board agreed with comments stating that any coastwide landings flexibility policy should initially be considered through an amendment process rather than a framework.

### 1.5 CHANGES FROM THE DEIS TO THE FEIS

The major updates to the final EIS from the DEIS included:

1. Updates to the description of summer flounder stock status from overfishing (in 2015) to overfishing not occurring (in 2017) as the result of a 2018 benchmark stock assessment (NEFSC 2019a). This also resulted in modifications to the impacts determinations for the target resource (summer flounder) as the impacts definitions are based on stock status. Specifically, the impacts on the summer flounder resource shifted toward more positive impacts as the result of the change in stock status. The results of the 2018 summer flounder stock assessment are described in section 6.1.2.
2. Identification of Council and Board-preferred alternatives following their identification of preferred alternatives on March 9, 2019, including the addition of a Council-preferred allocation alternative (alternative $2 \mathrm{C}-3$ ) that was a hybrid alternative developed during final action as an average of alternatives $2 \mathrm{C}-1$ and $2 \mathrm{C}-2$. As described in section 5.2.3, alternative 2 C involves a commercial quota trigger amount. Up to this quota amount, allocations would be status quo, and any annual quota beyond this trigger amount would be distributed in equal shares to all states except Maine, New Hampshire, and Delaware who would split $1 \%$ of the additional quota above the trigger. The additional sub-alternative, $2 \mathrm{C}-3$, is identical to the other 2 C sub-alternatives except for the annual trigger amount. Specifically, the trigger amount ( 9.55 million pounds) is an average of the triggers under Alternative 2C-1 (8.40 million pounds) and Alternative 2C-2 (10.71 million pounds). Therefore, the preferred alternative $2 \mathrm{C}-3$ is within the range of alternatives previously developed for the DEIS and taken to public hearings. The selection of the hybrid alternative 2C-3 was due to concern that the trigger under Alternative 2C-1 was too low (too much allocation would be distributed by equal shares) and that the trigger under $2 \mathrm{C}-2$ was too high (not enough allocation would be distributed by equal shares).
3. Additional updates to the affected environment (section 6.0) and baseline resource conditions (section 7.0) to reflect more recent information. Specifically, where possible, text, tables and figures describing the conditions of managed resources, non-target species, protected resources, and the commercial and recreational fisheries were updated with data and information through 2018. This included revised stock status information if available for managed and non-target species as well as protected species, and recreational and commercial catch and fishery trends through 2018. For protected resources, more recent scientific information was referenced to describe recent trends in this VEC, including some updates to the potentially affected species (i.e., pilot whales were removed as a species potentially affected by this action).

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### 3.0 LIST OF ACRONYMS AND ABBREVIATIONS

| ABC | Acceptable Biological Catch |
| :--- | :--- |
| ACFCMA | Atlantic Coastal Fisheries Cooperative Management Act |
| ALB | Albatross (NOAA vessel) |
| ALWTRP | Atlantic Large Whale Take Reduction Plan |
| ALWTRT | Atlantic Large Whale Take Reduction Team |
| ASM | At-sea monitoring |
| ASMFC | Atlantic States Marine Fisheries Commission (Commission) |
| ASSRT | Atlantic Sturgeon Status Review Team |
| ATGTRS | Atlantic Trawl Gear Take Reduction Strategy |
| ATGTRT | Atlantic Trawl Gear Take Reduction Team |
| BDTRP | Bottlenose Dolphin Take Reduction Plan |
| BMSY | Biomass at maximum sustainable yield |
| BTG | Bottom-tending gear |
| C.F.R. | Code of Federal Regulations |
| CEA | Cumulative Effects Assessment |
| CeTAP | Cetacean and Turtle Assessment Program |
| CEQ | Council on Environmental Quality |
| CPH | Confirmation of Permit History |
| CPUE | Catch per unit effort |
| CV | Coefficient of Variation |
| DEIS | Draft Environmental Impact Statement |
| DOC | Department of Commerce |
| DPS | Distinct Population Segment |
| EEZ | Exclusive Economic Zone |
| EFH | Essential Fish Habitat |
| EFP | Exempted Fishing Permit |
| EIS | Environmental Impact Statement |
| E.O. | Executive Order |
| ESA | Endangered Species Act |
| F | Fishing mortality rate |
| FMAT | Fishery Management Action Team |
| FmAx | Fishing mortality rate that maximizes equilibrium yield per recruit |
| FMP | Fishery Management Plan |
| FR | Federal Register |


| GAR | Greater Atlantic Region |
| :--- | :--- |
| GARFO | Greater Atlantic Regional Fisheries Office (formerly Northeast Regional Office/NERO) |
| GB | Georges Bank |
| GOM | Gulf of Maine |
| GRA | Gear restricted area |
| GRT | Gross registered tonnage |
| HAPC | Habitat Area of Particular Concern |
| HCD | Habitat Conservation Division (GARFO) |
| HPTRP | Harbor Porpoise Take Reduction Plan |
| IFQ | Individual Fishing Quota |
| ITQ | Individual Transferrable Quota |
| ITS | Incidental Take Statement |
| LOA | Letter of Acknowledgement |
| LOF | List of Fisheries |
| MAB | Mid-Atlantic Bight |
| MADMF | Massachusetts Division of Marine Fisheries |
| MAFMC | Mid-Atlantic Fishery Management Council (Council) |
| MARMAP | Mid-Atlantic Region Monitoring and Assessment Program |
| MBTG | Mobile bottom-tending gear |
| MFMT | Maximum Fishing Mortality Threshold |
| MMPA | Marine Mammal Protection Act |
| MOU | Memorandum of Understanding |
| MRI | Moratorium Rights ID |
| MSA | Magnuson-Stevens Fishery Conservation and Management Act (as currently amended) |
| MSY | Maximum Sustainable Yield |
| MT | Metric tons |
| NCDMF | North Carolina Division of Marine Fisheries |
| NEFMC | New England Fishery Management Council |
| NEFOP | Northeast Fisheries Observer Program |
| NEFSC | Northeast Fisheries Science Center |
| NEPA | National Environmental Policy Act |
| NGO | Non-governmental organization |
| NM | Nautical mile |
| NMFS | National Marine Fisheries Service |
| NOAA | National Oceanic and Atmospheric Administration |
| NS | National Standard |
| NWA | Northwest Atlantic |
| OY | Optimum Yield |
| P, Pr, RFF | Past, Present, Reasonably Foreseeable Future |
| PBR | Potential Biological Removal |
| PS | Producer surplus |
| RFA | Regulatory Flexibility Act |
| RIR | Regulatory Impact Review |
| SARC | Stock Assessment Review Committee |
| SAW | Stock Assessment Workshop |
| SBRM | Standardized Bycatch Reporting Methodology |
| SDWG | Southern Demersal Working Group |
| SNE | Southern New England |
| SSB | Spawning Stock Biomass |
| SSC | Scientific and Statistical Committee |
| SST | Sea surface temperature |


| TAL | Total Allowable Landings |
| :--- | :--- |
| TED | Turtle Excluder Device |
| TRP | Take Reduction Plan |
| US | United States |
| USD | U.S. Dollars |
| USFWS | U.S. Fish and Wildlife Service |
| VEC | Valued Ecosystem Component |
| VIMS | Virginia Institute of Marine Science |
| VMS | Vessel Monitoring System |
| VTR | Vessel Trip Report |
| YPR | Yield per recruit |

### 4.0 BACKGROUND AND PURPOSE

### 4.1 PURPOSE AND NEED FOR ACTION

Table 5 summarizes the needs for action and the corresponding purposes. The "Need for Action" describes "Why are the Council and Board taking a given action?" For each "Need for Action" there is a "Corresponding Purpose," which is how the Council and Board propose to address the Need for Action. Additional details on the needs and purposes are provided after the table. The alternatives described in this document provide a reasonable range of specific tools to address each purpose, i.e. solve the problem.

Table 5: Summary of purposes and needs for this action.

| Need for Action | Corresponding Purpose | Alternatives That Address This Purpose |
| :---: | :---: | :---: |
| 1. Federal permit qualification criteria have not changed since establishment in 1993. Stakeholders believe lenient original qualifications criteria resulted in more permits than the fishery could profitably support in the long term. Recent lower quotas and concerns about inactive vessels reentering the fishery led to a perceived need to adjust fleet size to more closely reflect current stock and fishery conditions. | Consider reducing federal commercial moratorium permit capacity | $\begin{array}{\|ll} \bullet \bullet & 1 \mathrm{~A} \\ \bullet \bullet & 1 \mathrm{~B}-1 \\ \bullet & 1 \mathrm{~B}-2 \\ \bullet \bullet & 1 \mathrm{~B}-3 \\ \bullet \bullet & 1 \mathrm{~B}-4 \\ \bullet \bullet & 1 \mathrm{~B}-5 \\ \bullet \bullet & 1 \mathrm{~B}-6 \\ \bullet & 1 \mathrm{~B}-7 \end{array}$ |
| 2. Current commercial allocation was last modified in 1993. Summer flounder distribution, biomass, and fishing effort have changed since then, and some believe initial allocations may not have been equitable or were based on flawed data; therefore, stakeholders requested evaluation of alternative allocation systems. | Consider modifications to commercial quota allocation (revised basis for state-by-state allocations or other modified allocation system) | - 2 A <br> - 2B-1 <br> - 2B-2 <br> - 2C-1 <br> - 2C-2 <br> - 2C-3 <br> - 2D-1 <br> - 2D-2 |
| 3. Council and Board members would like the ability to address landings flexibility through a simpler and more efficient action in the future if necessary (i.e., if this issue is not addressed by the states or through the Commission process). | Consider adding commercial landings flexibility as a frameworkable issue in the Council's FMP | $\begin{array}{ll} - & 3 \mathrm{~A} \\ - & 3 \mathrm{~B} \end{array}$ |

### 4.1.1 Purpose and Need 1: Consider Reducing Federal Permit Capacity

Qualifying criteria for federal commercial moratorium permits for summer flounder were determined in Amendment 2 to the Summer Flounder, Scup, and Black Sea Bass FMP (1993), and have not been modified since that time. Stakeholders have raised concerns that the qualifying criteria chosen at that time (landed any summer flounder between January 26, 1985 and January 26, 1990) may have been too lenient, resulting in more federal permits than the fishery could profitably support long-term. Many stakeholders believe that the current qualification criteria are thus outdated and should be re-evaluated based on more recent participation data and more comprehensive and accurate ladings data that have been collected in recent decades.

In addition, as both the understanding of summer flounder stock status and the Council and Board's approaches to quota setting have changed, overall quotas have been reduced from historic levels on average. There is some concern that the current number of federal permits is too high relative to recent stock size estimates and resulting quotas. Given restrictions and trends in other fisheries, there is concern about a potential increase in inactive permits re-entering the fishery for summer flounder, putting further economic strain on participating vessels under recent lower quota levels. Some stakeholder have requested that the Council and Board consider reductions in fleet capacity to ensure access to the resource for those who have actively participated in the fishery either in recent years or consistently over the many years since implementation of Amendment 2. Thus, the purpose associated with alternative set 1 is to consider whether a reduction in federal permit fleet capacity (i.e., the number of commercial moratorium permits for summer flounder) is appropriate, and if so, how qualifying criteria should be revised.

### 4.1.2 Purpose and Need 2: Consider Modifications to Current Commercial Quota Allocation

The current commercial allocation is perceived by many stakeholders as outdated given that it was last modified in 1993 and is based on landings data from 1980-1989. Evidence suggests that summer flounder distribution, center of biomass, and location of fishing effort has changed over time, likely due to a combination of stock rebuilding and climate related impacts. As changing environmental conditions have resulted in an apparent shift in the average distribution of biomass for summer flounder, there have been requests to incorporate current distribution information to quota allocations. The intention of incorporating this information is to improve efficiency in the fisheries by providing more access to the resource for states with higher concentrations of summer flounder off their coast.

In addition, many stakeholders believe the initial allocations were not equitable or were developed based on flawed data, for example asserting that historical data for some states is incomplete or inaccurate, in part because data collection methods and requirements during 1980-1989 were not necessarily consistent among states. Some support eliminating state-specific quotas for the winter fishery to increase flexibility in landing location for the commercial fishery. Stakeholders have requested evaluation of alternative systems of allocation that may take these factors into account.

Given the need described above, the purpose associated with alternative set 2 is to consider whether modifications to the commercial quota allocation are appropriate, and if so, how the quota should be reallocated.

### 4.1.3 Purpose and Need 3: Consider Adding Landings Flexibility as an FMP Framework Provision

The Council and Board are interested in exploring added flexibility in the commercial fishery in the form of landings flexibility policies, which would give commercial vessels greater freedom to land or possess summer flounder in the state(s) of their choice. The groups determined that such policies may be more effectively developed by state level agreements, which may involve fewer enforcement questions than implementing a coastwide landings flexibility policy. The Council and Board thus moved to send a letter to the states requesting the development of partnerships between states toward increased flexibility in state of landing, including policies that may allow vessels to have multiple state possession limits on board for offloading in multiple states. Because it was uncertain how much progress would be made on these state level policies, the Council and Board are also considering, through this action, adding landings flexibility policies as a frameworkable item in the Council's FMP, which would allow a future landings flexibility action to be completed more efficiently. The Board likely already has the ability to implement these policies via an addendum to the Commission's FMP. The purpose associated with alternative set 3 is to
consider adding landings flexibility policies to the list of management measures in the Council's FMP that could be modified via framework action.

### 4.2 FMP OBJECTIVES

### 4.2.1 Current FMP Objectives

The original FMP objectives were adopted via Amendment 2 to the Summer Flounder FMP in 1993 and have remained unchanged since that time. The current FMP objectives are:

1. Reduce fishing mortality in the summer flounder, scup and black sea bass fishery to assure that overfishing does not occur.
2. Reduce fishing mortality on immature summer flounder, scup and black sea bass to increase spawning stock biomass.
3. Improve the yield from these fisheries.
4. Promote compatible management regulations between state and federal jurisdictions.
5. Promote uniform and effective enforcement of regulations.
6. Minimize regulations to achieve the management objectives stated above.

### 4.2.2 Proposed Revisions to FMP Objectives

The Council and Board are proposing revisions to the current FMP objectives for summer flounder through this amendment. Revisions are proposed because many managers and stakeholders believe that the current objectives have become outdated and could provide more meaningful guidance if updated. Changes in stock abundance, fishing mortality rates, and the management framework have made the existing objectives less relevant than they could be.

While the current FMP contains only management objectives, the proposed revisions contain both broader goals as well as objectives. Goals are broad, big picture, and aspirational. They can help communicate high-level values and priorities for summer flounder management. Objectives are more specific and actionable. They can help describe important steps toward accomplishing goals. Strategies refer to specific processes, decision points, and actions the Council and Board may take to achieve objectives and support goals. The current and proposed revisions to FMP objectives do not address specific management strategies, as these are laid out through specific management measures within the FMP.

In the fall of 2015, the Council contracted the Fisheries Leadership \& Sustainability Forum (Fisheries Forum) ${ }^{3}$ to solicit feedback from the Council's Demersal Committee, the Commission's Summer Flounder, Scup, and Black Sea Bass Board, and members of both bodies' Advisory Panels on the structure, content, and use of FMP goals and objectives. Fisheries Forum staff also reviewed feedback on goals and objectives obtained from the amendment scoping process and the Council's 2012 Visioning and Strategic Planning Project Stakeholder Input Report. Fisheries Forum distilled this feedback into a synthesis of ideas, perspectives, and themes of discussion, integrated with subsequent recommendations from the Summer Flounder Amendment Fishery Management Action Team (FMAT). ${ }^{4}$

In December 2015, the Council and Board held a workshop on summer flounder FMP goals and objectives, where the groups reviewed the Fisheries Forum synthesis of input on goals and objectives and provided additional feedback and direction for revisions. The feedback from this workshop was incorporated into revised draft goals and objectives that were reviewed by the Demersal Committee in

[^3]November 2017 and, after slight modifications, approved for public hearings by the Council and Board in December 2017.

The proposed revised FMP Goals and Objectives for summer flounder, approved by the Council and Board in March 2019, include three goal statements, each with one or more associated management objectives. The proposed revisions are as follows:

Goal 1: Ensure the biological sustainability of the summer flounder resource in order to maintain a sustainable summer flounder fishery.

Objective 1.1: Prevent overfishing, and achieve and maintain sustainable spawning stock biomass levels that promote optimum yield in the fishery.
Goal 2: Support and enhance the development and implementation of effective management measures.

Objective 2.1: Maintain and enhance effective partnership and coordination among the Council, Commission, Federal partners, and member states.

Objective 2.2: Promote understanding, compliance, and the effective enforcement of regulations.
Objective 2.3: Promote monitoring, data collection, and the development of ecosystem-based science that support and enhance effective management of the summer flounder resource.
Goal 3: Optimize economic and social benefits from the utilization of the summer flounder resource, balancing the needs and priorities of different user groups to achieve the greatest overall benefit to the nation.

Objective 3.1: Provide reasonable access to the fishery throughout the management unit. Fishery allocations and other management measures should balance responsiveness to changing social, economic, and ecological conditions with historic and current importance to various user groups and communities.

### 4.3 MANAGEMENT UNIT

The management unit for summer flounder (Paralichthys dentatus) consists of the U.S. waters in the western Atlantic Ocean from the southern border of North Carolina northward to the U.S.-Canadian border.

### 4.4 FMP HISTORY AND CURRENT MANAGEMENT

### 4.4.1 Joint Management Overview

The Mid-Atlantic Fishery Management Council (MAFMC or Council) and the Atlantic States Marine Fisheries Commission (ASMFC or Commission) work cooperatively to develop fishery regulations for summer flounder off the east coast of the United States. The Commission manages summer flounder through their Summer Flounder, Scup, and Black Sea Bass Board (Board). The Council and Board work in conjunction with the National Marine Fisheries Service (NMFS), which serves as the federal implementation and enforcement entity. This cooperative management endeavor was developed because a significant portion of the catch is taken from both state (0-3 miles offshore) and federal waters (3-200 miles offshore, also known as the Exclusive Economic Zone, or EEZ).

The Commission has primary authority for development of FMPs for state waters under the authority of the Atlantic Coastal Fisheries Cooperative Management Act (ACFCMA) of 1993. All Atlantic coast states that are included in a Commission fishery management plan must implement required conservation provisions of the plan or the Secretary of Commerce may impose a moratorium for fishing in the noncompliant state's waters. The Council, under the MSA, has primary authority for developing federal FMPs for Council managed species. The Council and Board meet jointly at least twice a year to approve management measures for the fishery for the upcoming year or years. State fishery departments implement FMP measures under the ACFCMA, while NMFS issues rules to implemented approved FMPs prepared by the Councils.

The joint FMP for summer flounder became effective in 1988 (see section 4.4.2), establishing measures to ensure effective management of summer flounder fisheries. Current required measures include catch and landings limits, commercial quotas, recreational harvest limits, minimum fish sizes, gear regulations, permit requirements, and other provisions as prescribed by the FMP. The large commercial and recreational fisheries for summer flounder are managed primarily using output controls (catch and landings limits), with 60 percent of the landings being allocated to the commercial fishery as a commercial quota and 40 percent allocated to the recreational fishery as a recreational harvest limit. Management also uses minimum fish sizes, gear regulations, permit requirements, and other provisions as prescribed by the FMP.

State regulations apply to vessels fishing in state waters; however, vessels with federal summer flounder permits must abide by the federal regulations regardless of where they are fishing. If state and federal measures differ, the vessel must abide by whichever measure is more restrictive. Approved regulations are enforced through cooperative actions of the U.S. Coast Guard, NMFS Law Enforcement, and state authorities.

The Secretary of Commerce has the ultimate responsibility for summer flounder measures. The Council's proposed FMPs and amendments are submitted to the Secretary of Commerce for approval, which in most cases is delegated to NMFS. NMFS typically prepares specifications and implementing federal regulations for the summer flounder fishery based on the recommendations of the Council and Commission, if such recommendations are deemed to be consistent with the MSA and other applicable law. NMFS publishes proposed rules in the Federal Register for public comment. As mentioned above, the Secretary of Commerce also has ultimate responsibility for determining whether individual state measures are consistent with the Commission's FMP. If the Commission finds a state out of compliance and is unable to rectify this issue, the Commission may notify the Secretary. Within 30 days of receiving the Commission's notice, the Secretary must decide whether the state is out of compliance, and if so, whether the noncompliance compromises the conservation of the fishery. If it does, the Secretary can impose a moratorium on all summer flounder fishing (commercial and recreational), until the Commission and the Secretary determine that the noncompliance has ceased.

### 4.4.2 Original FMP

The Council first considered the development of an FMP for summer flounder in late 1977. It was determined that the initial plan would be prepared by the Commission, and New Jersey was designated as the state with lead responsibility for the plan. The state/federal draft was adopted by the Commission at its annual meeting in October 1982. The original management measure recommendations in the Commission's plan included a 14 -inch total length minimum fish size or a 5.5 " minimum net mesh for mobile fishing gear; seasonal measures were not included.

The original Council Summer Flounder FMP (MAFMC 1988) was based on the Commission's management plan and was approved by NMFS in 1988. At the time of Council adoption of the FMP, most states had not implemented the Commission plan. Massachusetts, Rhode Island, Connecticut, New York, and Delaware had 14-inch minimum size limits. New Jersey had a 13-inch limit, while Maryland and Virginia had 12-inch limits and North Carolina had an 11-inch limit. Minimum mesh regulations were in effect for some or all of the waters and/or gear in New Jersey (4.5"), Maryland (2.5" gill net), Virginia (4.5"), and North Carolina (4.5").

The Council's original FMP adopted for public hearings in October 1987 included a minimum fish size and a minimum otter trawl mesh size. In light of industry opposition and negative comments on the enforceability of minimum net mesh rules by NMFS and the Coast Guard, the mesh provision was dropped by the Council in the final version of the FMP (and taken up later in Amendments 1 and 2, as described below). The final version of the original Council FMP did include a 13 -inch minimum size requirement (for both recreational and commercial possession), permit requirements, and a plan to begin annually reviewing fishing mortality estimates and the performance of management measures after the third year of FMP implementation.

### 4.4.3 Amendments and Other FMP Modifications

Amendment 1 to the FMP (1990) added an overfishing definition to the FMP and proposed a minimum net mesh size to protect the 1989 and 1990 year classes. NMFS approved the overfishing definition, but disapproved the minimum net mesh provision because the mesh size along with the existing minimum fish size would not allow the overfished resource to rebuild.

Amendment 2 (1993) was a comprehensive amendment designed to rebuild a severely depleted summer flounder stock. Amendment 2 contained a number of management measures to regulate the commercial and recreational fisheries for summer flounder, including a rebuilding schedule, commercial quotas, recreational harvest limits, size limits, gear restrictions including minimum mesh sizes, and permit and reporting requirements. Amendment 2 established a mesh size exemption for the flynet fishery, as well as the small mesh exemption area, an offshore area where fishermen participating in the winter trawl fishery may obtain an authorized exemption from the minimum mesh size regulations. Amendment 2 also established the Summer Flounder Monitoring Committee, which meets annually to review the best available biological and fisheries data and make recommendations regarding the commercial quota and other management measures.

Amendment 3 (1993) modified the demarcation line for the small mesh exempted fishery area, and increased the large mesh net possession threshold (established in Amendment 2) to 200 pounds during the winter fishery (November 1-April 30). Amendment 3 also stipulated that otter trawl vessels fishing from 1 May through 31 October could only retain up to 100 pounds of summer flounder before using the large mesh net.

Amendment 4 (1993) adjusted Connecticut's commercial landings of summer flounder and revised the state-specific shares of the coastwide commercial summer flounder quota as requested by the Commission. Amendment 5 (1993) allowed states to transfer or combine portions of their commercial quota. Amendment 6 (1994) allowed multiple nets on board if they were properly stowed and changed the deadline for publishing the overall catch limits and commercial management measures to 15 October and the recreational management measures to 15 February. Amendment 7 (1995) revised the fishing mortality rate reduction schedule for summer flounder.

In 1996, NMFS requested that the black sea bass and scup regulations be incorporated into another existing FMP to reduce the number of separate fisheries regulations issued by the federal government. As a result, the Scup FMP and the Black Sea Bass FMP were incorporated into the summer flounder regulations as Amendments 8 and 9 (1996) to the Council's Summer Flounder FMP, respectively. There are no Amendments 8 or 9 in the Commission's FMP; the Board opted at the time to manage Scup and Black Sea Bass under separate FMPs. The Council's Amendments 8 and 9 were major amendments that implemented a number of management measures for scup and black sea bass including commercial quotas, commercial gear requirements, minimum size limits, recreational harvest limits, and permit and reporting requirements.

Amendment 10 (1997) made several changes to the summer flounder regulations implemented by Amendment 2 and later amendments to the Summer Flounder, Scup and Black Sea Bass FMP. Specifically, this amendment modified the commercial minimum mesh regulations, continued the moratorium on entry of additional commercial vessels, removed provisions pertaining to the expiration of the moratorium permit, prohibited the transfer of summer flounder at sea, and established a special permit for party/charter vessels to allow the possession of summer flounder parts smaller than the minimum size.

Amendment 11 (1999) was implemented to achieve consistency among Mid-Atlantic and New England FMPs regarding vessel replacement and upgrade provisions, permit history transfer, splitting, and renewal regulations for fishing vessels issued Northeast Limited Access federal fishery permits.

Amendment 12 (1999) brought the FMP into compliance with the new and revised National Standards and other required provisions of SFA. Specifically, the amendment revised the overfishing definitions (National Standard 1) for summer flounder, scup, and black sea bass and addressed the new and revised National Standards (National Standard 8 - consider effects on fishing communities; National Standard 9 reduce bycatch; and National Standard 10 - promote safety at sea) relative to the existing management measures. The amendment also identified essential habitat for summer flounder, scup and black sea bass. In addition, Amendment 12 added a framework adjustment procedure that allows the Council to add or modify management measures through a streamlined public review process. Amendment 12 was partially approved on 28 April 1999.

Framework 1 (2001) established quota set-aside for research for summer flounder, scup, and black sea bass. Framework 2 (2001) established state-specific conservation equivalency measures for the recreational fishery. Framework 3 (2003) allowed for rollover of winter scup quota, and revised the star data for the summer quota period for the scup fishery. Framework 4 (2003) established a system to allow for transfer of scup at sea.

Amendment 13 (2003) addressed the disapproved sections of Amendment 12, revised the black sea bass commercial quota system, and addressed other black sea bass management measures. Although there were some alternatives included in public hearing drafts of the document that could have resulted in changes to summer flounder or scup management measures, none were preferred alternatives or approved for implementation. As a result, Amendment 13 has no impact on summer flounder or scup.

Framework 5 (2004) established the ability to implement multi-year specification of quota (for up to three years at a time) for all three plan species. Framework 6 (2006) established the option of regionspecific conservation equivalency measures for the summer flounder recreational fishery. Framework 7 (2007) built flexibility into the process to define and update stock status determination criteria for each plan species.

Amendment 14 (2007) established a rebuilding schedule for scup and made the Scup Gear Restricted Areas (GRAs) modifiable through the framework adjustment process. Amendment 16 (2007) implemented Standardized Bycatch Reporting Methodology (SBRM). Amendment 15 (2011) Established Annual Catch Limits (ACLs) and Accountability Measures (AMs), as required by the 2007 reauthorization of the MSA. Amendment 19 (2013) modified the AMs for the Council's recreational fisheries. Amendment 17 (2015) implemented a revised version of the Standardized Bycatch Reporting Methodology (SBRM).

Framework 8 (2015) modified the opening date of the black sea bass recreational fishery to May 15, starting in 2015. Amendment 18 (2015) eliminated the requirement for vessel owners to submit "did not fish" reports for the months or weeks when their vessel was not fishing, and removed some of the restrictions for upgrading vessels listed on Federal fishing permits. Framework 9 (2016) modified the southern and eastern boundaries of the Southern Scup Gear Restricted Area (GRA).

Framework 10 (2017), the Omnibus For-Hire Electronic Trip Report Framework, implemented a requirement for vessels that hold party/charter permits for Council-managed species to submit vessel trip reports electronically (eVTRs) while on a trip carrying passengers for hire. Framework 11 (2018) established a process for setting constant multi-year Acceptable Biological Catch (ABC) limits for Council-managed fisheries, and clarifies several elements of the Council's risk policy. Framework 12 (2017) modified the dates of the scup commercial quota periods, such that the month of October was moved to the Winter II quota period.

Amendment 20 (2017), the Unmanaged Forage Omnibus Amendment, implemented management measures to prevent the development of new, and the expansion of existing, commercial fisheries on certain forage species in the Mid-Atlantic. Framework 13 (2018) modified the accountability measures required for overages not caused by directed landings (i.e., discards) in the summer flounder, scup, and black sea bass fisheries.

Framework 13 (2018) modified the Council's commercial accountability measures required for overages not caused by directed landings (i.e., discards) in the commercial summer flounder, scup, and black sea bass fisheries.

Framework 14 (2019) gave the Council the option to waive the federal recreational black sea bass measures in favor of state measures through conservation equivalency. It also implemented a transit zone for commercial and recreational summer flounder, scup, and black sea bass fisheries in Block Island Sound; and allowed for the use of a maximum size limit in the recreational summer flounder and black sea bass fisheries.

The Commission's Summer Flounder, Scup, and Black Sea Bass Board has also modified their FMP through several Board-only actions, mostly through their addendum process. These actions are available on the Commission's website at www.ASMFC.org.

### 4.4.4 Annual Specifications

Summer flounder catch limits and other management measures established under the FMP are annually reviewed and may be revised through a process known as "specifications." This primarily concerns the setting of annual catch and landings limits, which typically fluctuate from year to year based on biological trends in the stock as well as performance of the fisheries. The Council and Board may also modify certain commercial or recreational management measures during the specifications process, such as minimum size limits, possession limits, seasons, gear requirements and restrictions, and exemption programs.

The Council's Scientific and Statistical Committee (SSC) and Monitoring Committee (MC) recommend annual ABC levels and Annual Catch Limits (ACLs) for summer flounder, which are then approved by the Council and Commission and submitted to NMFS for final approval and implementation. Amendment 2 (1992) set the allocation of $60 \%$ of the total allowable landings (TAL) to the commercial sector as a commercial quota, with the other $40 \%$ of the TAL allocated to the recreational sector as a recreational harvest limit. Projected discards are apportioned between the commercial and recreational sectors based on a three-year moving average of discards by sector, and combined with the landings limits to derive the sector-specific ACLs.

The Council first implemented recreational and commercial ACLs, with a system of overage accountability, in 2012 (MAFMC 2011). Prior to this time, the fishery was managed based on total allowable landings. Both the ABC and the ACLs are catch limits (i.e., include both projected landings and discards), while the commercial quota and the recreational harvest limit are landing limits.

The recreational measures are considered later in each year because recreational data from the Marine Recreational Information Program (MRIP) becomes available in two-month "waves." The Council and Board want to consider the most up-to-date recreational data possible when making recommendations for the upcoming year.

### 4.4.5 Commercial Fishery Management

The coastwide annual commercial quota ( $60 \%$ of the TAL for the overall fishery as described above) is currently allocated on a percentage basis to each of the states in the management unit (Maine-North Carolina) based on historical landings from the period 1980-1989. ${ }^{5}$ State-by-state allocations were developed to allow each state to develop specific management programs that were designed for the commercial fishery in their state.

The commercial quota is divided among the states based on the allocation percentages given in Table 6 and each state sets measures to achieve their state-specific commercial quotas. These allocations are included in both the Council and the Commission FMPs. When a state's quota has been landed, fishing for and/or landing summer flounder is prohibited in that state. Any quota overages by a state during the year are subtracted from the state's quota the following year.

[^4]Table 6: State-by-state percent share of commercial summer flounder allocation.

| State | Allocation (\%) |
| :---: | :---: |
| ME | 0.04756 |
| NH | 0.00046 |
| MA | 6.82046 |
| RI | 15.68298 |
| CT | 2.25708 |
| NY | 7.64699 |
| NJ | 16.72499 |
| DE | 0.01779 |
| MD | 2.03910 |
| NA | 21.31676 |
| Total | 27.44584 |
|  | 100 |

These state-by-state shares reflect a revision made later in 1993, after the state of Connecticut argued that during the early and mid-1980s, the state did not have the authority to collect landings data from offshore fishermen, nor did NMFS provide a port agent to the state. Thus, the state contended that their commercial landings during the allocation base years were underreported and that its quota share was too small. Amendment 4 (1993) increased Connecticut's quota share from $0.95 \%$ to $2.26 \%{ }^{6}$

States are required to adopt appropriate measures to manage their quota shares, and employ a variety of quota periods, trip limits, and other such measures to do so. Quota periods and other quota management measures vary from state to state (Table 7).

[^5]Table 7: State-specific commercial quota management summary as of April 2017. States may manage their quota as they see fit each year and some states revise their management strategy frequently.

| State | Commercial Quota Management Summary |
| :---: | :---: |
| Massachusetts | Two quota periods ( $30 \%$ allocated to January 1-April 22; $70 \%$ to April 23-December 31). Landings or possession of fluke by commercial fishermen allowed from 6 AM to 8 PM daily only. Gear-specific season, open days and possession limits. |
| Rhode Island | Three quota periods (54\% of quota allocated to January 1-April 30; 35\% to May 1-October 31; 11\% from November 1-December 31). Possession limits vary by period. |
| Connecticut | The harvest strategy is reassessed each year and modified based on annual quota and industry input. Currently, there are four quota periods: Winter I (January 1-March 31), April, Summer (May 1-October 31), Winter II (November 1-December 31). Quota period year-to-date targets include $25 \%$ through Winter I; $95 \%$ through April and Summer, and $100 \%$ through Winter II. Possession limits vary by period and may be adjusted if period target quota is projected to be landed. |
| New York | Seven quota periods: January-March (25\%); April (10\%; May (14\%); June-July (27\%); AugustSeptember ( $14 \%$ ); October ( $5 \%$ ); December ( $5 \%$ ). Initial daily trip limit is 70 lb in period 1 and 50 lb in all other periods. Over/under harvest from period 1 rolls into period 7; over/under harvest from period 2 into period 6 ; over/under harvest from periods 3 through 5 are rolled into the next period. |
| New Jersey | Six landings periods with differing daily and/or weekly possession limits: January-February; MarchApril; May-June; July-August; September-October; November-December. Over/under harvest from any of the first five periods is added or deducted from the following period. $10 \%$, but no more than 200,000 pounds, is allocated to bycatch landings when the directed fishery in a given period is closed. The bycatch allocation is divided between the six seasons at the same percentage as for the directed fishery. |
| Delaware | Delaware qualifies for de minimis status for the commercial summer flounder fishery; the fishery operates under a 200 pound trip limit year round. |
| Maryland | Managed under an IFQ system, where permit holders may land their allocation year-round with no possession limits. Non-permitted harvesters are subject to the relevant daily possession limits ( 100 lb per day from the Atlantic Ocean and 50 lb per day from the Chesapeake Bay and tributaries). |
| Virginia | Two landings periods and a separate allocation for tidal waters. Summer flounder harvest from Virginia tidal waters is limited to 300,000 pounds, 142,114 pounds of which is set aside for the Chesapeake Bay. Period 1 includes the first Monday in January-October 31 ( $70.7 \%$ of the quota after deducting tidal allocation). The second period (November 1-December 31) is allocated 29.3\% of the quota, after the tidal allocation. Over/under harvest from the first period may be deducted or added to the second. Possession limits vary by period. |
| North Carolina | The North Carolina season for landing ocean-caught flounder opens January 1 each year. If 80 percent of the quota is projected to be taken, North Carolina ports are closed to landing of flounder taken from the ocean. The season reopens November 1 if there is remaining quota. If after reopening, if 100 percent of the quota is projected to be taken prior to the end of the year, the fishery is closed. |

Amendment 5 (1993) allowed two or more states, with the consent of NMFS, to transfer or combine their summer flounder commercial quota under mutual agreement and with the approval of the NMFS Regional Administrator. These transfers do not permanently affect the state specific share of the coastwide quota that each state receives each year. The ability to transfer or combine quota allows states the flexibility to respond to variations in the resource, short term emergency situations, often called "safe harbor" requests (e.g., when it is unsafe for a vessel to return to its intended port because of weather, mechanical breakdown of vessel, injured crew member, etc.), or other factors affecting the distribution of catch. A quota transfer may take place after the Regional Administrator receives a request from two or more states, considers the requirements of the quota transfer regulations, and makes a determination to transfer the quota. Approved quota transfers are published in the Federal Register.

Currently, both the Council and Commission's FMPs require a 14 -inch total length minimum fish size in the commercial fishery. Trawl nets are required to have 5.5 -inch diamond or 6-inch square minimum mesh in the entire net for vessels possessing more than the threshold amount of summer flounder (i.e., 200 lb from November 1-April 30 and 100 lb from May 1-October 31). These requirements are in place in the federal regulations for federal waters and federal permit holders, and each state within the management unit is required to implement these measures as a condition of compliance with the Commission's FMP. A thorough review of summer flounder commercial management measures that can be modified through specifications was conducted in the fall of 2015. The report on those measures can be found at: http://www.mafmc.org/s/Tab11_SF-S-BSB-Commercial-Measures.pdf.

Commercial landings relative to the commercial quotas has varied over the years since quotas were implemented. Reporting and in-season monitoring have improved, meaning that generally the commercial fishery is able to achieve landings very close to the commercial quota in any given year (Figure 1).


Figure 1: Percent overage/underage relative to summer flounder commercial quota, 1994-2018. Performance is relative to initial quotas prior to deductions for overages. Data source: NMFS dealer data as of June 2019.

### 4.4.6 Recreational Fishery Management

There is a significant recreational fishery for summer flounder, primarily in state waters when the fish migrate inshore during the warm summer months. Each year the Council and Board approve a recreational harvest limit in pounds (landings only) as well as a recreational ACL (landings and discards). The Council and Board also determine annually whether to manage the recreational fishery under coastwide measures or conservation equivalency, as specified under Addendum IV/Framework 2 (2001) and Addendum VIII/Framework 6 (2003) to the FMPs. Under conservation equivalency, state- or region- specific measures are developed through the Commission's management process and submitted to NMFS. The combined state or regional measures must achieve the same level of conservation as would a set of
coastwide measures developed to adhere to the overall recreational harvest limit. If NMFS considers the combination of the state- or region- specific measures to be "equivalent" to the coastwide measures, they may then waive the coastwide regulation in federal waters. Anglers fishing in federal waters are then subject to the measures of the state in which they land summer flounder. The recreational fishery has been managed using conservation equivalency each year since 2001 (state-specific conservation equivalency through 2013, and regional conservation equivalency since 2014). Recreational measures for 2019 are shown in Table 8.

Table 8: 2019 regional measures for summer flounder.

| State | Minimum Size (inches) | $\begin{gathered} \hline \text { Possession } \\ \text { Limit } \\ \hline \end{gathered}$ | Open Season |
| :---: | :---: | :---: | :---: |
| Massachusetts | 17 | 5 fish | May 23-October 9 |
| Rhode Island (Private, ForHire, and all other shore-based fishing sites) | 19 | 6 fish | May 3-December 31 |
| RI 7 designated shore sites | 19 | 4 fish* |  |
|  | 17 | 2 fish* |  |
| Connecticut | 19 |  |  |
| CT Shore Program (45 designed shore sites) | 17 | 4 fish | May 4- September 30 |
| New York | 19 |  |  |
| New Jersey | 18 | 3 fish | May 24- September 21 |
| NJ Shore program site (ISBSP) | 16 | 2 fish |  |
| New Jersey/Delaware Bay COLREGS | 17 | 3 fish |  |
| Delaware | 16.5 | 4 fish | January 1- December 31 |
| Maryland |  |  |  |
| PRFC |  |  |  |
| Virginia |  |  |  |
| North Carolina | 15 | 4 fish | January 1- December 31 |

### 4.4.7 History of This Action

In the years leading up to the initiation of this action in December 2013, a number of issues and concerns relative to summer flounder management were raised by Council and Commission members, advisors, and other interested stakeholders. The Council received significant input on summer flounder management during the Council's Visioning and Strategic Planning process, conducted from 2011-2013. During this process, input gathered from surveys, port meetings, and other comment opportunities indicated there was significant stakeholder interest in re-examining and updating summer flounder management strategies.

The Council and Commission proposed this action to evaluate the need for management response to changing conditions in the summer flounder fishery. This includes addressing apparent shifts in the distribution and center of biomass for the summer flounder stock (possibly related to the effects of rebuilding and/or climate change), as well as changing social and economic drivers for these fisheries. This action was proposed so that the FMP goals, objectives, and management strategies could be assessed in light of these changing fishery conditions, and can be better aligned with stakeholder priorities.

In December 2013, the Council moved:
"...that the Council, pursuant to its strategic plan, develop an amendment to the FMP for summer flounder that will review \& update the goals and objectives of the plan and re-examine the fishery management strategies for the commercial \& recreational fisheries."

In June 2014, the Council moved to request that NMFS revise the control date for the commercial summer flounder fishery, for potential use in development of federal permit requalification alternatives. In August, NMFS published an advanced notice of proposed rulemaking, establishing August 1, 2014 as the new control date for the commercial summer flounder fishery (79 FR 44737).

As described in section 1.4.1., a notice of intent to prepare an EIS was published in the Federal Register on September 16, 2014 (79 FR 55432). NEPA requires that the Council conduct one or more scoping meetings to inform interested parties of the proposed action and alternatives, and to solicit comments on the range and type of analysis to be included in the EIS. A scoping process was conducted from September 16, 2014 through October 31, 2014. Fourteen public scoping hearings were held from Massachusetts through North Carolina. ${ }^{7}$ Hearings were attended by approximately 200 people in total. In addition, a total of 100 written comments were received via email (49), web form (31), mail (17), or fax (3).

Based on the scoping comments received, in December 2014 the Council and Board identified general categories of issues to be explored through the amendment process as possible alternative sets, including 1) FMP goals and objectives, 2) the allocation between the commercial and recreational fisheries, 3) recreational management measures and strategies, and 4) commercial measures and strategies.

However, later in the amendment process, the Council and Board opted to split the action to delay development of FMP modifications involving recreational fishery issues. This decision was due to changes in the Marine Recreational Information Program (MRIP) that were expected to substantially change the time series of recreational catch and harvest. Because this data would be relied upon for analysis of recreational issues, the Council and Board eventually determined that it was problematic to pursue major changes to recreational FMP elements until the MRIP revisions were finalized and the new datasets were publicly available. Thus, as described in a supplemental notice of intent to prepare an EIS published in the Federal Register on March 29, 2018 ( 82 FR 13478), the Council and Board chose to split the action to delay addressing any issues that would rely heavily on recreational data, including: 1) quota allocation between the commercial and recreational sectors and 2) recreational management measures and strategies.

In 2017, the Council and Board identified the following priority issues for development within this action:

1. Fishery Management Plan (FMP) goals and objectives for summer flounder (section 4.2)
2. Commercial management measures and strategies, including:
3. Federal commercial moratorium permit requalification (section 5.1)
4. Commercial allocation (section 5.2)
5. Landings flexibility framework provisions (section 5.3).

Draft options for the above issues were developed by staff and FMAT and refined by the Demersal Committee through several meetings in 2017. The Council and Board approved a range of alternatives for public hearings, based on the Demersal Committee recommendations, at the December 2017 meeting, and

[^6]approved a public hearing document in April 2018. During the April 2018 meeting, the Board approved the ASMFC version of the amendment document, while the Council approved a Draft EIS (DEIS) in June 2018.

Public hearings and a public comment period were conducted in the fall of 2018. Ten public hearings were held from Massachusetts through North Carolina between September 10 and September 27, 2018. Written comments were accepted from August 10, 2018 through October 12, 2018. Public hearing summaries and written comments from the open comment period can be found here: http://www.mafmc.org/s/SF-Amendment-comment-summary_FINAL_Nov2018.pdf.

The Council and Board first considered taking final action on this amendment in December 2018, but after lengthy discussion, moved to postpone final action until February 2019. The groups considered a motion that would have established a deadline for states to submit proposals for additional commercial allocation options, to be considered at the February meeting; however, this motion did not pass. The planned February 2019 joint meeting was delayed until March 2019 due to the lapse in government appropriations in late 2018/early 2019. The Council and Board took final action on this amendment on March 6, 2019. ${ }^{8}$

### 5.0 MANAGEMENT ALTERNATIVES

This amendment considers revisions to the commercial summer flounder moratorium permit qualifications, revisions to the commercial allocation formula for summer flounder, and the addition of framework provisions to the FMP that would allow for future framework actions to establish commercial landings flexibility policies.

In recognition of the diversity of potential solutions to these goals, a range of possible options for management measures ("alternatives") were developed for consideration in terms of their effectiveness and practicability. This approach also complies with the statutory requirements of the National Environmental Policy Act (NEPA) for a consideration of a "range of alternatives" in evaluating the environmental impacts of federal actions. The range of alternatives is presented below. Section 5.1 describes the commercial moratorium permit requalification options, section 5.2 describes the commercial allocation options, and section 5.3 describes the framework provision options for landings flexibility. In addition, several alternatives were considered by the Council and Board and rejected for further analysis. These "considered but rejected" alternatives are described in section 5.4. The complete analyses of the biological, economic, and social impacts of the alternatives presented in sections 5.1-5.3 are presented in section 7.0 of this document.

### 5.1 Alternative Set 1: Federal Moratorium Permit Requalification

This action considers revision to the requalification criteria for federal summer flounder commercial moratorium permits. The permit requalification alternatives (sub-alternatives under alternative 1B) consider various combinations of landings thresholds and time periods over which those landings thresholds must have been achieved. Only current moratorium rights holders could requalify, and this action would not allow new entrants to obtain a permit based on the qualifying criteria. This action does not consider permit qualification at the state level.

[^7]
### 5.1.1 Alternative 1A: No Action/Status Quo (Preferred)

This alternative would make no changes to the current eligibility for commercial moratorium permits for summer flounder. There is a single limited access federal permit category for the summer flounder commercial fishery: summer flounder moratorium permits. There is no commercial open access permit category for summer flounder nor are there separate permits for incidental catch. A moratorium permit is required to fish commercially for summer flounder in federal waters, and to sell any amount of summer flounder to a federally permitted dealer.

Moratorium permits were established via Amendment 2 to the FMP (1993) and were issued to the owner or operator of a vessel that landed and sold summer flounder in the management unit between January 26, 1985 and January 26, 1990, OR the vessel was under construction for, or was being re-rigged for, use in the directed fishery for summer flounder on January 26, 1990 (provided the vessel had landed summer flounder for sale prior to implementation of Amendment 2).

All moratorium permits must be reissued on an annual basis by the last day of the fishing year for which the permit is required, unless a Confirmation of Permit History (CPH) has been issued (as described below). To be eligible for a moratorium permit, a vessel must have been issued a moratorium permit in the previous year or be replacing a vessel that was issued a moratorium permit after the owner retires the vessel from the fishery.

The fishing and permit history of a vessel is presumed to transfer with the vessel whenever it is bought, sold, or otherwise transferred, unless there is a written agreement verifying that the transferor/seller is retaining the vessel's fishing and permit history for purposes of replacing the vessel. A limited access permit cannot be "split" from another limited access permit; generally, this means if two or more different limited access permits are on one boat they may not be divided and put on two or more boats.

## Confirmation of Permit History

A CPH may be issued when a vessel that has been issued a limited access permit has sunk, been destroyed, or has been sold to another person without its permit history. Possession of a CPH will allow the permit holder to maintain landings history of the permit without owning a vessel. A CPH preserves the eligibility of an individual to apply for a limited access permit for a replacement vessel based on the previous qualifying vessel's fishing and permit history at a subsequent time, subject to the replacement provisions specified in the federal regulations at $\S 648.4$. The CPH remains valid until the fishing and permit history preserved by the CPH is used to qualify a replacement vessel for a limited access permit.

## Vessel Replacements and Upgrades

A permit holder can submit documentation of a replacement of one vessel or CPH with another vessel and the transfer of fishing histories and limited access permit eligibility from the old vessel or CPH to the new vessel. The qualifying vessel or CPH must be under the identical ownership as the replacement vessel. The vessel length and engine horsepower may be increased either through an upgrade or a replacement. A $10 \%$ increase in length overall and a $20 \%$ increase in engine horsepower are allowed.

## Moratorium Right IDs

A moratorium right ID (MRI) is a unique number associated with a specific fishing right for summer flounder, used by GARFO to track where a particular permit history has been transferred in a vessel replacement and over time. This number is created through the original qualification process for a moratorium program.

A single vessel, regardless of its unique vessel permit number, may have multiple different MRIs (e.g., one MRI for its summer flounder permit, one for its scup permit, one for its scallop permit). If permit history has been transferred from Vessel A to Vessel B (i.e., the vessels via a vessel replacement move their fishing permits from one vessel to the other), the MRIs associated with those three permits of Vessel A would be transferred to Vessel B, even though the vessel permit numbers would stay the same for each vessel and would not transfer. For this reason, a single vessel (identified through its permit number) may be associated with multiple MRIs for summer flounder over time. The fishing permit history and associated landings would be captured through a review at the MRI level, rather than the vessel permit.

Rationale for Alternative 1A: The rationale for maintaining the existing federal permit qualification criteria is that these criteria have successfully limited participation in the fishery in the years since their implementation, and managers do not have reason to expect an influx of latent effort into the fishery in the coming years. In addition, the number of eligible permits has declined over time as some permits are not renewed, so the Council and Board have noted that latent permit capacity is decreasing naturally and is not currently a threat to successful management.

### 5.1.2 Alternative 1B: Requalifying Criteria for Federal Commercial Moratorium Permits (NonPreferred)

Alternative 1B would impose requalification criteria on current federal summer flounder moratorium permits. Permits not meeting the requalification criteria would be cancelled and could not be renewed. Permits in CPH could requalify if they meet the requalifying criteria. This alternative would not allow new entrants to qualify for a moratorium permit.
Alternative 1B has seven sub-alternatives with various combinations of qualification time periods and landings thresholds. Each of the sub-alternatives uses the revised control date for the commercial summer flounder fishery of August 1, 2014, which was published on that date by NMFS at the request of the Council (79 FR 44737). The establishment of the control date notified the public that the Council was considering future limitations on the number of federally permitted participants in the fishery. The control date was intended to help the Council and Board to identify latent effort in the summer flounder fishery. All time frame criteria within all seven sub-alternatives below use requalifying time periods for summer flounder landings prior to August 1, 2014.

As described above, eligibility for moratorium permits is tracked by NMFS using a unique moratorium right ID (MRI) number associated with a specific fishing right. This allows permit history tracking where permit history has been transferred in a vessel replacement and over time. Permit history can transfer between vessels through a vessel replacement, and the MRIs associated with those permits transfer as well, even though the vessel permit numbers remain the same for each vessel. For this reason, a single vessel permit number may be associated with multiple MRIs for summer flounder over time. In this action, any requalification would be done on the basis of landings associated with the MRI, and not the vessel permit number, since a single MRI could be associated with multiple vessels over time.

Under alternative 1B, one of the sub-options below in Table 9 would be implemented. The time periods listed below are inclusive of the start and end dates (e.g., option 1B-1 would include qualifying landings dated August 1, 2009 through July 31, 2014). The data used for re-qualification would include commercial summer flounder landings as maintained in NMFS dealer records.

Rationale for Alternative 1B: The general rationale for the summer flounder moratorium permit requalification alternatives is that an influx of latent effort (i.e., an increase in effort from inactive or rarely active permit holders) could dilute the amount of quota available to those vessels that are more dependent
on summer flounder fishing. Especially under low annual quota amounts, the uncertainty associated with possible re-entry of latent effort can also make it more difficult to set appropriate commercial measures (possession limits, seasons, etc.). The range of sub-alternatives includes both long and short requalification timeframes as well as a wide range of landings thresholds. This range allows the Council and Board to choose to eliminate only truly inactive permits and/or those entering after the August 1, 2014 control date, or to reduce permit capacity further by also eliminating permits that may be used on occasion but are not heavily reliant on summer flounder.

Table 9: Sub-alternatives under Alternative 1B, with comparison to Alternative 1A (status quo) and associated number of moratorium rights retained and eliminated. Landings thresholds refer to commercial landings of summer flounder associated with each MRI.

| Comparison to Status Quo | Time Period | Landings Threshold | \# Current MRIs | \% MRIS Requalifying | \# MRIS <br> Eliminated | \% MRIs <br> Eliminated |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Alternative 1A (No Action) | January 26, 1985 - <br> January 26, 1990 (5 <br> yrs) | At least 1 pound in any year over this time period | 940 | 100\% | $N / A$ | N/A |
| Sub-alternative under 1B | Time Period | Landings Threshold | \# MRIs <br> Requalifying | \% MRIs <br> Requalifying | \# MRIs <br> Eliminated | \% MRIs <br> Eliminated |
| Alternative 1B-1 | August 1, 2009-July <br> 31, 2014 (5 yrs) | $\geq 1,000$ pounds cumulative over this time period | 425 | 45\% | 516 | 55\% |
| Alternative 1B-2 | August 1, 2009-July 31, 2014 (5 yrs) | At least 1 pound in any year over this time period | 493 | 52\% | 448 | 48\% |
| Alternative 1B-3 | August 1, 2004-July 31, 2014 (10 yrs) | $\geq 1,000$ pounds cumulative over this time period | 552 | 59\% | 389 | 41\% |
| Alternative 1B-4 | August 1, 2004-July 31, 2014 (10 yrs) | At least 1 pound in any year over this time period | 635 | 67\% | 306 | 33\% |
| Alternative 1B-5 | August 1, 1999-July <br> 31, 2014 ( 15 yrs ) | $\geq 1,000$ pounds cumulative over this time period | 646 | 69\% | 295 | 31\% |
| Alternative 1B-6 | August 1, 1994-July <br> 31, 2014 (20 yrs) | At least 1 pound in 20\% of years in time period (i.e., in at least 4 years over this 20 -year period) | 670 | 71\% | 271 | 29\% |
| Alternative 1B-7 | August 1, 1994-July <br> 31, 2014 (20 yrs) | $\geq 1,000$ pounds cumulative over this time period | 708 | 75\% | 233 | 25\% |

### 5.2 Alternative Set 2: Commercial Quota Allocation

Alternative set 2 contains options for modifying the current state-by-state commercial allocation. All of the alternatives below assume the retention of the current process of subtracting projected commercial discards from the commercial ACL to arrive at a given year's commercial quota. The alternatives below relate to how that commercial quota is distributed by state and throughout the fishing year. GARFO would remain responsible for final landings and overage accounting for each state (where applicable) and for coastwide accounting within the management unit.

As described in more detail below, the Council's preferred allocation alternative, alternative 2C-3, was added during final action in March 2019 as a combination of two sub-alternatives included in the public hearing document.

Allocation changes through any of the alternatives in this action would be considered a one-time indefinite change. However, the Council and Board intend to review any selected allocation in not more than 10 years from implementation of this action, to determine whether additional modifications may be warranted. Following this planned review, the Council and Board may or may not initiate a future action to further revise commercial allocations in this fishery.

### 5.2.1 Alternative 2A: No Action/Status Ouo (Non-Preferred)

This alternative would make no changes to the current state allocation percentages. Currently, the coastwide quota is divided on a percentage basis to each of the states in the management unit (MaineNorth Carolina) based on historical commercial landings from the period 1980-1989 (Table 1). Each state then sets measures to achieve, but not exceed, their annual state-specific commercial quotas. These allocations are included in both the Council and the Commission FMPs. When a state's quota has been landed in a given year, commercially targeting and/or landing summer flounder is prohibited in that state. Any quota overages by a state during the year are subtracted from that state's quota the following year.

State-by-state allocations based on 1980-1989 data were developed via Amendment $2(1993)^{9}$ to allow each state to develop specific management programs that were designed for the commercial fishery in their state. A simple annual coastwide system was determined to be infeasible because of the migratory patterns of summer flounder. Without some mitigating measures, fishermen at the southern end of the range could possibly catch all the quota before fishermen at the northern end of the range had access to the summer flounder.

In 1993, the state of Connecticut argued that during the early and mid-1980s, the state did not have the authority to collect landings data from offshore fishermen, nor did NMFS provide a port agent to the state. Thus, the state contended that their commercial landings during the allocation base years were underreported and that its quota share was too small. Amendment 4 (1993) increased Connecticut's quota share from $0.95 \%$ to $2.26 \% .{ }^{10}$ Amendment 5 (1993) allowed two or more states, with the consent of NMFS, to transfer or combine their summer flounder commercial quota. These transfers do not permanently affect the state specific share of the coastwide quota that each state receives each year.

[^8]States are required to adopt appropriate measures to manage their quota shares, and employ a variety of quota periods, trip limits, and other such measures to do so. Quota periods and other quota management measures vary from state to state (see section 6.5.2, Table 7).

Rationale for Alternative 2A: The baseline years for the existing state by state allocations covered a time period when no allocations were in place and when fishing effort was relatively unrestricted, meaning that the landings during this time period should have been reflective of the availability to each state's fleet at the time. Several states have asserted that these allocations are still appropriate today especially given that long-term investments and business plans have been built around these allocations which states have adjusted to over the years since implementation.

Table 10: Alternative 2A: No Action/Status Quo; current allocations based on 1980-1989 landings. Quota percentages are taken out to five decimal places in the FMPs and federal regulations.

| State | Allocation (\%) |
| :---: | :---: |
| ME | 0.04756 |
| NH | 0.00046 |
| MA | 6.82046 |
| RI | 15.68298 |
| CT | 2.25708 |
| NY | 7.64699 |
| NJ | 16.72499 |
| DE | 0.01779 |
| MD | 2.03910 |
| VA | 21.31676 |
| NC | 27.44584 |
| Total | 100 |

### 5.2.2 Alternative 2B: Adjust State Quotas Based on Recent Biomass Distribution (Non-Preferred)

Alternative 2B would adjust the current state-by-state quota allocations based on a regional shift in exploitable biomass derived from Northeast Fisheries Science Center (NEFSC) trawl survey data. This would create a basis for state allocations that combines both status quo allocations (based solely on landings history) and distribution of biomass (which was not used in development of the current allocations).

A 2017 NEFSC analysis calculated an approximate shift in the percentage of exploitable biomass in a Northern vs. Southern region within the management unit (divided approximately at Hudson Canyon), compared across the ten-year time periods of 1980-1989 and 2007-2016. Calculations were based on NEFSC spring and fall trawl survey catches, length-calibrated to R/V Albatross IV (ALB) equivalents. NEFSC trawl survey data was used because they represent the only data sets spatially and temporally comprehensive enough to describe changes in geographic distribution of the stock over time.

To focus on allocation of commercial landings, length cutoffs were used for summer flounder caught in the survey to identify biomass retainable by the commercial fishery. Given that the commercial minimum size has remained at either 13 or 14 inches over the entire time series, the commercial size frequency has not shifted substantially over the time series. Thus, a 14 inch $=36 \mathrm{~cm}$ length cut-off was used for both time periods to capture virtually all of the commercial landings length range in both periods (and some commercial discards), to derive an index of exploitable biomass.

Survey strata were grouped into two regions divided approximately at Hudson Canyon: a Northern region with waters approximately off the states New York and north, and a Southern region with waters approximately off the states New Jersey and south. Based on recommendations of the Demersal Committee in November 2017, the analysis was revised to include additional survey strata in the Gulf of Maine and Georges Bank. A more detailed description of the analysis methods, including details of the survey strata divisions, can be found in APPENDIX B of this document.

North and South indices were weighted by the area surveyed ( $\mathrm{NM}^{2}$ ) to provide seasonal total indices to express the Northern percentage of the total exploitable biomass for each season and period. The seasonal (spring and fall) exploitable biomass was then summed for each region to calculate total relative biomass for each region and period. Figure 2 shows the results for trends in spring relative biomass for 1980-1989 and 2007-2016 and Figure 3 shows the fall relative biomass over the same time periods.


Figure 2: NEFSC spring survey relative biomass for 1980-1989 and 2007-2016; relative to area surveyed.


Figure 3: NEFSC fall survey relative biomass for 1980-1989 and 2007-2016; relative to area surveyed.

For relative exploitable biomass averaged over each period, the Northern region percentage increased from $67 \%$ on average during 1980-1989 to $80 \%$ on average during 2007-2017 (Figure 4) an absolute increase of $13 \%$ relative to the coast ( $+13 \%$ in the Northern region, $-13 \%$ in the Southern region).


Figure 4: NEFSC survey relative biomass annual percent in Northern region, 1980-1989 and 20072016. The remaining relative biomass is attributable to the Southern region.

Under alternative 2B, the change in Northern region relative exploitable biomass would serve as the basis for adjustments to the current state-by-state allocation percentages. Two mathematical methods are proposed as two sub-alternatives under alternative $2 \mathbf{B}$, to translate the change in regional exploitable biomass into changes in allocation. These two different approaches, sub-alternatives 2B-1 and 2B-2 described below, are both mathematically justified but have a slightly different emphasis on how much of the revised allocation should be based on recent (2007-2016) exploitable biomass distribution.

The key difference in the sub-alternatives below is whether changes in biomass and allocation are calculated as an absolute shift relative to the coast, or as a percent change relative to the Northern region. For reference, absolute change or shift describes the simple difference between the proportions attributable to the Northern and Southern regions in each time period. (e.g., $67 \%$ relative exploitable biomass in the North on average from 1980-1989 grew to $80 \%$ relative exploitable biomass on average from 2007-2016, an absolute increase in the North of $13 \%$ ). This describes how the proportions change in the North and South relative to the coastwide total.

Percent change expresses the change (percent increase or decrease) relative to the original regional value. ${ }^{11}$ Because this is an expression of the change between two values relative to the regional starting value, this needs to be calculated using either the Northern or Southern region as the "starting value," with a subsequent adjustment to the other region to make the total allocations equal to $100 \%$.

Regardless of the method, absolute change between the North and South, relative to the coastwide total allocation, will always be equivalent in magnitude ( + to the North, - to the South), since the total coastwide allocation is always $100 \%$. However, the percentage change (\% increase or decrease) in state/regional quotas relative to the previous state/regional quotas will never be equivalent in magnitude regardless of the method, because regional starting allocations are different (i.e., starting allocations are not 50/50). If allocations are adjusted using percent changes, a decision needs to be made to start with either the North or the South, and adjust the other region so that final allocations add to $100 \%$.

Rationale for Alternative 2B: The rationale for alternative 2 B is to incorporate information about biomass distribution of summer flounder into the allocation scheme for the commercial fishery, in order to provide increased access for permitholders in states with a higher concentration of the resource off their shores. Although the distribution of summer flounder biomass was not explicitly considered when developing the current allocations (except to the extent that landings history could be considered a proxy for fishing effort and distribution), many managers and stakeholders have recently asserted that allocations should consider resource distribution. This alternative could increase efficiency in fishery operations by reducing the average steam times for the fleet at a coastwide level. Many vessels in states with higher allocations currently take longer trips and cover longer distances to fish in areas with higher concentrations of summer flounder. Alternative 2B would shift more allocation to vessels in closer proximity to the center of biomass of the resource, which would, on average, reduce steam times for the fleet.

### 5.2.2.1 Sub-Alternative 2B-1: Revised Allocation based on Northern Region Percent Change in Exploitable Biomass

The method under alternative 2B-1 translates the change in regional exploitable biomass into a relative change in allocation by taking the percentage change in biomass in the Northern region over the two time periods and applying this as a percentage change to the current Northern regional allocation.

Between 1980-1989 and 2007-2016, as a percent change, the Northern region relative exploitable biomass increased by $19 \%$ relative to the $1980-1989$ average value $((80-67) / 67) * 100=+19 \%)$. This percentage is then applied to the current Northern regional allocation (combination of state allocations ME-NY) as a percent increase: $(32.45 \% * 1.19=38.62 \%$ revised allocation to the Northern region). The Southern region's allocation is then calculated as the remainder of the coastwide allocation, (i.e., $100 \%$ $38.62 \%=61.38 \%$ ). Each regional allocation is divided into state shares based on each state's current proportion of the regional allocation (e.g., Rhode Island currently has $48.32 \%$ of the Northern region allocation; this percentage is applied to the revised regional quota allocation of $38.62 \%$ ).

Alternative 2B-1 is designed to shift current regional allocations in proportion to the regional change in relative exploitable biomass, and maintains more of a connection to the status quo allocation compared to alternative 2B-2 while still accounting for how the regional exploitable biomass has shifted over time. The results of this approach produce a modest shift in allocation relative to the coast, shifting $6 \%$ of the coastwide allocation from the South to the North. Relative to the existing regional allocations as a percent

[^9]change, this constitutes a $19 \%$ increase in the Northern region's allocation (relative to their starting allocation of $\sim 32.5 \%$ ), and a $9 \%$ decrease in the Southern region allocation (relative to their starting allocation of $\sim 67.5 \%$; again, these percent changes are not equivalent in magnitude because the starting allocation in each region is different). A summary of the resulting regional and state allocations, as well as the changes relative to the coast and relative to the starting regional allocations, are shown in Table 11. Revised allocations are taken to five decimal places to be consistent with the current state level allocations.

Table 11: Alternative 2B-1: adjustment based on Northern region percent change in exploitable biomass. This option expresses the shift in relative exploitable biomass in the North as the percent change between 67 and $80 \%(=19 \%)$ and applies this change as a percent change to the Northern allocation. Southern allocations are calculated from this basis such that total allocations add to $\mathbf{1 0 0 \%}$. Example state quotas are provided based on an 8.12 million lb coastwide quota with comparison to status quo distribution under the same quota.

| State | A) Status quo state allocation (\%) | B) Status quo \% of regional allocation | C) Status quo state \% of regional total ( N or S ) | D) Revised regional allocation with $19 \%$ increase to $\mathbf{N}$ states (\% change) | E) Revised state allocation under Alt 2B-1 (\%) ${ }^{\text {a }}$ | F) Percent change relative to existing state allocation | G) Change in share of total coastwide quota | H) Example allocation (lbs) based on 8.12 million lb quota | I) Status Quo allocation (lbs) based on 8.12 million lb quota |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| ME | 0.04756 | 32.45553 | 0.14654 | 38.62208 | 0.05660 | +19.0\% | +0.00904 | 4,596 | 3,862 |
| NH | 0.00046 |  | 0.00142 |  | 0.00055 | +19.0\% | +0.00009 | 44 | 37 |
| MA | 6.82046 |  | 21.01479 |  | 8.11635 | +19.0\% | +1.29589 | 659,047 | 553,821 |
| RI | 15.68298 |  | 48.32144 |  | 18.66275 | +19.0\% | +2.97977 | 1,515,415 | 1,273,458 |
| CT | 2.25708 |  | 6.95438 |  | 2.68593 | +19.0\% | +0.42885 | 218,097 | 183,275 |
| NY | 7.64699 |  | 23.56144 |  | 9.09992 | +19.0\% | +1.45293 | 738,913 | 620,936 |
| NJ | 16.72499 | 67.54448 | 24.76145 | 61.37792 | 15.19806 | -9.1\% | -1.52693 | 1,234,083 | 1,358,069 |
| DE | 0.01779 |  | 0.02634 |  | 0.01617 | -9.1\% | -0.00162 | 1,313 | 1,445 |
| MD | 2.0391 |  | 3.01890 |  | 1.85294 | -9.1\% | -0.18616 | 150,459 | 165,575 |
| VA | 21.31676 |  | 31.55959 |  | 19.37062 | -9.1\% | -1.94614 | 1,572,894 | 1,730,921 |
| NC | 27.44584 |  | 40.63373 |  | 24.94014 | -9.1\% | -2.50570 | 2,025,139 | 2,228,602 |
| Total | 100 | 100 | -- | 100 | 100 | -- | 0 | 8,120,000 | 8,120,001 |

${ }^{\text {a }}$ Column E calculated by applying the status quo state percentage of regional allocation (column C) to the revised regional allocation with a $19 \%$ increase to the Northern region, as a percent change relative to the existing Northern region allocation (column D).

### 5.2.2.2 Sub-Alternative 2B-2: Revised Allocation based on Absolute Change in Regional Proportions

The method under alternative 2B-2 would calculate the change in proportion of relative exploitable biomass relative to the coast $(+13 \%$ to the Northern region and $-13 \%$ to the Southern region) and apply this change as an absolute shift in regional allocation. In other words, $13 \%$ of the coastwide quota (derived from the absolute shift in exploitable biomass) would be subtracted from the Southern region's quota and added to the Northern region's quota:

- (Existing Northern region allocation $)+13 \%=($ New Northern region allocation $)$, i.e.: $(32.46 \%+13 \%)=45.46 \%$
- (Existing Southern region allocation) $-13 \%=($ New Southern region allocation), i.e.: $(67.54 \%-13 \%)=54.54 \%$

As with sub-alternative 2B-1 above, each regional allocation is then divided into state shares based on each state's current proportion of the regional allocation (e.g., Rhode Island currently has $48.32 \%$ of the Northern region allocation; this percentage is applied to the revised regional quota allocation of $45.46 \%$ ).

Alternative 2B-2 creates a basis for allocation that is more based on recent relative exploitable biomass than alternative $2 \mathrm{~B}-1$, by more heavily factoring in recent biomass by region into the allocation. This option simply takes the change in regional exploitable biomass relative to the coast over the two time periods ( $13 \%$ shift) and applies this as additional quota in the Northern region. This creates an allocation with more of a basis in recent distribution by region, and less of a basis in status quo allocations/historical landings.

The results of this approach produce a more substantial shift in allocation relative to the coast, shifting $13 \%$ of the coastwide allocation to the Northern region and reducing the Southern region allocation by $13 \%$. Relative to the existing regional allocations as a percent change, this constitutes a $40 \%$ increase in the Northern region's allocation (relative to their starting allocation of $\sim 32.5 \%$ ), and a $19 \%$ decrease in the Southern region allocation (relative to their starting allocation of $\sim 67.5 \%$; again, these percent changes are not equivalent in magnitude because the starting allocation in each region is different). A summary of the resulting regional and state allocations, as well as the changes relative to the coast and relative to the starting regional allocations, are shown in Table 12.

Table 12: Allocation modification under Alternative 2B-2 described above. This option uses the $\mathbf{1 3 \%}$ absolute shift ( $\mathbf{6 7 \%}$ to $\mathbf{8 0 \%}$ ) in relative exploitable biomass and applies this change additively to the existing regional allocations. Example state quotas are provided based on an 8.12 million lb coastwide quota with comparison to status quo distribution under the same quota.

| State | A) Status quo state allocation (\%) | B) Status quo \% of regional allocation | C) Status quo state \% of regional total ( N or S ) | D) Revised regional allocation with $\mathbf{1 3 \%}$ additive increase to $\mathbf{N}$ region | E) Revised <br> state <br> allocation <br> under Alt $2 B-2^{a}$ | F) Percent change relative to existing state allocation | G) Change in share of total coastwide quota | H) Example allocation (lbs) based on 8.12 million lb quota | I) Status Quo allocation (lbs) based on 8.12 million lb quota |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| ME | 0.04756 | 32.45553 | 0.14654 | 45.45553 | 0.06661 | +40.1\% | +0.01905 | 5,409 | 3,862 |
| NH | 0.00046 |  | 0.00142 |  | 0.00064 | +40.1\% | +0.00018 | 52 | 37 |
| MA | 6.82046 |  | 21.01479 |  | 9.55238 | +40.1\% | +2.73192 | 775,653 | 553,821 |
| RI | 15.68298 |  | 48.32144 |  | 21.96477 | +40.1\% | +6.28179 | 1,783,539 | 1,273,458 |
| CT | 2.25708 |  | 6.95438 |  | 3.16115 | +40.1\% | +0.90407 | 256,685 | 183,275 |
| NY | 7.64699 |  | 23.56144 |  | 10.70998 | +40.1\% | +3.06299 | 869,650 | 620,936 |
| NJ | 16.72499 | 67.54448 | 24.76145 | 54.54447 | 13.50600 | -19.2\% | -3.21899 | 1,096,687 | 1,358,069 |
| DE | 0.01779 |  | 0.02634 |  | 0.01437 | -19.2\% | -0.00342 | 1,167 | 1,445 |
| MD | 2.0391 |  | 3.01890 |  | 1.64664 | -19.2\% | -0.39246 | 133,707 | 165,575 |
| VA | 21.31676 |  | 31.55959 |  | 17.21401 | -19.2\% | -4.10275 | 1,397,778 | 1,730,921 |
| NC | 27.44584 |  | 40.63373 |  | 22.16345 | -19.2\% | -5.28239 | 1,799,672 | 2,228,602 |
| Total | 100 | 100 | -- | 100 | 100 | -- | 0 | 8,120,000 | 8,120,001 |

${ }^{\text {a }}$ Column E calculated by applying the status quo state percentage of regional allocation (column C) to the revised regional allocation with a $13 \%$ shift from the Southern to the Northern states (column D).

### 5.2.3 Alternative 2C: Revise State Allocations Above a Commercial Ouota Trigger Point

This alternative would create state allocations that vary with overall stock abundance and resulting commercial quotas. For all years when the annual commercial quota is at or below a specified annual commercial quota trigger level, the state allocations would remain status quo. In years when the annual coastwide quota exceeded the specified trigger, the trigger amount would be distributed according to status quo allocations, and the additional quota beyond that trigger would be distributed differently, as described below. There are three sub-alternatives for commercial quota triggers under this alternative:

- Alternative 2C-1 (Non-preferred): 8.40-million-pound trigger based on the recent five-year average of commercial quotas (2014-2018) and;
- Alternative 2C-2 (Non-Preferred): 10.71-million-pound trigger based on the recent ten-year average of commercial quotas (2009-2018).
- Alternative 2C-3 (Council preferred): 9.55-million-pound trigger based on an average of the two triggers under alternatives $2 \mathrm{C}-1$ and 2C-2.

The distribution of additional quota is the same under each sub-alternative; only the specified commercial coastwide quota trigger that determines the additional quota differs. Other options for triggers were considered but rejected from further analysis, as described in section 5.4. The triggers under alternatives $2 \mathrm{C}-1$ and 2C-2 were adopted by the Council and Board for public hearings in order to strike a balance between the trigger being unrealistically high relative to expected quota levels (and thus having no practical impact in the near future under the current quota regime), and being so low that the allocations would be modified very substantially in most future years. The Council-preferred sub-alternative, alternative 2C-3, was developed and approved by the Council and Board at their joint March 2019 meeting for final action on this amendment. ${ }^{12}$ This option was developed to serve as a compromise between the two other sub-alternatives, and was derived by averaging the triggers under alternatives $2 \mathrm{C}-1$ and $2 \mathrm{C}-2$ to arrive at a 9.55 million pound trigger under alternative 2C-3.

For all sub-alternatives, the commercial quota up to the trigger amount would be distributed according to status quo allocations. The additional quota above the trigger amount would be distributed as follows: states that currently have less than $1 \%$ of the current commercial quota allocation (Delaware, New Hampshire, and Maine) would evenly split $1 \%$ of the total additional quota (resulting in $0.333 \%$ each of the additional quota). The remaining states (Massachusetts, Rhode Island, Connecticut, New York, New Jersey, Maryland, Virginia, and North Carolina) would evenly split the remaining additional quota (resulting in each of these states getting $12.375 \%$ each of the additional quota beyond the trigger amount, on top of their current quota share of the base trigger amount). It is important to note that when the quota trigger is exceeded, it is only the additional quota that gets distributed differently, not the entire quota.

Under any sub-alternative, the commercial quota in each year would still be developed based on the recommendations of the SSC and Monitoring Committee, and approved by the Council and Board based on the Council's risk policy. The "new" total allocation percentages by state could not be calculated until the annual commercial quota was known (typically considered in August of any given year), since the state percentages of the coastwide allocation would vary depending on how much "additional" quota was available to be distributed. If in future years the specified quota were at or below this trigger point, the quota allocation would revert to status quo (1980-1989 basis as shown in Table 10).

[^10]Given that state allocations would vary with the annual coastwide quota, the final state allocations in any given year are unknown; however, a range of reasonably expected allocations can be derived based on past annual quotas assuming future quotas do not change substantially from what has been implemented in the past. Table 13 below shows how often each of these triggers would have been exceeded if applied to historical quotas (1993-2018), and the resulting percent allocation for each state under the time series low coastwide quota ( 5.66 million pounds; 2017) and time series high quota ( 17.90 million pounds; 2005). For NC, VA, RI, and NJ, the highest allocation received within this range would be that under status quo conditions (i.e., when the trigger is not exceeded). For all other states, the highest allocation percentage corresponds with the highest annual coastwide quota within the range considered (Table 13).

Table 13: Summary of expected range of allocation outcomes of alternatives $2 \mathrm{C}-1,2 \mathrm{C}-2$, and $2 \mathrm{C}-3$ given historical quotas since 1993.

|  | Alternative 2C-1 |  | Alternative 2C-2 |  | Alternative 2C-3 |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Annual commercial quota trigger | 8.40 million lb |  | 10.71 million lb |  | 9.55 million lb |  |
| Frequency of historical quotas at or below trigger (1993-2018) | 4 of 26 |  | 9 of 26 |  | 5 of 26 |  |
| Frequency of historical quotas exceeding trigger (1993-2018) | 22 of 26 |  | 17 of 26 |  | 21 of 26 |  |
| State allocation under high and low quotas | Alloc. \% under low quota $(5.66 \mathrm{~m} . \mathrm{lb})=$ Status quo allocation | Alloc. \% under high quota $(17.9 \mathrm{~m} . \mathrm{lb})=$ revised allocation | Alloc. \% under low quota $(5.66 \mathrm{~m} . \mathrm{lb})=$ Status quo allocation | Alloc. \% under high quota $(17.9 \mathrm{~m} . \mathrm{lb})=$ revised allocation | Alloc. \% under low quota $(5.66 \mathrm{~m} . \mathrm{lb})=$ Status quo allocation | Alloc. \% under high quota $(17.9 \mathrm{~m} . \mathrm{lb})=$ revised allocation |
| ME | 0.04756 | 0.19923 | 0.04756 | 0.16235 | 0.04756 | 0.18087 |
| NH | 0.00046 | 0.17712 | 0.00046 | 0.13417 | 0.00046 | 0.15574 |
| MA | 6.82046 | 9.76840 | 6.82046 | 9.05159 | 6.82046 | 9.41154 |
| RI | 15.68298 | 13.92735 | 15.68298 | 14.35424 | 15.68298 | 14.13987 |
| CT | 2.25708 | 7.62693 | 2.25708 | 6.32121 | 2.25708 | 6.97689 |
| NY | 7.64699 | 10.15627 | 7.64699 | 9.54612 | 7.64699 | 9.85251 |
| NJ | 16.72499 | 14.41634 | 16.72499 | 14.97770 | 16.72499 | 14.69580 |
| DE | 0.01779 | 0.18526 | 0.01779 | 0.14453 | 0.01779 | 0.16498 |
| MD | 2.0391 | 7.52463 | 2.0391 | 6.19078 | 2.0391 | 6.86060 |
| VA | 21.31676 | 16.57113 | 21.31676 | 17.72507 | 21.31676 | 17.14560 |
| NC | 27.44584 | 19.44735 | 27.44584 | 21.39225 | 27.44584 | 20.41559 |

The main difference between the three sub-alternatives is how often the quota is expected to exceed each trigger, and the amount of "additional quota" that would be available under likely future coastwide quota scenarios. Figure 5 shows the time series of commercial quotas since 1993, compared to the quota triggers under 2C-1 ( 8.40 million pounds), 2C-2 ( 10.71 million pounds), and 2C-3 ( 9.55 million pounds). Additional details specific to the configuration of each sub-alternative are provided in the sections below.


Figure 5: Time series of annual commercial quotas for summer flounder 1993-2018 and proposed commercial quota triggers under alternatives $2 \mathrm{C}-1,2 \mathrm{C}-2$, and $2 \mathrm{C}-3$.

### 5.2.3.1 Sub-Alternative 2C-1: 5-year average commercial quota trigger ( 8.40 million pounds)

Under alternative $2 \mathrm{C}-1$, quota up to and including 8.40 million pounds would be distributed according to the current (status quo) allocation, and the additional quota above 8.40 million pounds would be distributed differently. This trigger is based on the 5-year average commercial quota over the years 2014$2018 .^{13}$

For the additional quota, states that currently have less than $1 \%$ of the current commercial quota allocation (Delaware, New Hampshire, and Maine) would evenly split $1 \%$ of the total additional quota (resulting in $0.333 \%$ each of the additional quota). The remaining states (Massachusetts, Rhode Island, Connecticut, New York, New Jersey, Maryland, Virginia, and North Carolina) would evenly split the remaining additional quota (resulting in each of these states getting $12.375 \%$ each of the additional quota beyond 8.40 million pounds, on top of their current quota share of the baseline quota of 8.40 million pounds).

In the hypothetical example in Table 14 below, if an 8.12 million pound coastwide annual quota were adopted, the quota would be distributed the same way it is currently (status quo; Alternative 2 A ) since the coastwide quota is below the allocation revision trigger in this sub-option ( 8.40 million pounds). Under a hypothetical 14.00 million pound coastwide quota, the additional quota would be 5.60 million pounds $(14.00-8.40=5.60)$. In this case, the first 8.40 million pounds would be distributed based on status quo

[^11]allocations, and the additional 5.60 million pounds would be distributed such that the states of NC, VA, MD, NJ, NY, CT, RI, and MA would each receive an additional 693,000 pounds of quota that year (each receiving $12.375 \%$ of 5.60 million pounds) and $\mathrm{DE}, \mathrm{NH}$, and ME would each receive an additional 18,666 pounds (each receiving $0.3333 \%$ of 5.60 million pounds; Table 14).

Figure 6 shows that for quotas up to the 8.40 million pound trigger point under alternative $2 \mathrm{C}-1$, allocations remain status quo. As the annual commercial quota level grows beyond the quota trigger, the state quota allocation percentages get closer together, i.e., with increasing quotas above the trigger, quota is distributed more evenly among the states.

Rationale for Alternative 2C: Alternative 2C is intended to increase equity in the allocations amongst the states when annual coastwide quotas are about average or above average, while minimizing the economic loss to states with a higher proportion of the current summer flounder quota. This means that when the stock is in better condition, the benefits are shared more equally amongst states. In years with annual quotas well below the time series average, the allocations revert to status quo, providing some economic protections to states with historically higher dependence on the summer flounder fishery.

Table 14: Alternative 2C-1: modified distribution of additional commercial quota beyond 8.40 million pounds (5-yr commercial quota trigger). Hypothetical quota examples represent initial quotas prior to any transfers or deductions for overages.

| State | Allocation of baseline quota $\leq$ 8.40 mil lb | Allocation <br> of <br> additional <br> quota <br> beyond <br> 8.40 mil lb | Example allocation (lb) under 8.12 mil lb quota (same as status quo) ${ }^{\text {a }}$ | Example allocation (lb) under 14.00 million lb quota ${ }^{\text {b }}$ |  |  |  | Comparison to status quo under $\mathbf{1 4 . 0 0}$ million lb quota |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  | Status quo distribution of 8.40 mil lb base quota | New distribution of 5.60 mil lb additional quota | Total quota under 14.00 mil lb CQ | Total new allocation percentage under 14.00 mil lb CQ ${ }^{\text {c }}$ | Status quo allocation (lb) under a 14.00 mil lb quota | Status quo allocation (\%) under a 14.00 mil lb quota |
| ME | 0.04756\% | 0.333\% | 3,862 | 3,995 | 18,666 | 22,662 | 0.16187\% | 6,658 | 0.04756\% |
| NH | 0.00046\% | 0.333\% | 37 | 39 | 18,666 | 18,705 | 0.13361\% | 64 | 0.00046\% |
| MA | 6.82046\% | 12.375\% | 553,821 | 572,919 | 693,000 | 1,265,919 | 9.04228\% | 954,864 | 6.82046\% |
| RI | 15.68298\% | 12.375\% | 1,273,458 | 1,317,370 | 693,000 | 2,010,370 | 14.35979\% | 2,195,617 | 15.68298\% |
| CT | 2.25708\% | 12.375\% | 183,275 | 189,595 | 693,000 | 882,595 | 6.30425\% | 315,991 | 2.25708\% |
| NY | 7.64699\% | 12.375\% | 620,936 | 642,347 | 693,000 | 1,335,347 | 9.53819\% | 1,070,579 | 7.64699\% |
| NJ | 16.72499\% | 12.375\% | 1,358,069 | 1,404,899 | 693,000 | 2,097,899 | 14.98499\% | 2,341,499 | 16.72499\% |
| DE | 0.01779\% | 0.333\% | 1,445 | 1,494 | 18,666 | 20,161 | 0.14401\% | 2,491 | 0.01779\% |
| MD | 2.03910\% | 12.375\% | 165,575 | 171,284 | 693,000 | 864,284 | 6.17346\% | 285,474 | 2.03910\% |
| VA | 21.31676\% | 12.375\% | 1,730,921 | 1,790,608 | 693,000 | 2,483,608 | 17.74006\% | 2,984,346 | 21.31676\% |
| NC | 27.44584\% | 12.375\% | 2,228,602 | 2,305,451 | 693,000 | 2,998,451 | 21.41750\% | 3,842,418 | 27.44584\% |
| Total | 100\% | 100\% | 8,120,001 | 8,400,000 | 5,600,000 | 14,000,000 | 100\% | 14,000,000 | 100\% |

[^12]

Figure 6: State quota allocation percentage with varying annual coastwide quotas under alternative 2C-1 ( 8.40 million pound trigger) for a) States with over $1 \%$ of the current allocation, and b) Maine, Delaware, and New Hampshire.

### 5.2.3.2 Sub-Alternative 2C-2: 10-year average commercial quota trigger ( 10.71 million lb)

Under alternative $2 \mathrm{C}-2$, quota up to and including $\mathbf{1 0 . 7 1}$ million pounds would be distributed according to the current (status quo) allocation, and the additional quota above 10.71 million pounds would be distributed differently. This trigger is based on the 10-year average commercial quota over the years 2009$2018 .{ }^{14}$

As with alternative $2 \mathrm{C}-1$, for the additional quota, states that currently have less than $1 \%$ of the current commercial quota allocation (Delaware, New Hampshire, and Maine) would evenly split $1 \%$ of the total additional quota (resulting in $0.3333 \%$ each of the additional quota). The remaining states (Massachusetts, Rhode Island, Connecticut, New York, New Jersey, Maryland, Virginia, and North Carolina) would evenly split the remaining additional quota (resulting in each of these states getting $12.375 \%$ each of the additional quota beyond 10.71 million pounds, on top of their current quota share of the baseline quota of 10.71 million pounds).

In the hypothetical example in Table 15 below, with an 8.12 million pound coastwide quota, the quota would be distributed the same way it is currently (status quo; Alternative 2A) since the coastwide quota is below the allocation revision trigger ( 10.71 million pounds). Under a hypothetical 14.00 million pound coastwide quota, the additional quota would be 5.60 million pounds $(14.00-10.71=3.29)$. In this case, the first 10.71 million pounds would be distributed based on status quo allocations, and the additional 3.29 million pounds would be distributed such that the states of North Carolina, Virginia, Maryland, New Jersey, New York, Connecticut, Rhode Island, and Massachusetts would each receive an additional 407,138 pounds of quota that year (each receiving $12.375 \%$ of 3.29 million pounds) and Delaware, New Hampshire, and Maine would each receive an additional 10,967 pounds (each receiving $0.3333 \%$ of 3.29 million pounds; Table 15).

Figure 7 shows that for quotas up to the 10.71 million pound trigger point under alternative $2 \mathrm{C}-2$, allocations remain status quo. As the annual commercial quota level grows beyond the quota trigger, the state quota allocation percentages get closer together, i.e., with increasing quotas above the trigger, quota is distributed more evenly among the states. As with alternative 2C-1, states with current allocations above $12.375 \%$ of the coastwide quota (NC, VA, RI, and NJ) will lose allocation percentage as the quota grows beyond the trigger point.

[^13]Table 15: Alternative 2C-2: modified distribution of additional commercial quota beyond 10.71 million pounds ( $10-\mathrm{yr}$ commercial quota trigger). Hypothetical quota examples represent initial quotas prior to any transfers or deductions for overages.

| State | Allocation of baseline quota $\leq$ 10.71 mil lb | Allocation <br> of <br> additional <br> quota <br> beyond <br> 10.71 mil <br> lb | Example allocation (lb) under 8.12 mil lb quota (same as status quo $)^{\text {a }}$ | Example allocation (lb) under 14.00 million lb quota ${ }^{\text {b }}$ |  |  |  | Comparison to status quo under $\mathbf{1 4 . 0 0 0}$ million lb quota |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  | Status quo distribution of 10.71 mil lb base quota | New distribution of 3.29 mil lb additional quota | Total quota under 14.00 mil lb CQ | Total new allocation percentage under 14.00 mil lb CQ c | Status quo allocation under a 14.00 million lb quota | Status quo allocation (\%) under a 14.00 mil lb quota |
| ME | 0.04756\% | 0.333\% | 3,862 | 5,094 | 10,967 | 16,060 | 0.115\% | 6,658 | 0.04756\% |
| NH | 0.00046\% | 0.333\% | 37 | 49 | 10,967 | 11,016 | 0.079\% | 64 | 0.00046\% |
| MA | 6.82046\% | 12.375\% | 553,821 | 730,471 | 407,138 | 1,137,609 | 8.126\% | 954,864 | 6.82046\% |
| RI | 15.68298\% | 12.375\% | 1,273,458 | 1,679,647 | 407,138 | 2,086,785 | 14.906\% | 2,195,617 | 15.68298\% |
| CT | 2.25708\% | 12.375\% | 183,275 | 241,733 | 407,138 | 648,871 | 4.635\% | 315,991 | 2.25708\% |
| NY | 7.64699\% | 12.375\% | 620,936 | 818,993 | 407,138 | 1,226,130 | 8.758\% | 1,070,579 | 7.64699\% |
| NJ | 16.72499\% | 12.375\% | 1,358,069 | 1,791,246 | 407,138 | 2,198,384 | 15.703\% | 2,341,499 | 16.72499\% |
| DE | 0.01779\% | 0.333\% | 1,445 | 1,905 | 10,967 | 12,872 | 0.092\% | 2,491 | 0.01779\% |
| MD | 2.03910\% | 12.375\% | 165,575 | 218,388 | 407,138 | 625,525 | 4.468\% | 285,474 | 2.03910\% |
| VA | 21.31676\% | 12.375\% | 1,730,921 | 2,283,025 | 407,138 | 2,690,162 | 19.215\% | 2,984,346 | 21.31676\% |
| NC | 27.44584\% | 12.375\% | 2,228,602 | 2,939,449 | 407,138 | 3,346,587 | 23.904\% | 3,842,418 | 27.44584\% |
| Total | 100 | 100\% | 8,120,001 | 10,710,000 | 3,290,000 | 14,000,000 | 100\% | 14,000,000 | 100 |

${ }^{\text {a }}$ Under this hypothetical quota, allocation is divided based on status quo allocation percentages due to coastwide quota being lower than 10.71 million pounds. This hypothetical quota results in the same quota distribution as under Alternative $2 \mathrm{~A}, 2 \mathrm{C}-1$, and $2 \mathrm{C}-3$.
${ }^{\mathrm{b}}$ Allocation of first 10.71 million pounds is divided based on status quo allocation percentages. Additional 3.29 million pounds (14.00-10.71) is divided evenly between all remaining states after the states of $\mathrm{NH}, \mathrm{DE}$, and ME split $1 \%$ of the additional quota.
${ }^{c}$ Note that total revised state allocation percentages will vary with varying coastwide quotas, depending on how much "additional" quota is available.


Figure 7: State quota allocation percentage with varying annual coastwide quotas under alternative 2C-2 (10.71 million pound trigger) for a) States with over $\mathbf{1 \%}$ of the current allocation, and b) Maine, Delaware, and New Hampshire.

### 5.2.3.3 Sub-Alternative 2C-3: 9.55 million lb commercial quota trigger (average of $2 C-1$ and $2 C-2$ triggers)

Under alternative $2 \mathrm{C}-3$, quota up to and including 9.55 million pounds would be distributed according to the current (status quo) allocation, and the additional quota above 9.55 million pounds would be distributed differently. This alternative was developed and adopted by the Council and Board at their March 2019 meeting as a compromise between the previous two trigger alternatives, 2C-1 and 2C-2. The trigger in this case was derived by taking a simple average of the $2 \mathrm{C}-1$ trigger ( 8.40 million lb ) and the 2C-2 trigger ( 10.71 million lb ).

As with alternatives $2 \mathrm{C}-1$ and $2 \mathrm{C}-2$, for the additional quota, states that currently have less than $1 \%$ of the current commercial quota allocation (Delaware, New Hampshire, and Maine) would evenly split $1 \%$ of the total additional quota (resulting in $0.3333 \%$ each of the additional quota). The remaining states (Massachusetts, Rhode Island, Connecticut, New York, New Jersey, Maryland, Virginia, and North Carolina) would evenly split the remaining additional quota (resulting in each of these states getting $12.375 \%$ each of the additional quota beyond 9.55 million pounds, on top of their current quota share of the baseline quota of 9.55 million pounds).

In the hypothetical example in Table 15 below, with an 8.12 million pound coastwide quota, the quota would be distributed the same way it is currently (status quo; Alternative 2A) since the coastwide quota is below the allocation revision trigger ( 9.55 million pounds). Under a hypothetical 14.00 million pound coastwide quota, the additional quota would be 4.45 million pounds ( $14.00-9.55=4.45$ ). In this case, the first 9.55 million pounds would be distributed based on status quo allocations, and the additional 4.45 million pounds would be distributed such that the states of North Carolina, Virginia, Maryland, New Jersey, New York, Connecticut, Rhode Island, and Massachusetts would each receive an additional 550,688 pounds of quota that year (each receiving $12.375 \%$ of 4.45 million pounds) and Delaware, New Hampshire, and Maine would each receive an additional 14,833 pounds (each receiving $0.3333 \%$ of 4.45 million pounds; Table 16).

Figure 8 shows that for quotas up to the 9.55 million pound trigger point under alternative $2 \mathrm{C}-3$, allocations remain status quo. As the annual commercial quota level grows beyond the quota trigger, the state quota allocation percentages get closer together, i.e., with increasing quotas above the trigger, quota is distributed more evenly among the states. As with alternatives $2 \mathrm{C}-1$ and $2 \mathrm{C}-2$, states with current allocations above $12.375 \%$ of the coastwide quota (NC, VA, RI, and NJ) will lose allocation percentage as the quota grows beyond the trigger point.

Table 16: Alternative 2C-3: modified distribution of additional commercial quota beyond 9.55 million pounds. Hypothetical quota examples represent initial quotas prior to any transfers or deductions for overages.

| State | Allocation of baseline quota $\leq$ 9.55 mil lb | Allocation <br> of <br> additional <br> quota <br> beyond <br> $\mathbf{9 . 5 5 ~ m i l ~}$ <br> lb | Example allocation (lb) under 8.12 mil lb quota (same as status quo) ${ }^{\text {a }}$ | Example allocation (lb) under 14.00 million lb quota ${ }^{\text {b }}$ |  |  |  | Comparison to status quo under $\mathbf{1 4 . 0 0 0}$ million lb quota |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  | Status quo distribution of 9.55 mil lb base quota | New distribution of 4.45 mil lb additional quota | Total quota under 14.00 mil lb CQ | Total new allocation percentage under 14.00 mil lb CQ c | Status quo allocation under a 14.00 million lb quota | Status quo allocation (\%) under a 14.00 mil lb quota |
| ME | 0.04756\% | 0.333\% | 3,862 | 4,542 | 14,833 | 19,375 | 0.13839\% | 6,658 | 0.04756\% |
| NH | 0.00046\% | 0.333\% | 37 | 44 | 14,833 | 14,877 | 0.10627\% | 64 | 0.00046\% |
| MA | 6.82046\% | 12.375\% | 553,821 | 651,354 | 550,688 | 1,202,041 | 8.58601\% | 954,864 | 6.82046\% |
| RI | 15.68298\% | 12.375\% | 1,273,458 | 1,497,725 | 550,688 | 2,048,412 | 14.63151\% | 2,195,617 | 15.68298\% |
| CT | 2.25708\% | 12.375\% | 183,275 | 215,551 | 550,688 | 766,239 | 5.47313\% | 315,991 | 2.25708\% |
| NY | 7.64699\% | 12.375\% | 620,936 | 730,288 | 550,688 | 1,280,975 | 9.14982\% | 1,070,579 | 7.64699\% |
| NJ | 16.72499\% | 12.375\% | 1,358,069 | 1,597,237 | 550,688 | 2,147,924 | 15.34231\% | 2,341,499 | 16.72499\% |
| DE | 0.01779\% | 0.333\% | 1,445 | 1,699 | 14,833 | 16,532 | 0.11809\% | 2,491 | 0.01779\% |
| MD | 2.03910\% | 12.375\% | 165,575 | 194,734 | 550,688 | 745,422 | 5.32444\% | 285,474 | 2.03910\% |
| VA | 21.31676\% | 12.375\% | 1,730,921 | 2,035,751 | 550,688 | 2,586,438 | 18.47456\% | 2,984,346 | 21.31676\% |
| NC | 27.44584\% | 12.375\% | 2,228,602 | 2,621,078 | 550,688 | 3,171,765 | 22.65547\% | 3,842,418 | 27.44584\% |
| Total | 100 | 100\% | 8,120,001 | 9,550,000 | 4,450,000 | 14,000,000 | 100\% | 14,000,000 | 100 |

${ }^{\text {a }}$ Under this hypothetical quota, allocation is divided based on status quo allocation percentages due to coastwide quota being lower than 9.55 million pounds. This hypothetical quota results in the same quota distribution as under Alternative 2A, 2C-1, and 2C-2.
${ }^{\mathrm{b}}$ Allocation of first 9.55 million pounds is divided based on status quo allocation percentages. Additional 4.45 million pounds (14.00-9.55) is divided evenly between all remaining states after the states of $\mathrm{NH}, \mathrm{DE}$, and ME split $1 \%$ of the additional quota.
${ }^{c}$ Note that total revised state allocation percentages will vary with varying coastwide quotas, depending on how much "additional" quota is available.


Figure 8: State quota allocation percentage with varying annual coastwide quotas under alternative 2C-3 ( 9.55 million pound trigger) for a) States with over $1 \%$ of the current allocation, and b) Maine, Delaware, and New Hampshire.

### 5.2.4 Alternative 2D: Implement "Scup Model" Quota System for Summer Flounder (NonPreferred)

This alternative would allocate the annual summer flounder commercial quota into three unequal periods, similar to the way the commercial scup fishery is currently managed (hence the "scup model" descriptor; this alternative is modeled after the scup fishery but has no impact on scup management). In the two winter periods, January-April (Winter I) and November-December (Winter II), a coastwide quota system would
be implemented in conjunction with a system of coastwide landings limits and other measures to constrain landings to the seasonal allocation.

During the winter periods, measures would apply throughout the management unit (i.e., no state-specific measures would be implemented), and vessels could land in any port along the coast provided they have the appropriate state specific permits. All commercial landings during the winter period would count toward the quota for that period. When the period quota has been landed, fishing for and/or landing summer flounder would be prohibited for the remainder of the period. Landings in excess of the allocation for the period would be subtracted from the following year's quota for the same period.

In the Summer period, May-October, the quota would continue to be managed on a coastwide basis in federal waters, but a state-by-state quota system would be implemented by the Commission, but with different state allocations compared to status quo given that they would only apply during the summer. Summer quota shares would be managed by individual states, which would be responsible for implementing appropriate possession limits and other management measures during the summer period. As is done for scup, any overall summer period quota overages would be subtracted from the next year's overall summer period quota, and the Commission would work out the appropriate reductions in state quotas according to which states contributed to the overage. States would be allowed to transfer or combine summer quotas through the Commission's process.

For this alternative, there are two sub-alternatives for consideration that relate to how the state of Maryland would be dealt with in this system. The state of Maryland has indicated that coastwide management during the winter periods would conflict with their current system of managing commercial summer flounder quota under an Individual Fishing Quota (IFQ) program. Sub-alternative 2D-1, described below, would exempt the state of Maryland from this management system and allow them to retain their current state allocation. Sub-alternative 2D-2 would implement this quota system without an exemption for Maryland. These sub-options are described in detail below, in sections 5.2.4.1 and 5.2.4.2.

Rationale for Alternative 2D: This alternative was considered given the seasonal nature of the summer flounder fishery in state and federal waters. Like scup, summer flounder undergo seasonal migrations and are found offshore in federal waters throughout the winter, and closer to shore in the summer months. As such, most of the winter fishery occurs offshore in federal waters by larger trawl vessels, while the summer fishery is prosecuted by a mix of vessel sizes and gear types, mostly in state waters (see section 6.5.1.2.3). This management model has been successful in managing the scup fishery so that states are able to retain more management control of their state waters fisheries in the summer, while retaining the benefits of consistent federal/state management measures and coastwide quota monitoring in the winter fishery.

### 5.2.4.1 Sub-Alternative 2D-1: Exemption/Status Quo Management for Maryland

This sub-alternative would implement the "scup model" system for commercial summer flounder with an exemption for the state of Maryland, which manages their commercial summer flounder fishery under an IFQ program. This strategy allows the small number of participants in Maryland's fishery (currently seven IFQ holders) to manage their own allocation as they wish throughout the year. This type of management would not integrate well with coastwide management periods. If Maryland had no state-specific quota during the winter periods, IFQ holders could not be allowed an individual allocation to manage during this time.

Sub-alternative 2D-1 proposes that Maryland's existing state commercial quota percentage for summer flounder ( $2.03910 \%$ ) be maintained as a separate state-specific allocation outside of the seasonal period allocation system. Maryland could continue to manage their fishery under an IFQ year-round, and landings
from Maryland IFQ vessels during the winter periods would count only toward the annual MD-specific quota rather than the coastwide winter quota. Vessels not licensed to participate in the Maryland fishery would remain unable to land summer flounder commercially in Maryland, except in circumstances related to safe harbor or other inter-state agreements involving the state of Maryland. Similarly, Maryland vessels would be required to land their summer flounder in the state of Maryland rather than anywhere along the coast.

The proposed configuration of sub-alternative 2D-1 is summarized in Table 18, and described below.

- Quota period dates are proposed to be Winter I: January 1-April 30; Summer: May 1-October 31, and Winter II: November 1-December 31. These are the same dates as previously used for scup, prior to the recent modification of quota period dates ( 83 FR 17314; April 19, 2018). October is proposed to be in the Summer period based on feedback from advisors as well as initial analysis indicating that the characteristics of the October summer flounder fishery generally align more with the summer fishery in terms of area fished (state vs. federal waters), vessel tonnage, and gear types used. Additional information on this conclusion is provided in Appendix B. The Council and Board have requested specific comments from the public on the proposed quota period dates, especially the month of October.
- Allocation between quota periods under alternative 2D-1 is based on summer flounder landings by period over the past 20 years (1997-2016), for all states in the management unit except Maryland. ${ }^{15} 55.26 \%$ of the annual quota would be allocated to Winter I, $27.65 \%$ to Summer, and $17.10 \%$ to Winter II (Table 17). The commercial fishery would close coastwide (in federal and state waters) when the allocation for a given Winter period is projected to be reached. The Regional Administrator would close the EEZ to fishing for summer flounder by commercial vessels when the quota has been landed, and states would be responsible for state waters closures.
- Quota rollover provisions would be similar to those in place for the scup fishery. If the full Winter I quota is not harvested, unused quota would be added to the quota for the Winter II period in the same fishing year. Quota is unable to be rolled over from one fishing year to the next under the current FMP. ${ }^{16}$
- Coastwide possession limits would be needed during the two winter periods. Specific possession limits are not proposed through this action but would need to be developed and reviewed annually by the Summer Flounder, Scup, and Black Sea Bass Monitoring Committee (MC), accounting for changes in the fishery and the annual quota. These recommendations would then be adopted by the Council and Board during the annual specifications process
- Summer period state allocations under 2D-1 are based on the percentage contribution of each state's summer period (May-October) landings from 1997-2016 (Table 18).

[^14]Table 17: Percentage of commercial summer flounder landings by proposed quota periods, 19972016. EXCLUDES landings from the state of Maryland. Data source: NMFS dealer data (AA tables) as of May 2017.

|  | Winter I <br> (Jan 1-Apr 30) | Summer <br> (May 1-Oct 31) | Winter II <br> (Nov 1 -Dec) | Total |
| :---: | :---: | :---: | :---: | :---: |
| $\mathbf{1 9 9 7}$ | $58.97 \%$ | $40.04 \%$ | $0.99 \%$ | $100.00 \%$ |
| $\mathbf{1 9 9 8}$ | $51.23 \%$ | $27.29 \%$ | $21.48 \%$ | $100.00 \%$ |
| $\mathbf{1 9 9 9}$ | $56.97 \%$ | $28.14 \%$ | $14.89 \%$ | $100.00 \%$ |
| $\mathbf{2 0 0 0}$ | $57.89 \%$ | $25.82 \%$ | $16.28 \%$ | $100.00 \%$ |
| $\mathbf{2 0 0 1}$ | $51.07 \%$ | $25.24 \%$ | $23.69 \%$ | $100.00 \%$ |
| $\mathbf{2 0 0 2}$ | $54.06 \%$ | $26.49 \%$ | $19.45 \%$ | $100.00 \%$ |
| $\mathbf{2 0 0 3}$ | $53.59 \%$ | $26.01 \%$ | $20.40 \%$ | $100.00 \%$ |
| $\mathbf{2 0 0 4}$ | $52.63 \%$ | $25.11 \%$ | $22.26 \%$ | $100.00 \%$ |
| $\mathbf{2 0 0 5}$ | $58.93 \%$ | $24.68 \%$ | $16.39 \%$ | $100.00 \%$ |
| $\mathbf{2 0 0 6}$ | $57.13 \%$ | $26.14 \%$ | $16.73 \%$ | $100.00 \%$ |
| $\mathbf{2 0 0 7}$ | $61.24 \%$ | $30.14 \%$ | $8.63 \%$ | $100.00 \%$ |
| $\mathbf{2 0 0 8}$ | $56.64 \%$ | $27.82 \%$ | $15.54 \%$ | $100.00 \%$ |
| $\mathbf{2 0 0 9}$ | $51.85 \%$ | $29.34 \%$ | $18.81 \%$ | $100.00 \%$ |
| $\mathbf{2 0 1 0}$ | $50.51 \%$ | $29.00 \%$ | $20.49 \%$ | $100.00 \%$ |
| $\mathbf{2 0 1 1}$ | $57.45 \%$ | $27.38 \%$ | $15.16 \%$ | $100.00 \%$ |
| $\mathbf{2 0 1 2}$ | $53.85 \%$ | $29.68 \%$ | $16.47 \%$ | $100.00 \%$ |
| $\mathbf{2 0 1 3}$ | $58.49 \%$ | $25.56 \%$ | $15.95 \%$ | $100.00 \%$ |
| $\mathbf{2 0 1 4}$ | $54.43 \%$ | $28.39 \%$ | $17.18 \%$ | $100.00 \%$ |
| $\mathbf{2 0 1 5}$ | $52.27 \%$ | $29.42 \%$ | $18.32 \%$ | $100.00 \%$ |
| $\mathbf{2 0 1 6}$ | $57.76 \%$ | $28.83 \%$ | $13.41 \%$ | $100.00 \%$ |
| Average | $55.26 \%$ | $27.65 \%$ | $17.10 \%$ | $100.00 \%$ |

Table 18: Summary of proposed allocation configuration of Alternative 2D-1 (Maryland exemption), with examples using hypothetical coastwide quotas at $\mathbf{8 . 1 2}$ million lb and $\mathbf{1 4 . 0 0}$ million lb.

| Quota Period | Allocation \% (of annual <br> coastwide commercial <br> quota LESS 2.03910\% <br> allocated to <br> Maryland) | Measures | Example allocation <br> (lbs) based on 8.12 <br> million lb quota | (lample allocation <br> (lbs) based on 14.00 <br> million lb quota |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |

[^15]
### 5.2.4.2 Sub-Alternative 2D-2: No Exemption for Maryland

Sub-alternative 2D-2 is similar to alternative 2D-1 except that it would not provide an exemption for Maryland. Maryland IFQ holders would not be able to preserve their current year-round management of their own allocation; instead they would be subject to coastwide measures and closures during the winter periods and state measures during the summer period.

The proposed configuration of sub-alternative 2D-2 is summarized in Table 20, and described below.

- Allocation between quota periods for alternative 2D-2 is based on average summer flounder landings in each proposed period from 1997-2016, in all states Maine through North Carolina. $58.68 \%$ would be allocated to the Winter I period, $28.28 \%$ to Summer, and $17.04 \%$ to Winter II (Table 19).
- Quota rollover provisions and coastwide possession limit processes are the same as those described above for alternative 2D-1.
- Summer period state allocations under 2D-2 are based on the percentage contribution of each state's summer period (May-October) landings over the period 1997-2016 (Table 20).

Table 19: Percentage of commercial summer flounder landings by proposed quota periods, 19972016. Includes all states ME-NC. Data source: NMFS dealer data (AA tables) as of May 2017.

|  | Winter I <br> (Jan 1-Apr 30) | Summer <br> (May 1-Oct 31) | Winter II <br> (Nov 1 -Dec) | Total |
| :---: | :---: | :---: | :---: | :---: |
| $\mathbf{1 9 9 7}$ | $58.50 \%$ | $40.54 \%$ | $0.97 \%$ | $100.0 \%$ |
| $\mathbf{1 9 9 8}$ | $50.80 \%$ | $28.08 \%$ | $21.12 \%$ | $100.0 \%$ |
| $\mathbf{1 9 9 9}$ | $56.26 \%$ | $28.92 \%$ | $14.82 \%$ | $100.0 \%$ |
| $\mathbf{2 0 0 0}$ | $56.96 \%$ | $26.65 \%$ | $16.39 \%$ | $100.0 \%$ |
| $\mathbf{2 0 0 1}$ | $51.00 \%$ | $25.57 \%$ | $23.43 \%$ | $100.0 \%$ |
| $\mathbf{2 0 0 2}$ | $53.35 \%$ | $27.24 \%$ | $19.41 \%$ | $100.0 \%$ |
| $\mathbf{2 0 0 3}$ | $52.89 \%$ | $26.95 \%$ | $20.16 \%$ | $100.0 \%$ |
| $\mathbf{2 0 0 4}$ | $52.14 \%$ | $25.85 \%$ | $22.02 \%$ | $100.0 \%$ |
| $\mathbf{2 0 0 5}$ | $58.19 \%$ | $25.64 \%$ | $16.16 \%$ | $100.0 \%$ |
| $\mathbf{2 0 0 6}$ | $56.56 \%$ | $26.70 \%$ | $16.74 \%$ | $100.0 \%$ |
| $\mathbf{2 0 0 7}$ | $59.76 \%$ | $31.72 \%$ | $8.52 \%$ | $100.0 \%$ |
| $\mathbf{2 0 0 8}$ | $55.51 \%$ | $28.49 \%$ | $16.00 \%$ | $100.0 \%$ |
| $\mathbf{2 0 0 9}$ | $51.48 \%$ | $29.83 \%$ | $18.68 \%$ | $100.0 \%$ |
| $\mathbf{2 0 1 0}$ | $50.05 \%$ | $29.36 \%$ | $20.59 \%$ | $100.0 \%$ |
| $\mathbf{2 0 1 1}$ | $56.98 \%$ | $27.94 \%$ | $15.09 \%$ | $100.0 \%$ |
| $\mathbf{2 0 1 2}$ | $53.62 \%$ | $29.94 \%$ | $16.44 \%$ | $100.0 \%$ |
| $\mathbf{2 0 1 3}$ | $58.05 \%$ | $25.70 \%$ | $16.24 \%$ | $100.0 \%$ |
| $\mathbf{2 0 1 4}$ | $54.03 \%$ | $29.04 \%$ | $16.93 \%$ | $100.0 \%$ |
| $\mathbf{2 0 1 5}$ | $52.08 \%$ | $29.53 \%$ | $18.40 \%$ | $100.0 \%$ |
| $\mathbf{2 0 1 6}$ | $56.90 \%$ | $29.21 \%$ | $13.89 \%$ | $100.0 \%$ |
| $\mathbf{A v e r a g e}$ | $\mathbf{5 4 . 6 8 \%}$ | $\mathbf{2 8 . 2 8 \%}$ | $\mathbf{1 7 . 0 4 \%}$ |  |

Table 20: Summary of proposed allocation configuration of Alternative 2D-2 (includes Maryland), with examples using hypothetical coastwide quotas at 8.12 million lb and 14.00 million $\mathbf{l b}$.

| Quota Period | Allocation \% (of annual coastwide commercial quota) |  | Measures | Example allocation (lbs) based on 8.12 million lb quota |  | Example allocation (lbs) based on 14.00 million lb quota |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Winter I (January 1April 30) | 54.68\% |  | Coastwide | 4,440,145 |  | 7,655,422 |  |
| $\begin{gathered} \text { Summer } \\ \text { (May 1- } \\ \text { October 31) } \end{gathered}$ | 28.28\% |  | Statespecific | 2,296,255 |  | 3,959,060 |  |
| State-specific summer allocations | ME | 0.015\% |  | ME | 340 | ME | 586 |
|  | NH | 0.000\% |  | NH | 0 | NH | 2 |
|  | MA | 18.525\% |  | MA | 425,389 | MA | 733,429 |
|  | RI | 21.538\% |  | RI | 494,571 | RI | 852,708 |
|  | CT | 3.417\% |  | CT | 78,466 | CT | 135,287 |
|  | NY | 17.779\% |  | NY | 408,243 | NY | 703,867 |
|  | NJ | 28.429\% |  | NJ | 652,808 | NJ | 1,125,531 |
|  | DE | 0.043\% |  | DE | 993 | DE | 1,711 |
|  | MD | 4.171\% |  | MD | 95,782 | MD | 165,141 |
|  | VA | 5.412\% |  | VA | 124,272 | VA | 214,263 |
|  | NC | 0.670\% |  | NC | 15,391 | NC | 26,536 |
| Winter II (November 1 - December 31) | 17.04\% |  | Coastwide | 1,383,599 |  | 2,385,516 |  |
| Total | 100\% |  | -- | 8,120,000 |  | 14,000,000 |  |

Between sub-alternatives 2D-1 and 2D-2, the timing of the seasonal quota periods is proposed to be the same. In addition, seasonal quota rollover provisions and the process for setting coastwide management measures is proposed to be the same. What would differ between the two options, based on whether or not Maryland was exempted, are the seasonal quota allocations and the state-by-state summer allocations. Since these are based on landings history from 1997-2016, the proposed sub-alternatives are based on analysis with (2D-2) and without (2D-1) data from the state of Maryland. Table 21 compares the differences in seasonal quota period and state summer period allocations under the two sub-options.

Table 21: Comparison of allocation differences between sub-alternatives 2D-1 and 2D-2.

|  | Alt. 2D-1: based on <br> 1997-2016 landings <br> without Maryland | Alt. 2D-2: based on <br> 1997-2016 landings <br> with Maryland | Absolute Difference |  |
| :---: | :---: | :---: | :---: | :---: |
| Quota Period Allocations |  |  |  |  |
| Winter I | $55.26 \%$ | $54.68 \%$ | $\mathbf{0 . 5 8 \%}$ |  |
| Summer | $27.65 \%$ | $28.28 \%$ | $\mathbf{0 . 6 3 \%}$ |  |
| Winter II | $17.10 \%$ | $17.04 \%$ | $\mathbf{0 . 0 6 \%}$ |  |
| State Summer Period Allocations |  |  |  |  |
| ME | $0.02 \%$ | $0.01 \%$ | $\mathbf{0 . 0 1 \%}$ |  |
| NH | $0.00 \%$ | $0.00 \%$ | $\mathbf{0 . 0 0 \%}$ |  |
| MA | $19.33 \%$ | $18.53 \%$ | $\mathbf{0 . 8 0 \%}$ |  |
| RI | $22.48 \%$ | $21.54 \%$ | $\mathbf{0 . 9 4 \%}$ |  |
| CT | $3.57 \%$ | $3.42 \%$ | $\mathbf{0 . 1 5 \%}$ |  |
| NY | $18.55 \%$ | $17.78 \%$ | $\mathbf{0 . 7 7 \%}$ |  |
| NJ | $29.67 \%$ | $28.43 \%$ | $\mathbf{1 . 2 4 \%}$ |  |
| DE | $0.05 \%$ | $0.04 \%$ | $\mathbf{0 . 0 1 \%}$ |  |
| MD | $--{ }^{\text {a }}$ | $4.17 \%$ | $\mathbf{- -}$ |  |
| VA | $5.65 \%$ | $5.41 \%$ | $\mathbf{0 . 2 4 \%}$ |  |
| NC | $0.70 \%$ | $0.67 \%$ | $\mathbf{0 . 0 3 \%}$ |  |

${ }^{\text {a }}$ Maryland would have an annual allocation of $2.03910 \%$ of the coastwide quota (and thus no specific seasonal allocation for the summer period quota).

### 5.3 Alternative Set 3: Landings Flexibility Framework Provisions

This alternative set considers whether to add "landings flexibility" policies to the list of issues in the Council's FMP that can be modified through a framework action. Framework actions are modifications to the Council's FMP that are typically (though not always) more efficient than a full amendment. While amendments may take several years to complete and address a variety of issues, frameworks can often be completed in 5-8 months and address one or a few issues in a fishery. Framework actions can only modify existing measures and/or those that have been previously considered in an FMP amendment. Because the Commission does not do framework actions and instead can address issues of this scope through FMP addenda, this alternative set does not apply to the Commission's FMP.
Landings flexibility, as described below, may allow for commercial vessels to land or possess summer flounder in states where they are not permitted at the state level. Landings flexibility differs from "safe harbor" agreements between some states, which are based on state level agreements and allow a state to accept landings from a vessel on a temporary basis under certain emergency situations (e.g., weather, mechanical breakdown, injured crew member). Landings flexibility, on the other hand, would be a broader policy that would require a state to accept vessels that do not necessarily meet state level permitting or landing license criteria, as described under alternative 3B below.
This action would not implement any landings flexibility policies at this time, but instead would simply allow these policies to be implemented via a future framework action (for the Council; with corresponding addendum from the Commission) rather than through an amendment process. The impacts of any future framework action related to landings flexibility would be analyzed through a separate action, which would include public comment opportunities and documentation of compliance with all applicable laws. Depending on the proposed configuration of landings flexibility in a future action, the
level of analysis required may vary and an EIS may be required if impacts are expected to be significant.

### 5.3.1 Alternative 3A: No Action/Status Quo

Under this alternative, no changes would be made to the framework provisions of the FMP. Broad coastwide landings flexibility would remain unauthorized under the current FMP, and any future programs of this type would likely have to be implemented through an amendment to the FMP. While the Commission may be able to implement coastwide landings flexibility through an addendum, doing so could create inconsistencies between the two FMPs. States would remain free to develop landings flexibility agreements through state-level agreements, provided that such agreements are consistent with other Council and Commission FMP requirements and would not require modification to the federal management measures.

Rationale for Alternative 3A: Not adding landings flexibility issues as a frameworkable item in the FMP would likely result in these types of policies requiring an FMP amendment to implement. Because these policies may be complicated and have substantial impacts on state level management, an amendment process would allow for a thorough consideration of management options with additional public comment opportunities compared to a framework action.

### 5.3.2 Alternative 3B: Add Landings Flexibility as a Frameworkable Issue in the FMP

Under alternative 3B, "landings flexibility" policies for the commercial summer flounder fishery would be added to the list of frameworkable items in the summer flounder, scup, and black sea bass FMP. This would allow for landings flexibilities policies to be implemented through future framework actions (for the Council) and FMP addenda (for the Commission), rather than through a more complex amendment process. This alternative is primarily administrative in that it does not implement any landings flexibility policies, but simply modifies the way that landings flexibility policies may be implemented in the future. A brief overview of what may be considered in a future framework action for these types of policies is provided here.
"Landings flexibility" means the ability to land or possess summer flounder in any state (or, in some configurations, any participating state) without requiring that vessel to be permitted in that state. The Council and Board's intent is to allow for consideration of multiple possible configurations of landings flexibility through future framework actions, including allowing vessels to land in any port/state, developing multi-state landings agreements, and/or allowing vessels to possess multiple state possession limits at one time for separate offloading. The specific details of how landings flexibility would work in practice would be determined at the time of a future framework action. No specific proposals for framework actions have been put forward at this time.

In its most commonly discussed form, landings flexibility would allow vessels with a federal summer flounder moratorium permit to commercially land summer flounder in any port of their choosing within the management unit, in any state, regardless of state level permits. This has been suggested as a means of addressing rising fishing costs, fuel use (for both environmental impact and cost reasons), increasing adaptability to market conditions, addressing safety concerns, adapting to a changing distribution of fish, and improving efficiency. It has been suggested that landings flexibility would reduce long steam times and operating costs associated with strict requirements to land fish in a specific state or states. With more flexibility in where they can offload fish, fishermen that fish farther from their home state could make multiple fishing trips before making the trip home.

Landings flexibility as previously discussed by the Council and Board is intended to work within the existing state-by-state quota system, as landings flexibility would not be necessary under a coastwide system (or "scup model" under alternative 2D). Some questions remain about how state quotas could be effectively managed if landings were open to any state/port. Quota transfers would likely be required to properly attribute landed summer flounder amounts to the permit state rather than the state of landing. GARFO has indicated that it would likely be impossible to track landings at the individual permit/vessel level and attribute them to the correct state without a quota transfer, at least with the level of timeliness and accuracy required of in-season commercial management. Thus, properly assigning landings to the appropriate state would require quota transfers between states each time a vessel landed in a non-permitted state. If a vessel is permitted in multiple states, there would need to be a clear process to specify against which state's quota the landings should be counted (i.e., which state needs to participate in a quota transfer). Under a broad coastwide landings flexibility policy, each state would be required to accept commercial vessels desiring to land summer flounder in that state, and would likely be required to participate in the associated quota transfer.

Additional analysis under any future framework action would be needed to determine how state level trip limits and other state-specific measures would be enforced if any vessel could land in any state. Specifically, the Council and Board would need to specify if a vessel would be subject to the possession/trip limits and seasons of the state in which they land, or to those of the state in which they are permitted (the vessel's "home state").

Rationale for Alternative 3B: The rationale for adding landings flexibility as a framework item in the FMP is to make the process of adjusting these types of measures easier in the future. Currently, since coastwide landings flexibility programs have not been considered in a previous FMP amendment, implementing such policies would require a full FMP amendment, which typically requires a long timeline and large amount of Council resources. If the issue is first considered through this amendment and adopted as a frameworkable issue, the Council could utilize a potentially more streamlined process for adopting these types of management measures in the future.

### 5.4 Considered but Rejected Alternatives

Since the initiation of this amendment, the Council and Board have considered a range of different modifications to commercial fishery management for summer flounder. A broad initial range of issues was progressively narrowed until the Council and Board agreed on a targeted list of issues to focus on through this action, corresponding to the purpose and need statements described in section 4.1. To address these need statements, many approaches were considered. Concepts or options that were substantially discussed by the Council and Board, but rejected from further consideration, are described below for federal permit requalification (section 5.4.1), commercial allocation (section 5.4.2), and landings flexibility (section 5.4.3).

### 5.4.1 Rejected Permit Requalification Options

The Council and Board originally approved a broader range of sub-alternatives under alternative 1B, but ultimately narrowed the range to the seven presented in section 5.1.2. As of August 2017, the Council and Board had proposed a wider range of twenty sub-options based on a combination of four different time period options and five different landings thresholds. The four time period options and five landings thresholds options were recommended by the Demersal Committee at their July 2017 meeting, based on an initial staff analysis, with some modifications discussed at the meeting. The intent of the original range was to provide a wide variety of time frame options (options for focusing on recent years and options with
a focus on the longer time series since permits were required) and a variety of landings threshold options (focusing on eliminating only rarely-used permits vs. more broadly defining latent effort).

However, when the Council and Board first considered this range of options in August 2017, analysis was not available at the time that accurately identified how many moratorium rights holders would be impacted by each of these combinations. In December 2017, after reviewing subsequent analysis showing the number of MRIs that would be impacted, they narrowed the range to the seven sub-options identified in section 5.1.2 of this document, in order to simplify the public hearing process and amendment analysis by eliminating options that would be largely redundant in terms of their impacts. Each sub-option is described in Table 22 with an indication of whether it was retained in Alternative 1B, or rejected from further analysis.

Table 22: Federal moratorium permit requalification options (landings threshold and time period combinations) considered by the Council and Board, with December 2017 outcomes of narrowing the range of alternatives.

|  |  | Re-Qualification Time Periods |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | $\begin{gathered} \text { Period 1 } \\ \text { (August 1, 1994- } \\ \text { July 31, 2014; } \\ 20 \text { years) } \end{gathered}$ | Period 2 (August 1, 1999-July 31, 2014; 15 years) | Period 3 (August 1, 2004-July 31, 2014; 10 years) | Period 4 (August 1, 2009-July 31, 2014; 5 years) |
|  | $\geq 1 \mathrm{lb}$ in any one year | Eliminated | Eliminated | Retained: Alt. 1B-4 | Retained: Alt. 1B-2 |
|  | $\geq 1 \mathrm{lb}$ in $\mathbf{2 0 \%}$ of years in time period | Retained: Alt. 1B-6 | Eliminated | Eliminated | Eliminated |
|  | $\geq 1 \mathrm{lb}$ in $40 \%$ of years in time period | Eliminated | Eliminated | Eliminated | Eliminated |
|  | $\geq 1 \mathrm{lb}$ in $\mathbf{6 0 \%}$ of years in time period | Eliminated | Eliminated | Eliminated | Eliminated |
|  | >1000 lbs Total | Retained: Alt. 1B-7 | Retained: Alt. 1B-5 | Retained: Alt. 1B-3 | Retained: Alt. 1B-1 |

More information about how the range was narrowed can be found the October 2017 staff memo for the Demersal Committee available at: http://www.mafmc.org/s/Demersal-Cttee-Permits-and-Landings-Flex-Memo-Oct-2017.pdf.

In addition, the Demersal Committee considered two conceptual options for revising the moratorium permit system that were not selected for further analysis: creating a tiered permit system based on landings and/or effort criteria, and creating a tiered permit system based on gear types. It was thought that tiered systems could help the Council and Board tailor management approaches to different components of the fishery (e.g., those vessels heavily relying on the directed fishery vs. vessels that participate on a more incidental or infrequent basis). At their July 2017 meeting, the Committee moved to classify these options as "considered but rejected," which was supported by the full Council and Board at their August 2017 meeting. The Council and Board chose to eliminate gear-based permits due to the overwhelming majority of the fishery using trawl gear, and chose to eliminate other tiered permit options due to the complications that could arise from trying to define and delineate different tiers of the commercial summer flounder
fishery. Requalification of the existing single tier permits was deemed to be the most appropriate route for achieving the purpose and need for this issue.

### 5.4.2 Rejected Commercial Allocation Options

For commercial allocation issues, the Council and Board considered several conceptual ideas that were not adopted as amendment alternatives, as well as some alternate configurations of ideas that became the alternatives listed in section 5.2 of this document.

Conceptual allocation policies that were not approved in the range of alternatives were proposed at various stages of initial amendment development by scoping commenters, staff, individual Council and Board members, and/or management partners. Most of these ideas did not yet have a clearly developed rationale or proposed configuration, as they were proposed for discussion of feasibility and for consideration of whether they would address the purpose and need of the amendment. The main ideas considered in initial stages of amendment development included:

- A simple revised base year period for commercial landings to revise existing state by state quotas. This alternative was not selected due how highly correlated landings in any given recent year are likely to be with the existing state allocations. The percentage of annual landings by state are typically very close to the state allocation in most states and years; thus, almost any base year range since implementation of Amendment 2 (1993) would result in very similar allocations to those currently implemented. Many Council and Board members wanted to pursue options that were more of a departure from the current 1980-1989 landings basis.
- A "best years" system based on a state's highest landings years over a certain time period to revise existing state by state quotas. This option was rejected for similar reasons to the one above. Best years are likely to reflect that state's allocation. In addition there would likely need to be stipulations regarding not using years in which overages occurred, to avoid rewarding states for years where they exceeded their quota. A best years system would thus not result in much of a change from the current allocation, similar to the revised base year period idea above.
- Coastwide quota with seasonal periods (trimester or bimonthly). This idea was rejected because the Council and Board identified alternative 2D (the "scup model") as a similar option that is preferable to a year-round coastwide system due to the ability of states to manage their own quota when summer flounder are inshore in the summer. A year-round coastwide system would likely require dividing the quota into many short periods to ensure access to the resource throughout the year and for different fishery participants.
- Regional coastwide quota systems were considered but rejected due to a lack of clear basis for dividing the management unit into commercial regions. In addition, management would likely still need to be at the state level, but instead of individual states, measures and quota monitoring would be cooperatively handled by multiple states working together. This could present an administrative burden and require increased time and resources spent coordinating stakeholder preferences, data, and enforcement across multiple states.
- Quota allocations by permit category were considered but would have required that the Council and Board implement tiered permit systems through alternative set 1 . The tiered permit was rejected from further consideration; therefore, allocations by permit category are not possible.

Within the existing range of alternatives, several configurations of options were not adopted in the final version:

- The Demersal Committee considered other quota triggers for modified commercial allocation under alternative 2C (Figure 9). Primarily this included the staff-recommended time series average quota (1993-2018) of 11.80 million pounds, but other triggers were raised during the November 2017 Demersal Committee discussion. The Committee recommended rejecting the staffrecommended time series average quota of 11.80 million pounds, as this was less likely to have any near-term impact on the quotas under this alternative, and the Committee wanted to pursue a slightly lower trigger that was more likely to be reached in the coming fishing years. The Committee recommended, and the Council and Board approved, the two sub-options described in section 5.2.3.


Figure 9: Options for commercial quota triggers considered by the Demersal Committee.

- Also for alternative 2C, the Committee considered a proposed version of the alternative that would have the states of Maine, Delaware, and New Hampshire splitting an entire "state share" of additional quota beyond the quota trigger. The Committee determined that this introduced a risk of speculator behavior in these states, which do not currently have directed fisheries for summer flounder. If the quota were raised substantially in these states, new effort may be introduced, which is not the intention of this alternative set.
- As described in section 5.2.4, for the "scup model" (alternative 2D), the Council and Board reviewed versions of the alternative's configuration that included the month of October in the Winter II period instead of the summer period. As described in section 5.2.4, this configuration was not adopted in the range of options due to advisory panel comments and initial analysis
describing the characteristics of the fishery in the month of October compared to the surrounding months. Additional information on this decision can be found in APPENDIX B.
- At the April 2018 joint meeting to approve a public hearing document, Council and Board members from the state of New York requested consideration of two additional commercial quota allocation options, including 1) negotiated quota shares amongst the states in the management unit and 2) coastwide quota management for a period of a few years in order to set a new baseline of state-by-state landings. These options had been proposed by the state of New York in a March 23, 2018 petition for rulemaking, and were reiterated again by New York representatives and stakeholders during the amendment public comment process in the fall of 2018. At the April 30, 2018 joint meeting, the Council and Board considered a motion to include these two options in the draft amendment, but this motion failed due to lack of majority. There was concern with the concept of negotiated quota shares given the political nature of this approach and the undefined process and basis for negotiation. A coastwide quota was not favored given the potential to create derby fishing conditions, the expected difficulty in developing coastwide management measures, and the potential to create an influx of latent effort.
- At the March 2019 joint Council and Board meeting for final action on this amendment, an additional commercial allocation option was proposed by ASMFC delegates from the state of Rhode Island. This proposal involved a dynamic approach for gradually adjusting state allocations using a combination of historic allocations and current resource distribution, modeled on the Transboundary Management Guidance Committee (TMGC) approach, which was developed and used for the management of shared Georges Bank resources between the United States and Canada. This would involve a gradual transition over several years toward allocations based in larger part on resource distribution as opposed to historical utilization. This proposal was included as a supplemental document for the March 2019 meeting. ${ }^{17}$ This option was not adopted as it had not been previously considered by the Council and Board and had not gone through the public hearing process; therefore the Council and Board did not have information on the expected impacts nor on public perception of this type of management system. In addition, there were important elements of the proposal that were drafted as suggestions with decision points left to the Council and Board, such that the option would have required more specificity in order to fully analyze the alternative. The Council and Board majority ultimately declined to extend the amendment process for consideration of additional allocation options.
- Also at the March 2019 meeting, a motion was made to approve a modified version of Alternative 2B-2 with the following modifications: 1) ME, NH, DE and MD allocations are held status quo; and 2) the $9.39 \%$ of the coastwide quota released by VA and NC is distributed in $1 / 2$ shares to RI and NJ; $3 / 4$ shares to MA and CT; and a $11 / 2$ share to NY. This option was based on the changing resource distribution information underlying alternative 2 B , but with a different distribution of additional allocation to the northern states. The stated reasoning behind their proposed changes to the original 2B-2 redistribution was recognizing that Maryland and Delaware currently have small fisheries and minimal need for allocation increases, that biomass is still centered off of New Jersey and therefore New Jersey should not receive a decrease in allocation, that Connecticut has a proportionally smaller allocation compared to other northern states, and that New York had

[^16]unreported harvest during the baseline years for the current allocation. This motion failed for lack of Board majority.

### 5.4.3 Rejected Near-Term Options for Landings Flexibility Policies

The Council and Board originally considered landings flexibility policies for implementation directly through this action (rather than specifying that these policies could be implemented through a future framework action, as alternative 3B proposes to do). In August 2017, the Council and Board approved a Demersal Committee motion to: "recommend that the Council remove landings flexibility as an option but include landings flexibility as a frameworkable option in the FMP, and send a letter to the states encouraging further development of landings flexibility policies and agreements at the state level including allowing multiple state possession limits with appropriate permits."

The rationale behind this recommendation was to encourage individual states to come up with their own landings flexibility agreements, which should be more flexible and customizable than a mandatory coastwide landings flexibility policy. However, the Council and Board wanted to maintain the option to develop coastwide landings flexibility in the future, in the event that state agreements are not pursued or are not effective. Thus, they moved to pursue an alternative to add landings flexibility to the list of frameworkable issues in the FMP.

### 6.0 DESCRIPTION OF THE AFFECTED ENVIRONMENT

The affected environment consists of those resources expected to experience environmental impacts if the actions under consideration in this amendment are implemented. The affected environment consists of several Valued Ecosystem Components (VECs), including components of the environment that could be affected by the management measures being considered in this amendment. These following VECs are described in the sections below:

1. The managed resources (summer flounder; section 6.1),
2. Non-target species (including black sea bass, scup, and other managed species that may interact with the summer flounder fishery; section 6.2),
3. The physical environment, including Essential Fish Habitat (EFH; section 6.3),
4. Protected resources, including species and habitats protected under the Marine Mammal Protection Act (MMPA) and the Endangered Species Act (ESA; section 6.4), and
5. The human (socioeconomic) environment, including commercial fisheries likely to be impacted by this action (section 6.5).

### 6.1 TARGET SPECIES (SUMMER FLOUNDER)

This section describes the fishery resource managed under this FMP that is the focus of this action, i.e., the summer flounder resource. Although scup and black sea bass are managed under the same FMP as summer flounder, these species would not be affected by the proposed measures in this action, and therefore are described in section 6.2 as non-target species, along with other species that are commonly caught or targeted alongside summer flounder.

This section describes summer flounder stock definition (section 6.1.1), stock status (section 6.1.2), biological characteristics and ecological relationships (section 6.1.3), and stock distribution and center of biomass (section 6.1.4).

### 6.1.1 Stock Definition

Summer flounder, Paralichthys dentatus, is a demersal flatfish that occurs in the western North Atlantic. The geographical range of the summer flounder encompasses the shallow estuarine waters and outer continental shelf from Nova Scotia to Florida. The center of abundance of the stock lies within the Middle Atlantic Bight from Cape Cod, Massachusetts, to Cape Hatteras, North Carolina (Packer et al. 1999).

Summer flounder is managed and assessed as a single stock from North Carolina north to the U.S.Canadian border. In the past, there have been several attempts to identify separate stocks of summer flounder that may exist throughout its range. The stock definition provided by Wilk et al. (1980) of a unit stock extending from Cape Hatteras north to New England was used in the most recent benchmark assessment (NEFSC 2019a), as well as in previous assessments. A consideration of summer flounder stock structure incorporating tagging data concluded that most evidence supported the existence of stocks north and south of Cape Hatteras, with the stock north of Cape Hatteras possibly composed of two distinct spawning aggregations, off New Jersey and Virginia-North Carolina (Kraus and Musick 2001).

The current assessment stock unit is consistent with the conclusions of Kraus and Musick (2001). The management unit within the FMP is summer flounder in US waters in the western Atlantic Ocean from the US-Canadian border southward to the southern border of North Carolina. The management unit is consistent with the conclusions a summer flounder genetics study that revealed no population subdivision at Cape Hatteras (Jones and Quattro 1999).

### 6.1.2 Stock Status

Summer flounder was under a rebuilding plan from 1993 through 2011. An F-reduction schedule was first put in place in 1993 through Amendment 2, and this schedule was modified via Amendment 7 (1995). After the MSA was reauthorized in 1996 with time certain rebuilding requirements and required rebuilding plans, Amendment 12 (1999) started the ten-year rebuilding clock for summer flounder for 2000-2010. Following the 2007 reauthorization of the MSA, which required the implementation of ACLs and AMs, the rebuilding deadline was extended to 2013. However, the summer flounder stock was declared rebuilt in the fall of 2011, based on the most recently modeled year, 2010.

The last peer-reviewed benchmark stock assessment was conducted in the fall of 2018 at the Stock Assessment Workshop/Stock Assessment Review Committee (SAW/SARC 66; NEFSC 2019a). This assessment incorporated the revised time series of recreational catch from MRIP ${ }^{18}$, which is $30 \%$ higher on average compared to the previous summer flounder estimates for 1981-2017. The MRIP estimate revisions account for changes in both the angler intercept survey and recreational effort survey methodologies. While fishing mortality rates were not strongly affected by incorporating these revisions, increased recreational catch resulted in increased estimates of stock size compared to past assessments.

The biological reference points for summer flounder as revised through the SAW/SARC 66 process include a fishing mortality threshold of $\mathrm{F}_{\mathrm{MSY}}=\mathrm{F}_{35 \%}$ (as the $\mathrm{F}_{\mathrm{MSY}}$ proxy) $=0.448$, and a biomass reference point of $\mathrm{SSB}_{\mathrm{MSY}}=\mathrm{SSB}_{35 \%}\left(\right.$ as the $\mathrm{SSB}_{\text {MSY }}$ proxy $)=126.01$ million $\mathrm{lb}=57,159 \mathrm{mt}$. The minimum stock size threshold ( $1 / 2 \mathrm{SSB}_{\mathrm{MSY}}$ ), is estimated to be 63.01 million lb ( $28,580 \mathrm{mt}$ ).

[^17]Assessment results indicate that the summer flounder stock was not overfished and overfishing was not occurring in 2017 relative to the biological reference points. Fishing mortality on the fully selected age 4 fish ranged between 0.744 and 1.622 during 1982-1996 and then decreased to 0.245 in 2007. Since 2007 the fishing mortality rate has increased, and in 2017 was estimated at 0.334 , below the SAW 66 FMSY proxy $=\mathrm{F}_{35 \%}=0.448$ (Figure 10). The $90 \%$ confidence interval for F in 2017 was 0.276 to 0.380 .

SSB decreased from 67.13 million $\mathrm{lb}(30,451) \mathrm{mt}$ in 1982 to 16.33 million $\mathrm{lb}(7,408) \mathrm{mt}$ in 1989 , and then increased to 152.46 million $\mathrm{lb}(69,153) \mathrm{mt}$ in 2003. SSB has decreased since 2003 and was estimated to be 98.22 million $\mathrm{lb}(44,552 \mathrm{mt})$ in 2017, about $78 \%$ of $\operatorname{SSB}_{\mathrm{MSY}}=126.01$ million $\mathrm{lb}(57,159 \mathrm{mt})$, and $56 \%$ above the $1 / 2$ SSB $_{\text {MSY }}$ proxy $=1 / 2$ SSB $_{35 \%}=63.01$ million lb (28,580 mt; Figure 11). The $90 \%$ confidence interval for SSB in 2017 was 39,195 to $50,935 \mathrm{mt}$.


Figure 10: Total fishery catch (mt; solid line) and fully-recruited fishing mortality ( F , peak at age 4; squares) of summer flounder. The horizontal solid line is the 2018 SAW66 recommended fishing mortality reference point proxy FMSY $=\mathbf{F 3 5 \%}=\mathbf{0} .448$. Source: NEFSC 2019a.


Figure 11: Summer flounder spawning stock biomass (SSB; solid line) and recruitment at age 0 (R; vertical bars) 1980-2017. The horizontal dashed line is the 2018 SAW66 recommended target biomass reference point proxy, $\mathrm{SSB}_{\mathrm{MSY}}=\mathrm{SSB}_{35 \%}=57,159 \mathrm{mt}$. The horizontal solid line is the 2018 SAW66 recommended threshold biomass reference point proxy ${ }^{1 / 2} \mathrm{SSB}_{\mathrm{MSY}}=1 / 2 \mathrm{SSB}_{35} \%=\mathbf{2 8 , 5 8 0} \mathrm{mt}$. Source: NEFSC 2019a.

Recruitment of juvenile summer flounder to the fishery has been below average since about 2011, although the driving factors behind this trend have not been identified. Bottom trawl survey data also indicates a
recent trend of decreasing length and weight at age, which implies slower growth and delayed maturity. These factors affected the change in biological reference points used to determine stock status.

Reports on stock status, including annual assessment and reference point update reports, Stock Assessment Workshop (SAW) reports, Stock Assessment Review Committee (SARC) reports, are available online at the Northeast Fisheries Science Center (NEFSC) website:
http://www.nefsc.noaa.gov/. A description of the history of past summer flounder stock assessments can be found in Terceiro (2001) and Terceiro (2011).

### 6.1.3 Biological Characteristics and Ecological Relationships

### 6.1.3.1 Seasonal Migrations

Summer flounder exhibit strong seasonal inshore-offshore movements. Adult and juvenile summer flounder normally inhabit shallow coastal and estuarine waters during the warmer months of the year and remain offshore during the fall and winter.

While information on finer-scale migration patterns is generally unavailable, historical tagging studies suggest that depending on the season and release location, general patterns of "north-south," "east-west," and "inshore-offshore" movements are possible. Murawski (1970) reported that fish tagged from New Jersey in in the 1960s moved from inshore waters to offshore wintering grounds, with dispersion to both the south toward Virginia and to the north-east toward southern New England. Lux and Nichy's (1980) tagging results from the 1960s indicated that fish from inshore Southern New England (SNE) waters tagged in September had a broad range of movement, including east and offshore to Veatch Canyon south of Massachusetts, south and offshore to Block and Hudson canyons, and offshore as far southwest as Cape May NJ. Finally, Monaghan's tagging work (1992) on North Carolina fish in the early 1990s showed that fish tagged north of Hatteras mostly moved offshore and north as far as northern New Jersey. Fish tagged south of Hatteras moved to the southwest as far as the North Carolina-South Carolina border.

### 6.1.3.2 Spawning, Fecundity, and Reproductive Strategy

Summer flounder spawn during the fall and winter as they migrate offshore or are at their wintering grounds. Smith (1973) found that spawning starts in mid-September between southern New England and New Jersey. As the season progresses spawning moves southward, and by October spawning takes place nearly as far south as Chesapeake Bay. Spawning has been reported to continue into March (Morse 1981). Spawning habitat occurs over the entire shelf between Cape Cod, Massachusetts, and Cape Lookout, North Carolina.

Morse (1981) documented that summer flounder are serial spawners and that egg batches are continuously matured and shed during a protracted spawning season. Morse (1981) also reported a mean maturity index that increased rapidly from August to September, peaked in October- November, then gradually decreased to a low in July. The wide range in the maturity indices during the spawning season indicates nonsynchronous maturation of females and a relatively extended spawning season.

Fecundity of summer flounder is relatively high, ranging from 463,000 to $4,188,000$ eggs for fish between 14 inches and 27 inches (Morse 1981). Fertilized eggs are buoyant, floating at or near the surface. Smith (1973) reported that the heaviest concentrations of eggs and larvae were found between Long Island and Cape Hatteras; most eggs were taken within 17 miles of shore and larvae were most abundant 12 to 45 miles from shore. Larvae were found in the northern part of the Middle Atlantic Bight from September to February, and in the southern part from November to May. Mid-Atlantic Region Monitoring and Assessment Program (MARMAP) survey data (Able et al. 1990) indicate that peak egg abundance occurs
in October through December with October and November being the two months when most eggs were collected.

The reproductive strategy of summer flounder tends to maximize reproductive potential and avoid catastrophe. The strategy is a combination of extended spawning season with variable duration, early maturation (age 1 or 2), high fecundity, serial spawning, and extensive migrations across the continental shelf during spawning. The half year spawning season reduces larval crowding and decreases the impact of predators and adverse environmental conditions on egg and larval survival. The migration pattern disperses the eggs over large areas of the shelf and probably aids in maintaining spawning fish in areas where bottom temperatures are between $54^{\circ}$ and $66^{\circ} \mathrm{F}$ (Smith 1973). The October/November spawning peak coincides with the breakdown of thermal stratification on the continental shelf and the maximum production of autumn plankton which is characteristic of temperate ocean waters of the northern hemisphere. Thus, the timing of peak spawning assures a high probability of adequate larval food supplies (Morse 1981).

### 6.1.3.3 Age Structure, Growth, and Maturity

Historical studies of summer flounder age and growth include those of Poole (1961), Eldridge (1962), Powell (1974), Smith and Daiber (1977), Henderson (1979), and Shepherd (1980). Multiple summer flounder ageing workshops have been held over the years (1980, 1990, 1999, 2014, and 2017) to reconcile different methods of ageing, parts for ageing (scales vs. otoliths), and evaluate agreement between ageing methods and readers, as described in NEFSC 2013. Both NEFSC survey and commercial samples were completely transitioned to otoliths beginning in 2015 (Terceiro 2018).

For the 2018 benchmark assessment, total Northeast Region commercial fishery landings and discards at age, North Carolina winter trawl fishery landings and discards at age, and MRFSS/MRIP recreational fishery landings and discards at age (using revised MRIP data) totals were summed to provide a total fishery catch at age matrix for 1982-2017 (Figure 12). The proportion of large and jumbo market category fish (generally of ages 3 and older) in the landings has increased since 1996, while the proportion of small market category landings (generally of ages 0 and 1 ) has become very low.


Figure 12: Total fishery catch at age for summer flounder, 1982-2017, from the 2018 benchmark stock assessment (NEFSC 2019a). Includes recreational data from MRIP estimates as revised in July 2018.

The length-weight relationship for summer flounder was described by Lux and Porter (1966), Wigley et al. (2003), and various benchmark assessments for summer flounder over the years. These studies have shown that there are both seasonal and sexual differences in the length-weight relationship. This difference between the sexes was also noted by Smith and Daiber (1977), Eldridge (1962), and Wilk et al. (1978).

NEFSC trawl survey data for 1976-2016 for males, females, and sexes combined indicates that female summer flounder attain a significantly larger asymptotic size than males (Figure 13).


Figure 13: Predicted length at age from von Bertalanffy equations parameters estimated from NEFSC trawl survey data for 1976-2016. Maximum observed age for males is age 15; for females is age 14.

The 2018 benchmark assessment examined NEFSC winter, spring and fall trawl survey sample data for trends in mean length and weight by sex and age. The winter and spring series indicate no strong trend in the mean lengths of ages 1-2 for sexes combined. For ages 3-6, there is an increasing trend in mean length from 1976 to about 1990, and a decreasing trend since then. In the fall series, there is no obvious trend for ages $0-1$, but there are relatively strong decreasing trends in mean length for combined sexes for ages 2 and older since the mid-1990s. In general, similar trends are observed for mean weight, with a decreasing trend evident for ages 3 and older. Trends in the mean weights at age in the total, combined sexes fishery catch (landings plus discards) exhibit a comparable pattern, with strongest declining trends since the 1990s for ages 3 and older (NEFSC 2019a).

In the 2018 assessment, median length at maturity was estimated as 26.1 cm ( 10.3 inches) for male summer flounder, 29.8 cm ( 11.7 inches) for female summer flounder, and 27.0 cm ( 10.6 inches) for the sexes combined.

The median age of maturity for summer flounder was determined to be 1.13 years for males, 1.42 years for females, and 1.23 years for both sexes combined (i.e., fish about 13-17 months old). These estimates are comparable to those in previous assessments. Most fish are sexually mature by age 2 , and fish of age 3 and older are generally all very close to $100 \%$ mature. Estimated maturity ogives by year and sex suggest a long term, decreasing trend in proportion mature at ages 0 and 1 for males and females, and for females at age 2 (NEFSC 2013). The 1982-2016 mean percent observed maturities at age (unweighted, simple arithmetic average of annual values at age) for males are $42 \%$ at age $0,95 \%$ at age $1,99 \%$ at age 2 , and $100 \%$ at ages 3 and older; for females are $26 \%$ at age $0,83 \%$ at age 1, $96 \%$ at age 2, and $100 \%$ at ages 3 and older; and for sexes combined are $36 \%$ at age $0,90 \%$ at age $1,98 \%$ at age 2, and $100 \%$ at ages 3 and older (NEFSC 2019a).

### 6.1.3.4 Sex Ratio

Work for the 2018 benchmark assessment examined NEFSC winter, spring and fall trawl survey raw sample data for trends in sex ratio by season and age, expressed as the proportion of females at age. The spring and fall series have sufficient data for the compilation beginning in 1976; the winter survey was conducted from 1992-2007. In general, the data show no or minimal trends in the proportion female over time for ages 0 and 1, but show a generally decreasing trend in the proportion female for ages 2 and older. In addition to the raw survey data, the NEFSC stratified mean abundance indices (numbers per tow) were calculated for the winter (1992-2007), spring and fall (1976-2016) series. As in the raw sample data, the sex ratio in the NEFSC stratified indices has changed over the last decade, with generally decreasing proportions of females at ages 2 and older (NEFSC 2019a).

### 6.1.3.5 Feeding, Prey, and Predators

Summer flounder are opportunistic feeders; their prey includes a variety of fish and crustaceans. The NEFSC trawl survey foods habits database contains information from 18,862 summer flounder stomachs sampled on 5,365 tows, over $70 \%$ of which were found to be empty. 'Other fish' (fish which could not be identified to family) were found in about $10 \%$ of the stomachs, followed by squids ( $6 \%$ ), decapod shrimp ( $4 \%$ ), 'animal remains' ( $3 \%$; partially digested stomach contents), anchovies ( $2 \%$ ), and other gadids, porgies, mysids, and other small crustaceans. The data were summarized into 4 multi-year blocks to look for temporal patterns. The frequency of 'Other fish' and decapod shrimp consumption by summer flounder decreased by about $50 \%$ over the time series, while the frequency of consumption of squid slightly increased. The frequency of consumption of anchovies peaked in the 1980s. The calculation of total absolute consumption of prey by summer flounder has not been attempted (NEFSC 2013).

Previous studies have inferred that larval and postlarval summer flounder initially feed on zooplankton and small crustaceans (Peters and Angelovic 1971, Powell 1974, Morse 1981, Timmons 1995). Food habits studies on late larval and juvenile estuarine summer flounder reveal that while they are opportunistic feeders and differences in diet are often related to the availability of prey, there also appears to be ontogenetic changes in diet. Smaller flounder (usually less than 4 inches; 100 mm ) seem to focus on crustaceans and polychaetes while fish become a little more important in the diets of the larger juveniles (MAFMC 2002).

Adult flounder are most active during daylight hours and may be found well up in the water column as well as on the bottom (Olla et al. 1972). Included in their diet are: windowpane, winter flounder, northern pipefish, Atlantic menhaden, bay anchovy, red hake, silver hake, scup, Atlantic silverside, American sand lance, bluefish, weakfish, mummichog, rock crabs, squids, shrimps, small bivalve and gastropod molluscs, small crustaceans, marine worms and sand dollars (NEFSC 2013; Packer et al. 1999, MAFMC 2002).

The NEFSC trawl survey foods habits database includes summer flounder as a prey item in 65 predator stomachs over the period 1973-2011. Spiny dogfish was the predator in 35 cases (54\%), followed by monkfish ( 11 cases, $17 \%$ ), winter skate ( 7 cases, $11 \%$ ). and bluefish ( 4 cases, $6 \%$ ), with other fish species accounting for the other 9 cases and $12 \%$, including 1 case ( $2 \%$ ) of summer flounder cannibalism. All of the natural predators of adult summer flounder are not fully documented, and these data are insufficient to calculate total absolute predator consumption of summer flounder (NEFSC 2013).

### 6.1.3.6 Mortality

The 2008 SAW 47 assessment assumed a natural mortality rate (M) of 0.20 for females and 0.30 for males. A combined sex M -schedule at age was developed by assuming these initial M rates by sex, an initial proportion of females at age 0 of $40 \%$ derived from the NEFSC Fall survey indices by age and sex, and population abundance decline over time at the sex specific $M$ rates. The final abundance weighted
combined sex M-schedule at age ranged from 0.26 at age 0 to 0.24 at age $7+$, with a mean of 0.25 (NEFSC 2008). This M-schedule was retained in the subsequent 2009-2018 benchmark and updated assessments (NEFSC 2013; Terceiro 2012, 2015, 2016; NEFSC 2019a).

Fishing mortality ( F ) on fully selected age 4 summer flounder ranged between 0.744 and 1.622 during 1982-1996 and then decreased to 0.245 in 2007. Since 2007 the fishing mortality rate has increased and was 0.334 in 2017, 25\% below the 2018 SAW 66 FMSY proxy $=$ F35\% $=0.448$ (see Error! Reference source not found.). The $90 \%$ confidence interval for $F$ in 2017 was 0.276 to 0.380 . (NEFSC 2019a).

### 6.1.4 Summer Flounder Distribution and Center of Biomass

As described in section 6.1.1, the geographical range of the summer flounder encompasses the shallow estuarine waters and outer continental shelf from Nova Scotia to Florida, with the center of abundance lying within the Middle Atlantic Bight from Cape Cod, Massachusetts, to Cape Hatteras, North Carolina. The management unit is summer flounder in US waters in the western Atlantic Ocean from the USCanadian border southward to the southern border of North Carolina.

In recent years, emerging evidence has indicated that summer flounder have experienced changes in distribution and/or center of biomass relative to recent decades, with the changes generally described as a northward/eastward shift in biomass. Describing distribution shifts is complicated, as multiple studies have used different methods to evaluate summer flounder distribution changes and each have characterized these changes somewhat differently, as described below. In addition, it can be difficult to determine the driving factors behind distribution changes, given the challenge in distinguishing between the effects of climate change related drivers, stock rebuilding, and/or other factors such as regional fishing pressure or habitat impacts. Bell et al. (2015) notes that understanding the mechanisms regulating species distribution should be considered as part of any potential change to the quota allocation system. An overview of information on summer flounder distribution changes and potential explanatory factors is provided below.

Nye et al. (2009) evaluated summer flounder distributional changes and concluded that there has been a significant change in the maximum latitude for summer flounder. This study analyzed trends from 1968 to 2007 in mean center of biomass, mean depth, mean temperature of occurrence, maximum latitude, minimum latitude, and area occupied for 36 fish stocks in the Greater Atlantic region. Overall, 24 of the 36 stocks showed statistically significant changes in at least one of these metrics, many of them exhibiting a poleward shift in the center of biomass. For summer flounder, no significant changes were found in the center of biomass or area occupied, but there was an observed significant change in maximum latitude ( 0.029 degrees latitude per year). Nye et al. conclude that this provides "preliminary evidence that the range of summer flounder, also termed a 'sedentary' species, has expanded over time, that its abundance increased, and that the center of biomass was displaced poleward within the survey area."

Nye et al. (2009) did not, however, investigate the effects of size structure or fishing mortality on distributional response; thus, the extent that these results are confounded with or explained by fishing mortality decreases from the late 1980s to the early 2010s is not addressed. The authors did find a close relationship between species abundance and area occupied, hypothesizing that changes in abundance may manifest more in the total area occupied by each species, while changes in the center of biomass may be more in response to changes in environmental conditions.

Bell et al. (2015) examined the distributions of summer flounder using NEFSC trawl data to determine if the center of biomass along-the continental shelf had changed over time and if these changes were attributed to temperature changes or fishing pressure (via changes in overall abundance and/or fishing
related changes in length structure of the stock). The authors note that shifts in distribution can be driven by habitat and environmental factors, when fish attempting to remain within the best possible habitat conditions by migrating to more optimal environments and/or declining in numbers in less idea environments. Range shifts can also be caused by simple changes in overall abundance, in that when there are less individuals of a particular species, those fish tend to occupy the highest value habitat. Population increases can lead to expansion into inferior habitat to avoid increased competition in ideal habitats. Finally, fishing mortality can affect distribution through changes in length-age structure of a population, by removing larger individuals which may tend to be located at higher latitudes.

Bell et al. (2015) used NEFSC bottom trawl survey data to examine changes in along-shelf biomass from 1972-2008, finding that summer flounder showed a significant northward trend in the fall, but no change in distribution in the spring. Interannual changes in the along-shelf center of biomass for summer flounder for both the spring and the fall showed a significant relationship with the interannual changes in mean length, but not with temperature or overall abundance. The authors provide evidence that larger summer flounder tend to occupy habitat further north, meaning that as the age structure of the population has expanded, the proportion of larger fish in the population has increased and the center of stock biomass in weight has thus shifted north.

The trends noted are particularly pronounced since the early 1990s, shortly after the population reached historic lows and had a severely truncated age structure. While evidence for other species (e.g., black sea bass and scup) suggests that temperature is a significant driver of distribution shifts, this study did not support this conclusion for summer flounder. This study also found no significant change in along-shelf distance occupied, suggesting that a range expansion does not appear to provide a strong explanation for distribution changes. Bell et al. suggest that a change in the length-age structure, driven by population recovery caused by reduced fishing mortality rates over time (see Figure 10Error! Reference source not found., section 6.1.2), is the main driver of interannual shifts in summer flounder distribution.

The 2013 summer flounder benchmark assessment (SAW/SARC 57) describes similar conclusions. The assessment report notes that a progressive northward shift in distribution is evident with increases in length. Both spring and fall NEFSC trawl surveys show an increase in the average along-shelf position of summer flounder with increasing size. The average annual along-shelf center of biomass increased from the late 1960s to mid-1980s, then declined to the mid-1990s before reaching high levels again around 2007. Length-predicted along-shelf center of biomass declined from the 1960s to early 1990s, then increased until around 2008 and subsequently declined slightly. Larval distribution changed little throughout the time series, while mature adult distributions substantially shifted northward.

The OceanAdapt web portal, a collaboration between NMFS and the Pinsky Lab of Rutgers University, also provides information about the impacts of changing climate and other factors on species distribution. This website hosts an annually updated database of scientific surveys in the United States and provides tools for exploring changes in marine fish and invertebrate distributions. For the indicators displayed on this website, a mean location (the centroid) is calculated for each species in each year of each survey, after the surveys have been standardized to a consistent spatial footprint through time. The centroid is the mean latitude and mean depth of catch in the survey, weighted by biomass. Figure 14 shows the centroid latitude for summer flounder over time based on NEFSC trawl survey data, indicating that the center of survey biomass for summer flounder has shifted northward over time (see Pinsky et al. 2013 and http://oceanadapt.rutgers.edu/); however, note that the sampled strata have changed over time so this data should be interpreted with caution.


Figure 14: Mean biomass-weighted centroid latitude for summer flounder, 1967-2016, based on NEFSC trawl survey data. Data source: OceanAdapt portal, http://oceanadapt.rutgers.edu/. Note that sampled strata have changed over time so trends should be interpreted with caution.

An animation of summer flounder distribution changes over time from the NEFSC spring trawl survey from 1968 to 2014 can be viewed at: https://www.nefsc.noaa.gov/ecosys/climate-change/summerflounder.html.

While observations of summer flounder north of Cape Cod have historically been rare, this may be changing as the stock distribution changes over time. In June 2012, scientists reported the first observations of young of the year (YOY) summer flounder in a southern Maine estuary, capturing two YOY individuals at the mouth of the Saco River estuary. Because YOY specimens have not previously been recorded at the northern extent of the summer flounder range, a northward range expansion is a possible explanation for this observation (Rudnicky et al. 2016).

The 2018 stock assessment (NEFSC 2019a) concludes that there are apparent changes in spatial distribution of summer flounder over the last four decades with a general shift northward and eastward. Spatial expansion is more apparent in the years of greater abundance since about 2000, although it has continued even with the most recent declines in biomass. Higher levels of exploitation can lead to reduced heterogeneity in age structure, particularly a reduction in the abundance of older age fish. However, work examining recent shifts in recruits and an examination of other ecosystem factors suggests other mechanisms may also be contributing factors.

Both changes in environmental conditions and changes in fishing mortality, along with other factors, are likely to be important mechanisms affecting the distribution of summer flounder. The exact mechanism causing a distributional shift in any given species is not always clear and is likely to differ by species. Furthermore, as noted above, multiple mechanisms may be contributing to changes in distribution, confounding efforts to attribute changes in abundance and distribution to only one cause.

### 6.2 NON-TARGET SPECIES

Non-target species are those species caught incidentally while targeting other species, in this case, while targeting summer flounder. Some non-target species are occasionally retained, others are commonly discarded. This section describes the non-target species commonly caught in the commercial summer flounder fishery and summarizes their management status and stock status.

### 6.2.1 Identification of Major Non-Target Species

For many species, including summer flounder, associated non-target species can be difficult to identify and can change from year to year or over longer time series, based on many factors such as changing regulations, fluctuations in stock conditions, shifting species distributions, and changing economic conditions.

Northeast Fisheries Observer Program (NEFOP) data were used to identify the major species caught incidentally on commercial trawl trips where summer flounder comprised over $50 \%$ of the landings (by weight; a proxy for directed summer flounder trips). Those non-target species making up $2 \%$ or percentage of total catch weight over that time period include little skate, spiny dogfish, clearnose skate, winter skate, unknown skate, Northern sea robin, barndoor skate, and black sea bass (Figure 15). Scup composed slightly less than $2 \%$ of the total catch weight; however, they are included as non-target species in this analysis given their management under the same FMP as summer flounder and black sea bass.


Figure 15: Most commonly caught fish species on observed hauls where summer flounder $>50 \%$ of catch by weight, 2012-2016. Source: NEFOP data as of July 2016.

### 6.2.2 Description and Status of Major Non-Target Species

The stock status and management status of the non-target species identified above are briefly described below. More information is provided for scup and black sea bass relative to other non-target species due to their management under the same FMP as summer flounder. Management measures for the MidAtlantic and New England Fishery Management Council-managed species (skates, spiny dogfish, black sea bass, and scup) include AMs to address ACL overages through reductions in landings limits in following years. AMs for all these species take discards into account. These measures help to mitigate negative impacts from discards in these recreational fisheries, and other fisheries.

### 6.2.2.1 Northeast Skate Complex

The following information is taken from NEFMC 2018. The Northeast skate complex fishery in the Greater Atlantic Region includes seven skate species and operates from Maine to Cape Hatteras, North Carolina, and from inshore to offshore waters on the edge of the continental shelf. Skate is mostly harvested incidentally in trawl and gillnet fisheries targeting groundfish, monkfish, and sometimes scallops. The Northeast skate complex fishery consists of seven species: Leucoraja ocellata (winter skate); Dipturis laevis (barndoor skate); Amblyraja radiata (thorny skate); Malacoraja senta (smooth skate); Leucoraja erinacea (little skate); Raja eglanteria (clearnose skate); and Leucoraja garmani (rosette
skate). Given that most of these species were identified as non-target catch in the commercial summer flounder fishery, along with "unknown skates," all of these species are briefly summarized here.

The primary target species in the skate fishery are winter and little skates. Winter skates are harvested for their wings for human consumption, and little skates are harvested as bait for lobster fisheries. Thorny skate and barndoor skate are currently prohibited species.

The stock status relies for each skate species entirely on the annual NMFS trawl survey. The fishing mortality reference points are based on changes in survey biomass indices. If the three-year moving average of the survey biomass index for a skate species declines by more than the average CV of the survey time series, then fishing mortality is assumed to be greater than $\mathrm{F}_{\text {MSY }}$ and it is concluded that overfishing is occurring for that species (NEFSC 2007). The average CVs of the indices are given by species in Table 23. Except for little skates, the abundance and biomass trends are best represented by the fall survey, which has been updated through 2014. Little skate abundance and biomass trends are best represented by the spring survey, which has been updated through 2015. Based on survey data updated through fall 2014/spring 2015, only thorny skate remained in an overfished condition (Table 23).

For barndoor skate, the 2014-2016 NEFSC autumn average survey biomass index of $1.60 \mathrm{~kg} /$ tow is above the biomass threshold reference point ( $0.78 \mathrm{~kg} / \mathrm{tow}$ ) and the BMSY proxy ( $1.57 \mathrm{~kg} / \mathrm{tow}$ ) (Table 23). The 2014-2016 average index is above the 2013-2015 index by $0.5 \%$. It is recommended that this stock is not overfished and overfishing is not occurring.

For clearnose skate, the 2014-2016 NEFSC autumn average biomass index of $0.59 \mathrm{~kg} /$ tow is above the biomass threshold reference point ( $0.33 \mathrm{~kg} /$ tow) but below the BMSY proxy ( $0.66 \mathrm{~kg} /$ tow) (Table 23). The 2014-2016 index is below the 2013-2015 index by $19.5 \%$ which is less than the threshold percent change of $40 \%$. It is recommended that this stock is not overfished and overfishing is not occurring.

For little skate, the 2015-2017 NEFSC spring average biomass index of $5.49 \mathrm{~kg} /$ tow is above the biomass threshold reference point ( $3.07 \mathrm{~kg} /$ tow) but below the BMSY proxy ( $6.15 \mathrm{~kg} / \mathrm{tow}$ ) (Table 23). The 20152017 average index is below the 2014-2016 average by $2.6 \%$ which is less than the threshold percent change of $20 \%$. It is recommended that this stock is not overfished and overfishing is not occurring.

For rosette skate, the 2014-2016 NEFSC autumn average biomass index of $0.047 \mathrm{~kg} /$ tow is above the biomass threshold reference point ( $0.024 \mathrm{~kg} /$ tow) but below the BMSY proxy ( $0.048 \mathrm{~kg} / \mathrm{tow}$ ) (Table 23). The 2014-2016 index is below the 2013-2015 index by $7.9 \%$ which is less than the threshold percent change of $60 \%$. It is recommended that this stock is not overfished and overfishing is not occurring.

For smooth skate, the 2014-2016 NEFSC autumn average biomass index of $0.25 \mathrm{~kg} / \mathrm{tow}$ is above the biomass threshold reference point ( $0.134 \mathrm{~kg} /$ tow) but below the BMSY proxy ( $0.27 \mathrm{~kg} /$ tow) (Table 23). The 2014-2016 index is above the 2013-2015 index by $21.4 \%$. It is recommended that this stock is not overfished and overfishing is not occurring.

For thorny skate, the 2014-2016 NEFSC autumn average biomass index of $0.18 \mathrm{~kg} /$ tow is well below the biomass threshold reference point ( $2.06 \mathrm{~kg} /$ tow) [Table 2]. The 2014-2016 index is higher than the 20132015 index by $3.7 \%$. It is recommended that this stock is overfished but overfishing is not occurring.

For winter skate, the 2014-2016 NEFSC autumn average biomass index of $6.65 \mathrm{~kg} / \mathrm{tow}$ is above the biomass threshold reference point ( $2.83 \mathrm{~kg} / \mathrm{tow}$ ) and above the BMSY proxy ( $5.66 \mathrm{~kg} / \mathrm{tow}$ ) (Table 23). The 2014-2016 average index is above the 2013-2015 index by $24.2 \%$. It is recommended that this stock is not overfished and overfishing is not occurring.

Table 23: Summary by species of recent survey indices, survey strata used and biomass reference points for the Northeast Skate Complex. Source: NEFMC 2018.

|  | BARNDOOR | CLEARNOSE | LITTLE | ROSETTE | SMOOTH | THORNY | WINTER |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Survey (kg/tow) | Autumn | Autumn | Spring | Autumn | Autumn | Autumn | Autumn |
| Time Series Basis | 1963-1966 | 1975-2007 | 1982-2008 | 1967-2007 | 1963-2007 | 1963-2007 | 1967-2007 |
| Strata Set | Offshore 1-30, 3440 | Offshore 61-76, Inshore $\begin{gathered} 17,20,23,26,29,32,3 \\ 5,38,41,44 \end{gathered}$ | Offshore 1-30, 34- $40,61-76$, Inshore $2,5,8,11,14,17,20,23$ $, 26,29,32,35,38,41,4$ $4-46,56,59-61,64-66$ | Offshore 61-76 | Offshore 1-30, 34- | Offshore 1-30, 3440 | Offshore 1-30, 34- $40,61-76$ |
| 2010 | 1.10 | 0.68 | 10.63 | 0.028 | 0.18 | 0.28 | 8.09 |
| 2011 | 1.02 | 1.32 | 6.88 | 0.034 | 0.30 | 0.18 | 6.65 |
| 2012 | 1.54 | 0.93 | 7.54 | 0.040 | 0.21 | 0.08 | 5.29 |
| 2013 | 1.07 | 0.77 | 6.90 | 0.056 | 0.14 | 0.11 | 2.95 |
| 2014 | 1.62 | 0.61 | $6.54{ }^{\text {a }}$ | 0.053 | 0.22 | 0.21 | 6.95 |
| 2015 | 2.08 | 0.82 | 6.82 | 0.045 | 0.25 | 0.19 | 6.15 |
| 2016 | 1.09 | . 339 | $3.56{ }^{\text {b }}$ | 0.044 | 0.27 | 0.13 | 6.84 |
| 2017 |  |  | 6.09 |  |  |  |  |
| 2010-2012 3-year average | 1.22 | 0.97 | 8.35 | 0.033 | 0.23 | 0.18 | 6.68 |
| 2011-2013 3-year average | 1.21 | 1.01 | 7.11 | 0.042 | 0.22 | 0.12 | 4.96 |
| 2012-2014 3-year average | 1.41 | 0.77 | $6.99{ }^{\text {a }}$ | 0.048 | 0.19 | 0.13 | 5.06 |
| 2013-2015 3-year average | 1.59 | 0.73 | $6.75{ }^{\text {a }}$ | 0.051 | 0.21 | 0.17 | 5.35 |
| 2014-2016 3-year average | 1.60 | 0.59 | $5.64{ }^{\text {b }}$ | 0.047 | 0.25 | 0.18 | 6.65 |
| 2015-2017 3-year average |  |  | 5.49 |  |  |  |  |
| Percent change 20112013 compared to 2010- $2012$ | -1.0 | +3.1 | -14.9 | +28.8 | -5.0 | -31.9 | -25.7 |
| Percent change 20122014 compared to 20112013 | +16.5 | -23.3 | -1.6 | +14.6 | -12.5 | +8.7 | +2.0 |
| Percent change 20132015 compared to 20122014 | +12.9 | -4.8 | -3.4 | +6.0 | +6.8 | +26.3 | +5.7 |
| Percent change 20142016 compared to 2013- $2015$ | +0.5 | -19.5 | -16.8 | -7.9 | +21.4 | +3.7 | +24.2 |
| Percent change 20152017 compared to 2014- $2016$ |  |  | -2.6 |  |  |  |  |
| Percent change for overfishing status determination in FMP | -30 | -40 | -20 | -60 | -30 | -20 | -20 |
| Biomass Target | 1.57 | 0.66 | 6.15 | 0.048 | 0.27 | 4.13 | 5.66 |
| Biomass Threshold | 0.78 | 0.33 | 3.07 | 0.024 | 0.13 | 2.06 | 2.83 |

${ }^{\text {a }}$ No survey tows completed south of Delaware in spring 2014. Values for 2014 were adjusted for missing strata (i.e., Offshore 61-68, Inshore 32,35, 38, 41, 44) but may not be fully comparable to other surveys which sampled all strata.

### 6.2.2.2 Spiny Dogfish

Spiny dogfish (Squalus acanthias) is a coastal shark with populations on the continental shelves of northern and southern temperate zones throughout the world. It is the most abundant shark in the western north Atlantic and ranges from Labrador to Florida, but is most abundant from Nova Scotia to Cape Hatteras, North Carolina. Its major migrations on the northwest Atlantic shelf are north and south, but it also migrates inshore and offshore seasonally in response to changes in water temperature. Spiny dogfish are jointly managed by the MAFMC and the NEFMC; the Commission also has a complementary FMP for state waters.

Spiny dogfish have a long life, late maturation, a long gestation period, and relatively low fecundity, making them generally vulnerable to depletion. Fish, squid, and ctenophores dominate the stomach contents of spiny dogfish collected during the NEFSC bottom trawl surveys but they are opportunistic and have been found to consume a wide variety of prey. More detailed life history information can be found in the EFH source document for spiny dogfish at:
http://www.nefsc.noaa.gov/publications/tm/tm203/tm203.pdf.
The most recent assessment update was in 2018, which found that the stock is not overfished nor subject to overfishing. Spawning Stock Biomass (SSB) was estimated to be $67 \%$ of the target $\mathrm{B}_{\text {MSY }}$ proxy in 2018 (MAFMC 2019).

### 6.2.2.3 Northern Sea Robin

Northern sea robins (Prionotus carolinus) have not been assessed, therefore their overfished and overfishing status is unknown. Sea robins are not managed directly at the federal or state level.

Northern sea robins are distributed from Nova Scotia to central Florida, and are most common between Cape Cod, MA and Cape Hatteras, NC. Sea robins typically inhabit coastal waters over open sand or mud from near shore to depths of about 170 meters, and undertake southerly/offshore migrations in the winter (Gilbert and Williams 2002).

### 6.2.2.4 Black Sea Bass

Black sea bass are protogynous hermaphrodites, meaning the majority are born females and some individuals later transition to males. Black sea bass are commonly associated with physical structures such as reefs, although they utilize a variety of habitats including open bottom. Both their protogynous life history and structure-orienting behavior have posed challenges for prior analytical assessments of this species. The 2016 benchmark stock assessment working group (NEFSC 2017) spent a great deal of time analyzing and simulating various datasets to gain a better understanding on how these life history characteristics impact the assessment and the black sea bass population.

Regarding the protogynous life history, results indicate the stock is more robust to exploitation than previously thought due to factors such as a sex ratio that is not highly skewed and the contribution of secondary males to spawning success. Typical protogynous hermaphrodites start as nearly all females and transition with age and size to nearly all males. This makes these species highly susceptible to overexploitation as a fishery selectively removes the larger males, therefore increasing sex change rates and reducing productivity. Age data from the NEFSC winter and spring trawl survey indicates sex ratios within the north Atlantic black sea bass stock (Cape Hatteras, NC to Canada) are not as highly skewed with a female to male ratio of 70/30 at the youngest and smallest sea bass and a 45/65 ratio at the largest and oldest sea bass. A simulation model was also developed (Blaylock and Shepherd 2016) that evaluated black sea bass vulnerability to fisheries exploitation given its unique life history characteristics. Results from this analysis highlight the importance of secondary males, and therefore less reliance on dominant
males, in the spawning success of sea bass. This spawning characteristic of north Atlantic black sea bass is more similar to a typical gonochoristic species (e.g., summer flounder or scup) and therefore improves its resiliency to exploitation compared to other species with a typical protogynous life history. As a result of this information, SSB calculations were defined as combined male and female mature biomass. Most stock assessments of mid-Atlantic species rely heavily on data collected during the NEFSC's biannual bottom trawl survey and other state conducted fishery independent trawl surveys. A closer examination of trawl catches from these surveys shows there is no significant difference in the number or length frequency of sea bass caught right near physical habitat (e.g. reefs) or up to distances 11 miles from the physical habitat, indicating trawl surveys are viable surveys that can be appropriately used as tuning indices in the stock assessment.

The northern stock of black sea bass (i.e., black sea bass north of Cape Hatteras, North Carolina) was under a rebuilding plan from 2000 until 2009. Black sea bass were declared rebuilt based on the findings of the Data Poor Stocks Working Group (DPSWG), which performed a benchmark stock assessment for black sea bass in 2008 (DPSWG 2009).

A black sea bass operational stock assessment was peer reviewed and accepted in August 2019. This assessment retained the model structure of the previous benchmark stock assessment, completed in 2016, and incorporated fishery data and fishery-independent survey data through 2018, including revised recreational data provided by MRIP for 1989-2018. This assessment indicated that the black sea bass stock north of Cape Hatteras, NC was not overfished and overfishing was not occurring in 2018.

SSB in 2018 was estimated at 73.65 million pounds ( $33,407 \mathrm{mt}$, adjusted for retrospective bias), 2.4 times the updated biomass reference point (i.e., $\mathrm{SSB}_{\text {mSY proxy }}=\mathrm{SSB}_{40 \%}=31.07$ million pounds $/ 14,092 \mathrm{mt}$ ). The average fishing mortality rate on fully selected ages $6-7$ fish in 2018 was 0.42 (adjusted for retrospective bias), $91 \%$ of the updated fishing mortality threshold reference point (i.e., $\mathrm{F}_{\mathrm{MSY}}$ proxy $=\mathrm{F}_{40 \%}=0.46$ ). Figure 16 and Figure 17 show the time series of estimated SSB, recruitment, fishing mortality, and catch without retrospective adjustments.

The 2011 year class was estimated to be the largest in the time series at 144.7 million fish. The 2015 year class was the second largest at 79.4 million fish. Recruitment of the 2017 year class as age 1 in 2018 was estimated at 16.0 million, well below the 1989-2018 average of 36 million fish (Figure 17).


Figure 16: Spawning stock biomass, both mature male and female biomass, of black sea bass from 1989 to 2018 and biomass reference points from the 2019 operational stock assessment (NEFSC 2020).


Figure 17: Fishing mortality rate on black sea bass ages 4-7 from 1989 to 2018 and the $\mathbf{F}_{\text {mSy proxy }}$ reference point from the 2019 operational stock assessment (NEFSC 2020).

### 6.2.2.5 Sсир

A scup operational stock assessment was peer reviewed and accepted in August 2019. This assessment retained the model structure of the previous benchmark stock assessment, completed in 2015, and incorporated fishery catch and fishery-independent survey data through 2018, including revised recreational data provided by MRIP for 1989-2018.

Updated F40\% and corresponding SSB40\% proxy biological reference points from the 2019 operational stock assessment include a fishing mortality reference point of $\mathrm{F}_{\text {MSY }}$ proxy $=\mathrm{F}_{40 \%}=0.215$, a biomass reference point of SSB mSy proxy $=\mathrm{SSB}_{40 \%}=207.279$ million pounds ( $94,020 \mathrm{mt}$ ), and a minimum biomass threshold of $1 / 2$ SSB MSY proxy $=1 / 2 \mathrm{SSB}_{40 \%}=103.639$ million pounds ( $47,010 \mathrm{mt}$ ).

The scup stock north of Cape Hatteras, North Carolina extending north to the US-Canada border was not overfished and overfishing was not occurring in 2018 compared to the revised reference points. Spawning stock biomass (SSB) was estimated to be about 411 million pounds ( $186,578 \mathrm{mt}$ ) in 2018, about 2 times the SSB $_{\text {MSY }}$ proxy reference point (i.e. SSB $_{40 \%}$ ) of 207 million pounds ( $94,020 \mathrm{mt}$, Figure 18). Fishing mortality on fully selected age 3 scup was 0.158 in 2018 , about $73 \%$ of the $\mathrm{F}_{\text {MSY }}$ proxy reference point ( $\mathrm{F}_{40 \%}$ ) of 0.215 (Figure 19). The 2015 year class is estimated to be the largest in the time series at 326 million fish, while the 2016-2018 year classes are estimated to be below average at 112 million fish, 93 million fish and 83 million fish, respectively (Figure 18).


Figure 18: Spawning Stock Biomass (SSB; solid line) and Recruitment ( $R$ at age 0 ; vertical bars) for scup from the 2019 operational stock assessment (NEFSC 2020). The horizontal dashed line is the $\mathbf{S S B}_{\text {MSY }}$ proxy $=\mathbf{S S B}_{\mathbf{4 0} \%}=\mathbf{9 4 , 0 2 0} \mathbf{~ m t}$.


Figure 19: Total fishery catch and fishing mortality ( $F$ at age 3) for scup from the 2019 operational stock assessment (NEFSC 2020). The horizontal dashed line is the $\mathbf{F}_{\text {mSY }}$ proxy $=\mathbf{F}_{40 \%}$ $=0.215$.

### 6.3 PHYSICAL ENVIRONMENT AND ESSENTIAL FISH HABITAT

This section describes the physical environment and habitat within the affected environment for summer flounder, including a description of the broader physical environment within the management unit (section 6.3.1), summer flounder general habitat preferences, EFH, and Habitat Areas of Particular Concern (HAPCs) as well as EFH for other species within the core footprint of the summer flounder fishery (section 6.3.2), and fishery impact considerations (section 6.3.3).

### 6.3.1 Physical Environment

Summer flounder inhabit the northeast U.S. shelf ecosystem, which includes the area from the Gulf of Maine south to Cape Hatteras, extending seaward from the coast to the edge of the continental shelf, including the slope sea offshore to the Gulf Stream. The northeast shelf ecosystem includes the Gulf of Maine, Georges Bank, the Mid-Atlantic Bight, and the continental slope (Figure 20). Pertinent physical characteristics of the three sub-regions that could potentially be affected by this action are described in this section. Emphasis is given to the Mid-Atlantic Bight since the fishery is concentrated in this portion of the northeast shelf ecosystem. Information included in this document was extracted from Stevenson et al. (2004) and updated with additional information, as cited.


Figure 20: Northeast U.S. Shelf Ecosystem.

Greene et al. (2010) identified and described Ecological Marine Units (EMUs) in New England and the Mid-Atlantic based on sediment type, seabed form (a combination of slope and relative depth) ${ }^{19}$, and benthic organisms. ${ }^{20}$ According to this classification scheme, the sediment composition off New England and the Mid-Atlantic is about $68 \%$ sand, $26 \%$ gravel, and $6 \%$ silt/mud. The seafloor is classified as about $52 \%$ flat, $26 \%$ depression, $19 \%$ slope, and $3 \%$ steep (Table 24).

Like all the world's oceans, the western North Atlantic is experiencing changes to the physical environment as a result of global climate change. These changes include warming temperatures; sea level rise; ocean acidification; changes in stream flow, ocean circulation, and sediment deposition; and increased frequency, intensity, and duration of extreme climate events. These changes in physical habitat can impact the metabolic rate and other biological processes of marine species. As such, these changes have implications for the distribution and productivity of many marine species. Several studies demonstrate that the distribution and productivity of several species in the Mid-Atlantic have changed

[^18]over time, likely because of changes in physical habitat conditions such as temperature (e.g. Weinberg 2005, Lucey and Nye 2010, Nye et al. 2011, Pinsky et al. 2013, Gaichas et al. 2015).

Table 24: Composition of Ecological Marine Units (EMUs) off New England and the Mid-Atlantic (Greene et al. 2010). EMUs which account for less than $1 \%$ of the surface area of these regions are not shown.

| Ecological Marine Unit | Percent Coverage |
| :---: | :---: |
| High Flat Sand | $13 \%$ |
| Moderate Flat Sand | $10 \%$ |
| High Flat Gravel | $8 \%$ |
| Side Slope Sand | $6 \%$ |
| Somewhat Deep Flat Sand | $5 \%$ |
| Low Slope Sand | $5 \%$ |
| Moderate Depression Sand | $4 \%$ |
| Very Shallow Flat Sand | $4 \%$ |
| Side Slope Silt/Mud | $4 \%$ |
| Moderate Flat Gravel | $4 \%$ |
| Deeper Depression Sand | $4 \%$ |
| Shallow Depression Sand | $3 \%$ |
| Very Shallow Depression Sand | $3 \%$ |
| Deeper Depression Gravel | $3 \%$ |
| Shallow Flat Sand | $3 \%$ |
| Steep Sand | $3 \%$ |
| Side Slope Gravel | $3 \%$ |
| High Flat Silt/Mud | $2 \%$ |
| Shallow Depression Gravel | $2 \%$ |
| Low Slope Gravel | $2 \%$ |
| Moderate Depression Gravel | $2 \%$ |
| Somewhat Deep Depression Sand | $2 \%$ |
| Deeper Flat Sand | $1 \%$ |
| Shallow Flat Gravel | $1 \%$ |
| Deep Depression Gravel | $1 \%$ |
| Deepest Depression Sand | $1 \%$ |
| Very Shallow Depression Gravel | $1 \%$ |

## Gulf of Maine

Although not obvious in appearance, the Gulf of Maine (GOM) is actually an enclosed coastal sea, bounded on the east by Browns Bank, on the north by the Nova Scotian (Scotian) Shelf, on the west by the New England states, and on the south by Cape Cod and Georges Bank. The GOM was glacially derived, and is characterized by a system of deep basins, moraines and rocky protrusions with limited access to the open ocean. This geomorphology influences complex oceanographic processes that result in a rich biological community.

The GOM is topographically unlike any other part of the continental border along the U.S. Atlantic coast. The GOM's geologic features, when coupled with the vertical variation in water properties, result in a great diversity of habitat types. It contains twenty-one distinct basins separated by ridges, banks, and swells. The three largest basins are Wilkinson, Georges, and Jordan. Depths in the basins exceed 250 meters (m), with a maximum depth of 350 m in Georges Basin, just north of Georges Bank. The Northeast

Channel between Georges Bank and Browns Bank leads into Georges Basin, and is one of the primary avenues for exchange of water between the GOM and the North Atlantic Ocean.

High points within the Gulf include irregular ridges, such as Cashes Ledge, which peaks at 9 m below the surface, as well as lower flat topped banks and gentle swells. Some of these rises are remnants of the sedimentary shelf that was left after most of it was removed by the glaciers. Others are glacial moraines and a few, like Cashes Ledge, are outcroppings of bedrock. Very fine sediment particles created and eroded by the glaciers have collected in thick deposits over much of the GOM, particularly in its deep basins. These mud deposits blanket and obscure the irregularities of the underlying bedrock, forming topographically smooth terrains. Some shallower basins are covered with mud as well, including some in coastal waters. In the rises between the basins, other materials are usually at the surface. Unsorted glacial till covers some morainal areas, as on Sewell Ridge to the north of Georges Basin and on Truxton Swell to the south of Jordan Basin. Sand predominates on some high areas and gravel, sometimes with boulders, predominates on others.

Coastal sediments exhibit a high degree of small-scale variability. Bedrock is the predominant substrate along the western edge of the GOM north of Cape Cod in a narrow band out to a depth of about 60 m . Rocky areas become less common with increasing depth, but some rock outcrops poke through the mud covering the deeper sea floor. Mud is the second most common substrate on the inner continental shelf. Mud predominates in coastal valleys and basins that often abruptly border rocky substrates. Many of these basins extend without interruption into deeper water. Gravel, often mixed with shell, is common adjacent to bedrock outcrops and in fractures in the rock. Large expanses of gravel are not common, but do occur near reworked glacial moraines and in areas where the seabed has been scoured by bottom currents. Gravel is most abundant at depths of 20-40 m, except in eastern Maine where a gravel-covered plain exists to depths of at least 100 m . Bottom currents are stronger in eastern Maine where the mean tidal range exceeds 5 m . Sandy areas are relatively rare along the inner shelf of the western GOM, but are more common south of Casco Bay, especially offshore of sandy beaches.

## Georges Bank

Georges Bank is a shallow ( $3-150 \mathrm{~m}$ depth), elongate ( 161 km wide by 322 km long) extension of the continental shelf that was formed by the Wisconsinian glacial episode. It is characterized by a steep slope on its northern edge and a broad, flat, gently sloping southern flank. The Great South Channel lies to the west. Natural processes continue to erode and rework the sediments on Georges Bank. It is anticipated that erosion and reworking of sediments will reduce the amount of sand available to the sand sheets, and cause an overall coarsening of the bottom sediments (Valentine and Lough 1991).

Glacial retreat during the late Pleistocene deposited the bottom sediments currently observed on the eastern section of Georges Bank, and the sediments have been continuously reworked and redistributed by the action of rising sea level, and by tidal, storm and other currents. The strong, erosive currents affect the character of the biological community. Bottom topography on eastern Georges Bank is characterized by linear ridges in the western shoal areas; a relatively smooth, gently dipping sea floor on the deeper, easternmost part; a highly energetic peak in the north with sand ridges up to 30 m high and extensive gravel pavement; and steeper and smoother topography incised by submarine canyons on the southeastern margin.

The central region of the Bank is shallow, and the bottom is characterized by shoals and troughs, with sand dunes superimposed upon them. The two most prominent elevations on the ridge and trough area are Cultivator and Georges Shoals. This shoal and trough area is a region of strong currents, with average
flood and ebb tidal currents greater than $4 \mathrm{~km} / \mathrm{h}$, and as high as $7 \mathrm{~km} / \mathrm{h}$. The dunes migrate at variable rates, and the ridges may also move. In an area that lies between the central part and Northeast Peak, there are high-energy areas as between $35-65 \mathrm{~m}$ deep, where sand is transported on a daily basis by tidal currents, and a low-energy area at depths $>65 \mathrm{~m}$ that is affected only by storm currents.

The area west of the Great South Channel, known as Nantucket Shoals, is similar in nature to the central region of the Bank. Currents in these areas are strongest where water depth is shallower than 50 m . This type of traveling dune and swale morphology is also found in the Mid-Atlantic Bight, and further described in that section below. The Great South Channel separates the main part of Georges Bank from Nantucket Shoals. Sediments in this region include gravel pavement and mounds, some scattered boulders, sand with storm generated ripples, and scattered shell and mussel beds. Tidal and storm currents range from moderate to strong, depending upon location and storm activity.

## Mid-Atlantic Bight

The Mid-Atlantic Bight includes the shelf and slope waters from Georges Bank south to Cape Hatteras, and east to the Gulf Stream. The shelf slopes gently from shore out to between 100 and 200 km offshore where it transforms to the slope (100-200 m water depth) at the shelf break. Like the rest of the continental shelf, the topography of the Mid-Atlantic Bight was shaped largely by sea level fluctuations caused by past ice ages. The shelf's basic morphology and sediments derive from the retreat of the last ice sheet, and the subsequent rise in sea level. Since that time, currents and waves have modified this basic structure.

Shelf and slope waters of the Mid-Atlantic Bight have a slow southwestward flow that is occasionally interrupted by warm core rings or meanders from the Gulf Stream. Slope water tends to be warmer than shelf water because of its proximity to the Gulf Stream, and tends to be more saline. The abrupt gradient where these two water masses meet is called the shelf-slope front. This front is usually located at the edge of the shelf. The position of the front is highly variable, and can be influenced by many physical factors. Vertical structure of temperature and salinity within the front can develop complex patterns because of the interleaving of shelf and slope waters; e.g., cold shelf waters can protrude offshore, or warmer slope water can intrude up onto the shelf. The seasonal effects of warming and cooling increase in shallower, nearshore waters. Stratification of the water column occurs over the shelf and the top layer of slope water during the spring-summer and is usually established by early June. Fall mixing results in homogenous shelf and upper slope waters by October in most years.

The "cold pool" is an annual phenomenon particularly important to the Mid-Atlantic Bight. It stretches from the Gulf of Maine along the outer edge of Georges Bank and then southwest to Cape Hatteras. It becomes identifiable with the onset of thermal stratification in the spring and lasts into early fall until normal seasonal mixing occurs. It usually exists along the bottom between the 40 and 100 m isobaths and extends up into the water column for about 35 m , to the bottom of the seasonal thermocline. The cold pool usually represents about $30 \%$ of the volume of shelf water. Minimum temperatures for the cold pool occur in early spring and summer, and range from $1.1-4.7^{\circ} \mathrm{C}$.

The primary morphological features of the shelf include shelf valleys and channels, shoal massifs, scarps, and sand ridges and swales. Except for some sand ridges and smaller sand-formed features, most of these structures are of glacial origin, including the end moraines that formed Long Island and Cape Cod. The formation of the more modern sand ridges is not well understood; however, they appear to develop from the sediments that erode from the shore face. They are usually grouped, with heights of about 10 m , lengths of $10-50 \mathrm{~km}$ and spacing of 2 km . Ridges are usually oriented at a slight angle towards shore, running in length from northeast to southwest. The seaward face usually has the steepest slope. Sand ridges are often
covered with smaller similar forms such as sand waves, megaripples, and ripples. Swales occur between sand ridges. Since ridges are higher than the adjacent swales, they are exposed to more energy from water currents and experience more sediment mobility than swales. Ridges tend to contain less fine sand, silt and clay while relatively sheltered swales contain more of the finer particles. Swales have greater benthic macrofaunal density, species richness and biomass, due in part to the increased abundance of detrital food and the less physically rigorous conditions.

Sediments are uniformly distributed over the shelf in this region. A sheet of sand and gravel varying in thickness from 0-10 m covers most of the shelf. The mean bottom flow from the constant southwesterly current is not fast enough to move sand, so sediment transport must be episodic. Net sediment movement is in the same southwesterly direction as the current. The sands are mostly medium to coarse grains, with finer sand in the Hudson Shelf Valley and on the outer shelf. Mud is rare over most of the shelf, but is common in the Hudson Shelf Valley. Occasionally relic estuarine mud deposits are re-exposed in the swales between sand ridges.

Artificial reefs are another significant Mid-Atlantic habitat. These localized areas of hard structure were formed by shipwrecks, lost cargoes, disposed solid materials, shoreline jetties and groins, submerged pipelines, cables, and other materials (Steimle and Zetlin 2000). While some of these materials were deposited specifically for use as fish habitat, most have an alternative primary purpose; however, they have all become an integral part of the coastal and shelf ecosystem. In general, reefs are important for attachment sites, shelter, and food for many species, and fish predators such as tunas may be attracted by prey aggregations, or may be behaviorally attracted to the reef structure.

### 6.3.2 Summer Flounder Habitat and Other Essential Fish Habitat

The information in this section is summarized primarily from Packer et al. 1999 (the most recent EFH Source Document for summer flounder), except where noted otherwise. EFH Source Documents, which include details on stock characteristics and ecological relationships, are available at: http://www.nefsc.noaa.gov/nefsc/habitat/efh/.

### 6.3.2.1 Summer Flounder General Habitat Description

Summer flounder (Paralichthys dentatus) range from Nova Scotia to Florida and inhabit the continental shelf and shallow estuarine waters, including saltmarsh creeks, seagrass beds, mudflats, and open bay areas. The center of their abundance lies within the Middle Atlantic Bight from Cape Cod, Massachusetts, to Cape Hatteras, North Carolina. Summer flounder exhibit strong seasonal inshore-offshore movements, although their movements are often not as extensive as compared to other highly migratory species. Adult and juvenile summer flounder normally inhabit shallow coastal and estuarine waters during the warmer months of the year and remain offshore during the fall and winter.

Juvenile summer flounder have been shown to make use of several substrate types, including sand, shell, oyster bars, and mud, as well as transition areas between sand to silt/clay. Substrate preferences of juvenile summer flounder may be correlated to presence and types of predators and prey. Juveniles make extensive use of marsh creeks and other estuarine habitats. Other studies have shown that juvenile summer flounder also make use of vegetated habitats such as sea grass beds, as well as aggregations of macroalgae.

Adult summer flounder generally prefer sandy habitats, including areas of quartz sand, coarse sand, and shell, but can be found in a variety of habitats with both mud and sand substrates including marsh creeks, seagrass beds, and sand flats. As with juvenile summer flounder, adults are also known to utilize vegetation such as seagrass beds, where they are able to ambush prey and avoid predation.
6.3.2.2 Summer Flounder Essential Fish Habitat (EFH)

EFH for summer flounder was designated in Amendment 12 to the Summer Flounder, Scup, and Black Sea Bass FMP (MAFMC 1998). EFH designations for each life stage are described below and pictured in Figure 21.

Eggs: 1) North of Cape Hatteras, EFH is the pelagic waters found over the Continental Shelf (from the coast out to the limits of the EEZ), from the Gulf of Maine to Cape Hatteras, North Carolina, in the highest $90 \%$ of the all the ranked ten-minute squares for the area where summer flounder eggs are collected in the MARMAP survey. 2) South of Cape Hatteras, EFH is the waters over the Continental Shelf (from the coast out to the limits of the EEZ), from Cape Hatteras, North Carolina to Cape Canaveral, Florida, to depths of 360 ft . In general, summer flounder eggs are found between October and May, being most abundant between Cape Cod and Cape Hatteras, with the heaviest concentrations within 9 miles of shore off New Jersey and New York. Eggs are most commonly collected at depths of 30 to 360 ft .

Larvae: 1) North of Cape Hatteras, EFH is the pelagic waters found over the Continental Shelf (from the coast out to the limits of the EEZ), from the Gulf of Maine to Cape Hatteras, North Carolina, in the highest $90 \%$ of all the ranked ten-minute squares for the area where summer flounder larvae are collected in the MARMAP survey. 2) South of Cape Hatteras, EFH is the nearshore waters of the Continental Shelf (from the coast out to the limits of the EEZ), from Cape Hatteras, North Carolina to Cape Canaveral Florida, in nearshore waters (out to 50 miles from shore). 3) Inshore, EFH is all the estuaries where summer flounder were identified as being present (rare, common, abundant, or highly abundant) in the ELMR database, in the "mixing" (defined in ELMR as 0.5 to 25.0 ppt ) and "seawater" (defined in ELMR as greater than 25 $\mathrm{ppt})$ salinity zones. In general, summer flounder larvae are most abundant nearshore (12-50 miles from shore) at depths between 30 to 230 ft . They are most frequently found in the northern part of the MidAtlantic Bight from September to February, and in the southern part from November to May.

Juveniles: 1) North of Cape Hatteras, EFH is the demersal waters over the Continental Shelf (from the coast out to the limits of the EEZ), from the Gulf of Maine to Cape Hatteras, North Carolina, in the highest $90 \%$ of all the ranked ten-minute squares for the area where juvenile summer flounder are collected in the NEFSC trawl survey. 2) South of Cape Hatteras, EFH is the waters over the Continental Shelf (from the coast out to the limits of the EEZ) to depths of 500 ft , from Cape Hatteras, North Carolina to Cape Canaveral, Florida. 3) Inshore, EFH is all of the estuaries where summer flounder were identified as being present (rare, common, abundant, or highly abundant) in the ELMR database for the "mixing" and "seawater" salinity zones. In general, juveniles use several estuarine habitats as nursery areas, including salt marsh creeks, seagrass beds, mudflats, and open bay areas in water temperatures greater than $37{ }^{\circ} \mathrm{F}$ and salinities from 10 to 30 ppt range.

Adults: 1) North of Cape Hatteras, EFH is the demersal waters over the Continental Shelf (from the coast out to the limits of the EEZ), from the Gulf of Maine to Cape Hatteras, North Carolina, in the highest $90 \%$ of all the ranked ten-minute squares for the area where adult summer flounder are collected in the NEFSC trawl survey. 2) South of Cape Hatteras, EFH is the waters over the Continental Shelf (from the coast out to the limits of the EEZ) to depths of 500 ft , from Cape Hatteras, North Carolina to Cape Canaveral, Florida. 3) Inshore, EFH is the estuaries where summer flounder were identified as being common, abundant, or highly abundant in the ELMR database for the "mixing" and "seawater" salinity zones. Generally summer flounder inhabit shallow coastal and estuarine waters during warmer months and move offshore on the outer Continental Shelf at depths of 500 ft in colder months.


Figure 21: Designated EFH for summer flounder at various life stages. Image source: NOAA Office of Habitat Conservation EFH Mapper.

### 6.3.2.3 Summer Flounder Habitat Areas of Particular Concern (HAPCs)

Habitat Areas of Particular Concern (HAPCs) are a subset of EFH designations that include habitat types and/or geographic areas identified by the regional fishery management councils and NOAA Fisheries as priorities for habitat conservation, management, and research. The Council identified HAPC for summer flounder in Amendment 12 to the Summer Flounder, Scup, and Black Seabass FMP in 1998. HAPC is identified on the basis of its ecological importance for shelter and feeding, and is not mapped but defined in text as follows (MAFMC 1998):
"All native species of macroalgae, seagrasses, and freshwater and tidal macrophytes in any size bed, as well as loose aggregations, within adult and juvenile summer flounder EFH is HAPC. If native species of submerged aquatic vegetation (SAV) are eliminated then exotic species should be protected because of functional value, however, all efforts should be made to restore native species."
Without accompanying regulations that restrict fishing activity in a HAPC, they are not subject to protections that minimize the adverse effects of fishing. Furthermore, the councils do not have the authority to regulate fishing activity in state waters where most SAV occurs. However, the NMFS, acting through its authority to consult on any proposed development activity proposed or permitted by a federal agency in state or federal waters, does routinely make conservation recommendations aimed at protecting eelgrass and other types of aquatic vegetation from the effects of a range of anthropogenic activities. In doing so, extra scrutiny is given to any habitat type designated by the councils as a HAPC, including fishing.

### 6.3.2.4 Other Relevant EFH Designations

In addition to summer flounder, there are other species in the Greater Atlantic region with life stages whose habitat could be impacted by bottom-tending gear types. Table 25 summarizes EFH in the northeast shelf ecosystem for federally managed species and life stages that are vulnerable to bottom tending fishing gear. EFH maps and text descriptions for these species and life stages can be found at www.fisheries.noaa.gov/resource/map/essential-fish-habitat-mapper.

Table 25: Geographic distributions and habitat characteristics of Essential Fish Habitat designations for benthic fish and shellfish species managed by the New England and Mid-Atlantic fishery management councils within the core footprint of the commercial summer flounder fishery.

| Species | Life Stage | Geographic Area | Depth <br> (meters) | Habitat Type and Description |
| :--- | :--- | :--- | :--- | :--- |
| American <br> plaice | Juveniles | Gulf of Maine and bays and estuaries <br> from Passamaquoddy Bay to Saco Bay, <br> Maine and from Massachusetts Bay to <br> Cape Cod Bay, Massachusetts Bay | $40-180$ | Sub-tidal benthic habitats <br> on mud and sand, also found on gravel and <br> sandy substrates bordering bedrock |
| American <br> plaice | Adults | Gulf of Maine, Georges Bank and bays <br> and estuaries from Passamaquoddy Bay <br> to Saco Bay, Maine and from <br> Massachusetts Bay to Cape Cod Bay, <br> Massachusetts Bay | $40-300$ | Sub-tidal benthic habitats <br> on mud and sand, also gravel and sandy <br> substrates bordering bedrock |
| Atlantic cod | Juveniles | Gulf of Maine, Georges Bank, and <br> Southern New England, including <br> nearshore waters from eastern Maine to <br> Rhode Island and the following estuaries: <br> Passamaquoddy Bay to Saco Bay; <br> Massachusetts Bay, Boston Harbor, Cape <br> Cod Bay, and Buzzards Bay | Mean high <br> water-120 | Structurally-complex intertidal and sub-tidal <br> habitats, including eelgrass, mixed sand and <br> gravel, and rocky habitats (gravel pavements, <br> cobble, and boulder) with and without <br> attached macroalgae and emergent epifauna |
| Atlantic cod | Adults | Gulf of Maine, Georges Bank, Southern <br> New England, and the Mid-Atlantic to | $30-160$ | Structurally complex sub-tidal hard bottom <br> habitats with gravel, cobble, and boulder |


| Species | Life Stage | Geographic Area | Depth (meters) | Habitat Type and Description |
| :---: | :---: | :---: | :---: | :---: |
|  |  | Delaware Bay, including the following estuaries: Passamaquoddy Bay to Saco Bay; Massachusetts Bay, Boston Harbor, Cape Cod Bay, and Buzzards Bay |  | substrates with and without emergent epifauna and macroalgae, also sandy substrates and along deeper slopes of ledges |
| Atlantic halibut | Juveniles <br> \& Adults | Gulf of Maine, Georges Bank, and continental slope south of Georges Bank | $\begin{aligned} & 60-140 \text { and } \\ & 400-700 \text { on } \\ & \text { slope } \end{aligned}$ | Benthic habitats on sand, gravel, or clay substrates |
| Atlantic herring | Eggs | Coastal Gulf of Maine, Georges Bank, and Southern New England | 5-90 | Sub-tidal benthic habitats on coarse sand, pebbles, cobbles, and boulders and/or macroalgae |
| Atlantic sea scallop | Eggs | Gulf of Maine coastal waters and offshore banks, Georges Bank, and the Mid-Atlantic, including the following estuaries: Passamaquoddy Bay to Sheepscot River; Casco Bay, Massachusetts Bay, and Cape Cod Bay | 18-110 | Inshore and offshore benthic habitats (see adults) |
| Atlantic sea scallop | Larvae | Gulf of Maine coastal waters and offshore banks, Georges Bank, and the Mid-Atlantic, including the following estuaries: Passamaquoddy Bay to Sheepscot River; Casco Bay, Massachusetts Bay, and Cape Cod Bay | No information | Inshore and offshore pelagic and benthic habitats: pelagic larvae ("spat"), settle on variety of hard surfaces, including shells, pebbles, and gravel and to macroalgae and other benthic organisms such as hydroids |
| Atlantic sea scallop | Juveniles | Gulf of Maine coastal waters and offshore banks, Georges Bank, and the Mid-Atlantic, including the following estuaries: Passamaquoddy Bay to Sheepscot River; Casco Bay, Great Bay, Massachusetts Bay, and Cape Cod Bay | 18-110 | Benthic habitats initially attached to shells, gravel, and small rocks (pebble, cobble), later free-swimming juveniles found in same habitats as adults |
| Atlantic sea scallop | Adults | Gulf of Maine coastal waters and offshore banks, Georges Bank, and the Mid-Atlantic, including the following estuaries: Passamaquoddy Bay to Sheepscot River; Casco Bay, Great Bay, Massachusetts Bay, and Cape Cod Bay | 18-110 | Benthic habitats with sand and gravel substrates |
| Atlantic surfclams | Juveniles and adults | Continental shelf from southwestern Gulf of Maine to Cape Hatteras, North Carolina | Surf zone to about 61, abundance low >38 | In substrate to depth of 3 ft |
| Atlantic wolffish | Eggs | U.S. waters north of $41^{\circ} \mathrm{N}$ latitude and east of $71^{\circ} \mathrm{W}$ longitude | <100 | Sub-tidal benthic habitats under rocks and boulders in nests |
| Atlantic wolffish | Juveniles | U.S. waters north of $41^{\circ} \mathrm{N}$ latitude and east of $71^{\circ} \mathrm{W}$ longitude | 70-184 | Sub-tidal benthic habitats |
| Atlantic wolffish | Adults | U.S. waters north of $41^{\circ} \mathrm{N}$ latitude and east of $71^{\circ} \mathrm{W}$ longitude | <173 | A wide variety of sub-tidal sand and gravel substrates once they leave rocky spawning habitats, but not on muddy bottom |
| Barndoor skate | Juveniles and adults | Primarily on Georges Bank and in Southern New England and on the continental slope | 40-400 on shelf and to 750 on slope | Sub-tidal benthic habitats on mud, sand, and gravel substrates |
| Black sea bass | Juveniles and adults | Continental shelf and estuarine waters from the southwestern Gulf of Maine and Cape Hatteras, North Carolina | Inshore in summer and spring | Benthic habitats with rough bottom, shellfish and eelgrass beds, man-made structures in sandy-shelly areas, also offshore clam beds and shell patches in winter |
| Clearnose skate | Juveniles | Inner continental shelf from New Jersey to the St. Johns River in Florida and certain bays and certain estuaries including Raritan Bay, inland New Jersey bays, Chesapeake Bay, and Delaware Bays | 0-30 | Sub-tidal benthic habitats on mud and sand, but also on gravelly and rocky bottom |


| Species | Life Stage | Geographic Area | Depth (meters) | Habitat Type and Description |
| :---: | :---: | :---: | :---: | :---: |
| Clearnose skate | Adults | Inner continental shelf from New Jersey to the St. Johns River in Florida and certain bays and certain estuaries including Raritan Bay, inland New Jersey bays, Chesapeake Bay, and Delaware Bays | 0-40 | Sub-tidal benthic habitats on mud and sand, but also on gravelly and rocky bottom |
| Golden tilefish | Juveniles and adults | Outer continental shelf and slope from U.S.-Canada boundary to the VirginiaNorth Carolina boundary | 100-300 | Burrows in semi-lithified clay substrate, may also utilize rocks, boulders, scour depressions beneath boulders, and exposed rock ledges as shelter |
| Haddock | Juveniles | Inshore and offshore waters in the Gulf of Maine, on Georges Bank, and on the continental shelf in the Mid-Atlantic region | 40-140 and as shallow as 20 in coastal Gulf of Maine | Sub-tidal benthic habitats on hard sand (particularly smooth patches between rocks), mixed sand and shell, gravelly sand, and gravel |
| Haddock | Adults | Offshore waters in the Gulf of Maine, on Georges Bank, and on the continental shelf in Southern New England | 50-160 | Sub-tidal benthic habitats on hard sand (particularly smooth patches between rocks), mixed sand and shell, gravelly sand, and gravel and adjacent to boulders and cobbles along the margins of rocky reefs |
| Little skate | Juveniles | Coastal waters in the Gulf of Maine, Georges Bank, and the continental shelf in the Mid-Atlantic region as far south as Delaware Bay, including certain bays and estuaries in the Gulf of Maine | Mean high water-80 | Intertidal and sub-tidal benthic habitats on sand and gravel, also found on mud |
| Little skate | Adults | Coastal waters in the Gulf of Maine, Georges Bank, and the continental shelf in the Mid-Atlantic region as far south as Delaware Bay, including certain bays and estuaries in the Gulf of Maine | Mean high water-100 | Intertidal and sub-tidal benthic habitats on sand and gravel, also found on mud |
| Longfin inshore squid | Eggs | Inshore and offshore waters from Georges Bank southward to Cape Hatteras | $\begin{aligned} & \text { Generally } \\ & <50 \end{aligned}$ | Bottom habitats attached to variety of hard bottom types, macroalgae, sand, and mud |
| Monkfish | Juveniles | Gulf of Maine, outer continental shelf in the Mid-Atlantic, and the continental slope | 50-400 in the MidAtlantic, 20400 in the Gulf of Maine, and to 1000 on the slope | Sub-tidal benthic habitats on a variety of habitats, including hard sand, pebbles, gravel, broken shells, and soft mud, also seek shelter among rocks with attached algae |
| Monkfish | Adults | Gulf of Maine, outer continental shelf in the Mid-Atlantic, and the continental slope | 50-400 in the Mid- <br> Atlantic, 20400 in the Gulf of Maine, and to 1000 on the slope | Sub-tidal benthic habitats on hard sand, pebbles, gravel, broken shells, and soft mud, but seem to prefer soft sediments, and, like juveniles, utilize the edges of rocky areas for feeding |
| Ocean pout | Eggs | Georges Bank, Gulf of Maine, and the Mid-Atlantic, including certain bays and estuaries in the Gulf of Maine | <100 | Sub-tidal hard bottom habitats in sheltered nests, holes, or rocky crevices |
| Ocean pout | Juveniles | Gulf of Maine, on the continental shelf north of Cape May, New Jersey, on the southern portion of Georges Bank, and including certain bays and estuaries in the Gulf of Maine | Mean high water-120 | Intertidal and sub-tidal benthic habitats on a wide variety of substrates, including shells, rocks, algae, soft sediments, sand, and gravel |


| Species | Life Stage | Geographic Area | Depth (meters) | Habitat Type and Description |
| :---: | :---: | :---: | :---: | :---: |
| Ocean pout | Adults | Gulf of Maine, Georges Bank, on the continental shelf north of Cape May, New Jersey, and including certain bays and estuaries in the Gulf of Maine | 20-140 | Sub-tidal benthic habitats on mud and sand, particularly in association with structure forming habitat types; i.e. shells, gravel, or boulders |
| Ocean quahogs | Juveniles and adults | Continental shelf from southern New England and Georges Bank to Virginia | 9-244 | In substrate to depth of 3 ft |
| Offshore hake | Juveniles | Outer continental shelf and slope from Georges Bank to $34^{\circ} 40^{\prime} \mathrm{N}$ | 160-750 | Pelagic and benthic habitats |
| Offshore hake | Adults | Outer continental shelf and slope from Georges Bank to $34^{\circ} 40^{\prime} \mathrm{N}$ | 200-750 | Pelagic and benthic habitats |
| Pollock | Juveniles | Inshore and offshore waters in the Gulf of Maine (including bays and estuaries in the Gulf of Maine), the Great South Channel, Long Island Sound, and Narragansett Bay, Rhode Island | Mean high water-180 in Gulf of Maine, Long Island Sound, and Narragansett Bay; 40-180 on Georges Bank | Intertidal and sub-tidal pelagic and benthic rocky bottom habitats with attached macroalgae, small juveniles in eelgrass beds, older juveniles move into deeper water habitats also occupied by adults |
| Pollock | Adults | Offshore Gulf of Maine waters, Massachusetts Bay and Cape Cod Bay, on the southern edge of Georges Bank, and in Long Island Sound | 80-300 in <br> Gulf of Maine and on Georges <br> Bank; <80 in Long Island Sound, Cape Cod Bay, and Narragansett Bay | Pelagic and benthic habitats on the tops and edges of offshore banks and shoals with mixed rocky substrates, often with attached macro algae |
| Red hake | Juveniles | Gulf of Maine, Georges Bank, and the Mid-Atlantic, including Passamaquoddy Bay to Cape Cod Bay in the Gulf of Maine, Buzzards Bay and Narragansett Bay, Long Island Sound, Raritan Bay and the Hudson River, and lower Chesapeake Bay | Mean high water-80 | Intertidal and sub-tidal soft bottom habitats, esp those that that provide shelter, such as depressions in muddy substrates, eelgrass, macroalgae, shells, anemone and polychaete tubes, on artificial reefs, and in live bivalves (e.g., scallops) |
| Red hake | Adults | In the Gulf of Maine, the Great South Channel, and on the outer continental shelf and slope from Georges Bank to North Carolina , including inshore bays and estuaries as far south as Chesapeake Bay | 50-750 on shelf and slope, as shallow as 20 inshore | Sub-tidal benthic habitats in shell beds, on soft sediments (usually in depressions), also found on gravel and hard bottom and artificial reefs |
| Rosette skate | Juveniles and adults | Outer continental shelf from approximately $40^{\circ} \mathrm{N}$ to Cape Hatteras, North Carolina | 80-400 | Benthic habitats with mud and sand substrates |
| Scup | Juveniles | Continental shelf between southwestern Gulf of Maine and Cape Hatteras, North Carolina and in nearshore and estuarine waters between Massachusetts and Virginia | No information | Benthic habitats, in association with inshore sand and mud substrates, mussel and eelgrass beds |
| Scup | Adults | Continental shelf and nearshore and estuarine waters between southwestern Gulf of Maine and Cape Hatteras, North Carolina | No information, generally overwinter offshore | Benthic habitats |


| Species | Life Stage | Geographic Area | Depth (meters) | Habitat Type and Description |
| :---: | :---: | :---: | :---: | :---: |
| Silver hake | Juveniles | Gulf of Maine, including certain bays and estuaries, and on the continental shelf as far south as Cape May, New Jersey | 40-400 in <br> Gulf of Maine, >10 in MidAtlantic | Pelagic and sandy sub-tidal benthic habitats in association with sand-waves, flat sand with amphipod tubes, shells, and in biogenic depressions |
| Silver hake | Adults | Gulf of Maine, including certain bays and estuaries, the southern portion of Georges Bank, and the outer continental shelf and some shallower coastal locations in the Mid-Atlantic | $>35$ in Gulf of Maine, $70-400$ on Georges Bank and in the MidAtlantic | Pelagic and sandy sub-tidal benthic habitats, often in bottom depressions or in association with sand waves and shell fragments, also in mud habitats bordering deep boulder reefs, on over deep boulder reefs in the southwest Gulf of Maine |
| Smooth skate | Juveniles | Offshore Gulf of Maine, some coastal bays in Maine and New Hampshire, and on the continental slope from Georges Bank to North Carolina | 100-400 offshore Gulf of Maine, <100 inshore Gulf of Maine, to 900 on slope | Benthic habitats, mostly on soft mud in deeper areas, but also on sand, broken shells, gravel, and pebbles on offshore banks in the Gulf of Maine |
| Smooth skate | Adults | Offshore Gulf of Maine and the continental slope from Georges Bank to North Carolina | 100-400 <br> offshore <br> Gulf of <br> Maine, to <br> 900 on slope | Benthic habitats, mostly on soft mud in deeper areas, but also on sand, broken shells, gravel, and pebbles on offshore banks in the Gulf of Maine |
| Summer flounder | Juveniles | Continental shelf and estuaries from Cape Cod, Massachusetts, to Cape Canaveral, Florida | $\begin{aligned} & \text { To } \\ & \text { maximum } \\ & 152 \\ & \hline \end{aligned}$ | Benthic habitats, including inshore estuaries, salt marsh creeks, seagrass beds, mudflats, and open bay areas |
| Summer flounder | Adults | Continental shelf from Cape Cod, Massachusetts, to Cape Canaveral, Florida, including shallow coastal and estuarine waters during warmer months | To maximum 152 in colder months | Benthic habitats |
| Spiny dogfish | Juveniles | Primarily the outer continental shelf and slope between Cape Hatteras and Georges Bank and in the Gulf of Maine | Deep water | Pelagic and epibenthic habitats |
| Spiny dogfish | Female sub-adults | Throughout the region | Wide depth range | Pelagic and epibenthic habitats |
| Spiny dogfish | Male subadults | Primarily in the Gulf of Maine and on the outer continental shelf from Georges Bank to Cape Hatteras | Wide depth range | Pelagic and epibenthic habitats |
| Spiny dogfish | Female adults | Throughout the region | Wide depth range | Pelagic and epibenthic habitats |
| Spiny dogfish | Male adults | Throughout the region | Wide depth range | Pelagic and epibenthic habitats |
| Thorny skate | Juveniles | Offshore Gulf of Maine, some coastal bays in the Gulf of Maine, and on the continental slope from Georges Bank to North Carolina | 35-400 <br> offshore <br> Gulf of <br> Maine, <35 <br> inshore Gulf <br> of Maine, to <br> 900 om <br> slope | Benthic habitats on a wide variety of bottom types, including sand, gravel, broken shells, pebbles, and soft mud |
| Thorny skate | Adults | Offshore Gulf of Maine and on the continental slope from Georges Bank to North Carolina | 35-400 <br> offshore <br> Gulf of <br> Maine, <35 <br> inshore Gulf <br> of Maine, to | Benthic habitats on a wide variety of bottom types, including sand, gravel, broken shells, pebbles, and soft mud |

$\left.\begin{array}{|l|l|l|l|l|}\hline \text { Species } & \text { Life Stage } & \text { Geographic Area } & \begin{array}{l}\text { Depth } \\ \text { (meters) }\end{array} & \text { Habitat Type and Description } \\ \hline \text { White hake } & \text { Juveniles } & \begin{array}{l}\text { Gulf of Maine, Georges Bank, and } \\ \text { Southern New England, including bays } \\ \text { and estuaries in the Gulf of Maine }\end{array} & \begin{array}{l}\text { Mean high } \\ \text { slope }\end{array} & \begin{array}{l}\text { water - 300 }\end{array} \\ \hline \text { Whitridal and sub-tidal estuarine and marine } \\ \text { habitats on fine-grained, sandy substrates in } \\ \text { eelgrass, macroalgae, and un-vegetated } \\ \text { habitats }\end{array}\right]$

| Species | Life Stage | Geographic Area | Depth <br> (meters) | Habitat Type and Description |
| :--- | :--- | :--- | :--- | :--- |
| Yellowtail <br> flounder | Juveniles | Gulf of Maine, Georges Bank, and the <br> Mid-Atlantic, including certain bays and <br> estuaries in the Gulf of Maine | $20-80$ | Sub-tidal benthic habitats on sand and muddy <br> sand |
| Yellowtail <br> flounder | Adults | Gulf of Maine, Georges Bank, and the <br> Mid-Atlantic, including certain bays and <br> estuaries in the Gulf of Maine | $25-90$ | Sub-tidal benthic habitats on sand and sand <br> with mud, shell hash, gravel, and rocks |

### 6.3.3 Fishery Impact Considerations

### 6.3.3.1 Description of Fishing Gear

The principal gear used in commercial fishing for summer flounder is the otter trawl, which historically has accounted for over $90 \%$ of the landings. According to federal Vessel Trip Report data, otter trawls accounted for about $98 \%$ of all commercial landings over 2012-2016 (Table 26). Smaller amounts were caught with sink gill nets, scallop trawls, and hand lines (less than $1 \%$ each according to VTR data).

A disadvantage of analyzing landings by gear type using federal VTR data is that it does not include stateonly permitted vessels submitting only state level VTRs. However, a weakness of the dealer data is the relatively large proportion of missing or unknown "gear type" entries. Thus, there are advantages and disadvantages of both data types and they are shown for comparison in Table 26 for years 2012-2016.

Table 26: Gear type breakdown for summer flounder landings, 2012-2016 combined, from dealer data and VTR data. Gear types accounting for less than $\mathbf{0 . 5 \%}$ of landings are not shown.

| Gear Type: VTR Data (2012-2016) | \% of Summer Flounder Landings |
| :--- | :---: |
| TRAWL, OTTER, BOTTOM, FISH | 97.76 |
| BEAM TRAWL, OTHER | $1.2 \%$ |
| GILL NET, SINK, OTHER | $0.9 \%$ |
| TRAWL, OTTER, BOTTOM, SCALLOP | $0.8 \%$ |
| HAND LINE, OTHER | $0.7 \%$ |
| Gear Type: Dealer Data (2012-2016) | \% of Summer Flounder Landings |
| TRAWL, OTTER, BOTTOM, FISH | $89.8 \%$ |
| UNKNOWN | $3.5 \%$ |
| HAND LINE, OTHER | $2.4 \%$ |
| GILL NET, SINK, OTHER | $0.9 \%$ |
| TRAWL, OTTER, BOTTOM, SCALLOP | $0.7 \%$ |
| BEAM TRAWL, OTHER | $0.6 \%$ |

### 6.3.3.2 Fishing Impacts to EFH

Only those gear types which contact the bottom impact physical habitat. These gears have a variety of impacts on habitat. Stevenson et al. (2004) compiled a detailed summary of several studies of the impacts of a variety of gear types on marine habitats. Conclusions relevant for this action are briefly summarized below with a focus on bottom trawl gear since this is the predominant gear type used to harvest summer flounder.

Otter trawl doors can create furrows in sand, mud, and gravel/rocky substrates. Studies have found furrow depths that range from 2 to 10 cm . Bottom trawl gear can also re-suspend and disperse surface sediments and can smooth topographic features. It can also result in reduced abundance, and in some cases reduced diversity, of benthic species such as nematodes, polychaetes, and bivalves. It can also have short-term positive ecological impacts such as increased food value and increased chlorophyll production in surface
sediments. The duration of these impacts varies by sediment type, depth, and frequency of the impact (e.g. a single trawl tow vs. repeated tows). Some studies have documented effects that lasted only a few months. Other studies found effects that lasted up to 18 months. Impacts tend to have shorter durations in dynamic environments with less structured bottom composition compared to less dynamic environments with structured bottom. Shallower water, stronger bottom currents, more wave action, finer-grained sediments, and higher frequencies of natural disturbance are characteristics that make environments more dynamic (Stevenson et al. 2004).

Compared to otter trawls and dredges, Stevenson et al. (2004) summarized fewer studies on other bottom tending gears such as traps. Morgan and Chuenpagdee (2003) found that the impacts of bottom gill nets, traps, and longlines were generally limited to warm or shallow-water environments with rooted aquatic vegetation or "live bottom" environments (e.g. coral reefs). These impacts were of a lesser degree than those from bottom trawls and dredges. Eno et al. (2001) found that traps can bend, smother, and uproot sea pens in soft sediments; however, sea pen communities were largely able to recover within a few days of the impact. Due to the very small percentage of non-trawl gear types used in the commercial summer flounder fishery, the impacts of the alternatives in this document (section 7.0) are primarily focused on the bottom trawl fishery rather than on other gear types. The principal gears used in the recreational fisheries for summer flounder are rod and reel and handline. These gears have minimal adverse impacts on EFH in the region (Stevenson et al. 2004).

The Mid-Atlantic Council developed some fishery management actions with the sole intent of protecting marine habitats. For example, in Amendment 9 to the Mackerel, Squids, and Butterfish FMP, the Council determined that bottom trawls used in Atlantic mackerel, longfin and Illex squid, and butterfish fisheries have the potential to adversely affect EFH for some federally-managed fisheries (MAFMC 2008). As a result of Amendment 9, closures to squid trawling were developed for portions of Lydonia and Oceanographer Canyons. Subsequent closures were implemented in these and Veatch and Norfolk Canyons to protect tilefish EFH by prohibiting all bottom trawling activity. In addition, amendment 16 to the Mackerel, Squid, and Butterfish FMP prohibits the use of all bottom-tending gear in fifteen discrete zones and one broad zone where deep sea corals are known or highly likely to occur (81 Federal Register 90246, December 14, 2016). Areas on the outer continental shelf closed to the use of mobile, bottomtending gears in these management plans apply to bottom trawls used in all federally-managed fisheries, including the summer flounder, scup, and black sea bass fishery.

Actions implemented in the Summer Flounder, Scup, and Black Sea Bass FMP that affected species with overlapping EFH were considered Amendment 13 (MAFMC 2002). The analysis in Amendment 13 indicated that no management measures were needed to minimize impacts to EFH because the trawl fisheries for summer flounder, scup, and black sea bass in Federal waters are conducted primarily in high energy mobile sand and bottom habitat where gear impacts are minimal and/or temporary in nature. ${ }^{21}$

[^19]
### 6.4 PROTECTED RESOURCES

Numerous protected species inhabit the affected environment of the summer flounder fishery (Table 27). These species are under NMFS jurisdiction and are afforded protection under the Endangered Species Act (ESA) of 1973 and/or the Marine Mammal Protection Act (MMPA) of 1972.

Cusk are NMFS "candidate species" under the ESA. Candidate species are those petitioned species for which NMFS has determined that listing may be warranted under the ESA and those species for which NMFS has initiated an ESA status review through an announcement in the Federal Register. If a species is proposed for listing the conference provisions under Section 7 of the ESA apply (see 50 CFR 402.10); however, candidate species receive no substantive or procedural protection under the ESA. As a result, this species will not be discussed further in this and the following sections; however, NMFS recommends that project proponents consider implementing conservation actions to limit the potential for adverse effects on candidate species from any proposed action. Additional information on cusk can be found at: http://www.nmfs.noaa.gov/pr/species/esa/candidate.htm.

A summary of protected resources and critical habitat that may occur in the affected environment is provided in Table 27, followed by sections detailing which species and critical habitat are not likely to be affected by the proposed action (section 6.4.1) and which species would be potentially impacted by the proposed action (i.e., there have been observed/documented interactions in the fishery or with gear type(s) similar to those used in the fishery; section 6.4.2).

Table 27: Species Protected Under the ESA and/or MMPA that may occur in the Affected Environment of the summer flounder fishery. Marine mammal species (cetaceans and pinnipeds) italicized and in bold are considered MMPA strategic stocks. ${ }^{1}$

| Species | Status | Potentially impacted by this <br> action? |
| :--- | :--- | :--- |
| Cetaceans |  |  |
| North Atlantic right whale (Eubalaena glacialis) | Endangered | No |
| Humpback whale, West Indies DPS (Megaptera | Protected (MMPA) | No |
| novaeangliae) | Endangered | No |
| Fin whale (Balaenoptera physalus) | Endangered | No |
| Sei whale (Balaenoptera borealis) | Endangered | No |
| Blue whale (Balaenoptera musculus) | Endangered | No |
| Sperm whale (Physeter macrocephalus | Protected (MMPA) | Yes |
| Minke whale (Balaenoptera acutorostrata) | Protected (MMPA) | Yes |
| Pilot whale (Globicephala spp.) | Protected (MMPA) | No |
| Pygmy sperm whale (Kogia breviceps) | Protected (MMPA) | No |
| Dwarf sperm whale (Kogia sima) | Protected (MMPA) | Yes |
| Risso's dolphin (Grampus griseus) | Protected (MMPA) | Yes |
| Atlantic white-sided dolphin (Lagenorhynchus acutus) | Protected (MMPA) | Yes |
| Short Beaked Common dolphin (Delphinus delphis) | Protected (MMPA) | No |
| Atlantic Spotted dolphin (Stenella frontalis) | Protected (MMPA) | No |
| Striped dolphin (Stenella coeruleoalba) | Protected (MMPA) | Yes |
| Bottlenose dolphin (Tursiops truncatus) | Yes | Protected (MMPA) |
| Harbor porpoise (Phocoena phocoena) |  | Yes |
| Sea Turtles | Endangered | Yes |
| Leatherback sea turtle (Dermochelys coriacea) | Endangered | Yes |
| Kemp's ridley sea turtle (Lepidochelys kempii) | Yes |  |
| Green sea turtle, North Atlantic DPS (Chelonia mydas) | Threatened |  |
| Loggerhead sea turtle (Caretta caretta), Northwest Atlantic | Threatened |  |
|  |  |  |


| Ocean DPS |  |  |
| :---: | :---: | :---: |
| Hawksbill sea turtle (Eretmochelys imbricate) | Endangered | No |
| Fish |  |  |
| Shortnose sturgeon (Acipenser brevirostrum) | Endangered | No |
| Atlantic salmon (Salmo salar) | Endangered | Yes |
| Atlantic sturgeon (Acipenser oxyrinchus) |  |  |
| Gulf of Maine DPS | Threatened | Yes |
| New York Bight DPS, Chesapeake Bay DPS, Carolina DPS | Endangered | Yes |
| \& South Atlantic DPS |  |  |
| Cusk (Brosme brosme) | Candidate | Yes |
| Pinnipeds |  |  |
| Harbor seal (Phoca vitulina) | Protected (MMPA) | Yes |
| Gray seal (Halichoerus grypus) | Protected (MMPA) | Yes |
| Harp seal (Phoca groenlandicus) | Protected (MMPA) | Yes |
| Hooded seal (Cystophora cristata) | Protected (MMPA) | No |
| Critical Habitat |  |  |
| North Atlantic Right Whale | ESA (Protected) | No |
| Northwest Atlantic DPS of Loggerhead Sea Turtle | ESA (Protected) | No |
| ${ }^{1}$ A strategic stock is defined under the MMPA as a marine mammal stock for which: (1) the level of direct human-caused mortality exceeds the potential biological removal level; (2) based on the best available scientific information, is declining and is likely to be listed as a threatened species under the ESA within the foreseeable future; and/or (3) is listed as a threatened or endangered species under the ESA, or is designated as depleted under the MMPA (Section 3 of the MMPA of 1972). <br> ${ }^{2}$ There are 2 species of pilot whales: short finned (G. melas melas) and long finned (G. macrorhynchus). Due to the difficulties in identifying the species at sea, they are often just referred to as Globicephala spp. <br> ${ }^{3}$ This includes the Western North Atlantic Offshore, Northern Migratory Coastal, and Southern Migratory Coastal Stocks of Bottlenose Dolphins. |  |  |

### 6.4.1 Species and Critical Habitat Not Likely to be Impacted by the Proposed Action

Based on available information, it has been determined that the action being proposed in the summer flounder fishery is not likely to affect North Atlantic right whales, humpback whales, fin whales, sei whales, blue whales, sperm whales, shortnose sturgeon, Atlantic spotted dolphins, striped dolphins, pygmy sperm whales, dwarf sperm whales, or hawksbill sea turtles. This determination was made because either the occurrence of the species is not known to overlap with the summer flounder fisheries and/or there have never been documented interactions between the species and the primary gear type (i.e., bottom trawl) used to prosecute the summer flounder fishery (NMFS NEFSC FSB 2018; Palmer 2017; see: http://www.nefsc.noaa.gov/fsb/take_reports/nefop.html and
http://www.nmfs.noaa.gov/pr/sars/region.htm). Critical habitats not likely to be impacted include the Northwest Atlantic DPS of loggerhead sea turtle and the North Atlantic right whale. The following sections provide information to support this rationale.

### 6.4.1.1 Shortnose Sturgeon

Shortnose sturgeon are benthic fish that mainly occupy the deep channel sections of large rivers. They occupy rivers along the western Atlantic coast from St. Johns River in Florida to the Saint John River in New Brunswick, Canada. The species is anadromous in the southern portion of its range (i.e., south of Chesapeake Bay), while some northern populations are amphidromous (NMFS 2010a). Given the range of the species (remaining mostly in the river systems, with some coastal migrations between rivers), and the fact that the summer flounder fishery does not operate in or near the rivers where concentrations of shortnose sturgeon are most likely found, direct (e.g., interaction with gear) and indirect (e.g., prey
removal, habitat modification) impacts to shortnose sturgeon from the summer flounder fishery are not expected.

### 6.4.1.2 Hawksbill Sea Turtle

Hawksbill sea turtles are uncommon in the northern waters of the continental United States (U.S.), but are widely distributed throughout the Caribbean Sea, off the coasts of Florida and Texas in the continental U.S., in the Greater and Lesser Antilles, and along the mainland of Central America south to Brazil (Lund 1985; Plotkin and Amos 1988; Amos 1989; Groombridge and Luxmoore 1989; Plotkin and Amos 1990; NMFS and USFWS 2013a; Meylan and Donnelly 1999). Hawksbills prefer tropical coral reefs, such as those found in the Caribbean and Central America. Nesting areas in the western North Atlantic include Puerto Rico and the Virgin Islands. There are accounts of hawksbills in South Florida and, although individuals have been sighted along the East Coast as far north as Massachusetts, ${ }^{22}$ sightings north of Florida are rare. Thus, the summer flounder fishery does not occur in waters typically used by hawksbill sea turtles.

### 6.4.1.3 Large Whales

Blue whales do not regularly occur in waters of the U.S. EEZ (Waring et al. 2010; Lesage et al. 2018; http://seamap.env.duke.edu/). Over last 48 years, there have only been 42 sightings of blue whales in waters of the EEZ from Maine to Key West, Florida reported in OBIS SEAMAP (http://seamap.env.duke.edu/). This is less than one blue whale sighting per year within the US EEZ of the Northwest Atlantic. Given this information, there is limited co-occurrence between blue whales and the summer flounder fishery, and therefore, the summer flounder fishery is not expected to affect blue whales. This conclusion is further supported by the fact that there have been no observed or documented U.S. Atlantic fishery-related mortalities or serious injuries to blue whales to date (https://www.fisheries.noaa.gov/national/marine-mammal-protection/marine-mammal-stock-assessment-reports-region; Henry et al. 2016; Henry et al. 2017;
http://www.nefsc.noaa.gov/fsb/take_reports/nefop.html).
Right, humpback, fin, sei, and sperm whales are found throughout the waters of the Northwest Atlantic Ocean (http://seamap.env.duke.edu/; https://www.fisheries.noaa.gov/national/marine-mammal-protection/marine-mammal-stock-assessment-reports-region). While these species have the potential to overlap with the summer flounder fishery, review of observer data, the MMPA List of Fisheries, marine mammal stock assessment reports, and serious injury and mortality determinations for large whales show that there have been no observed or documented interactions between these species and the primary gear type used in the commercial summer flounder fishery, i.e., bottom otter trawls (https://www.fisheries.noaa.gov/national/marine-mammal-protection/marine-mammal-stock-assessment-reports-region; https://www.nefsc.noaa.gov/fsb/take reports/nefop.html;
https://www.fisheries.noaa.gov/national/marine-mammal-protection/marine-mammal-protection-act-listfisheries; https://www.nefsc.noaa.gov/publications/crd/). Therefore, the proposed action is not expected to impact these large whale species.

[^20]
### 6.4.1.4 Pygmy Sperm Whale, Dwarf Sperm Whale, Striped Dolphin, Atlantic Spotted Dolphin, and Beaked Whales

Pygmy and dwarf sperm whales occur primarily in oceanic waters ( $\geq 1,000$ meters), with some incursions in continental shelf waters (Mullin and Fulling 2003; Waring et al. 2014a; Hayes et al. 2017). Striped dolphins are distributed along the continental shelf edge from Cape Hatteras to the southern margin of Georges Bank, and also occur offshore over the continental slope and rise in the mid-Atlantic region (CETAP 1982; Mullin and Fulling 2003; Waring et al. 2014a). Striped dolphins were observed during the CeTAP surveys along the $1,000 \mathrm{~m}$ depth contour in all seasons (CETAP 1982). Atlantic spotted dolphins regularly occur in continental shelf waters south of Cape Hatteras; however, in waters north of Cape Hatteras, this species of dolphin occurs in continental shelf edge and continental slope waters $(\geq 1,000$ meters; Payne et al. 1984; Mullin and Fulling 2003; Waring et al. 2014a).Beaked whale sightings in the Greater Atlantic Region have occurred principally along the continental shelf edge and deeper oceanic waters (CETAP 1982; Waring et al. 2014a; Waring et al. 2015; Hamazaki 2002; Palka 2006).

Taking into consideration the above information, it is evident that these dolphin and whale species are primarily deep water ( $\geq 1,000$ meters), continental shelf edge, and/or slope inhabitants. The summer flounder fishery occurs in waters less than 800 meters and is therefore outside of the preferred depths of these cetacean species. In addition, interactions with these cetacean species have only been observed in fisheries prosecuted by pelagic longline and/or pelagic drift gillnet; these gear types are not used in the summer flounder fishery. None of the predominant summer flounder gear types (i.e., bottom trawl) are expected pose an interaction risk to these species. Based on this information, and the fact that there is a low co-occurrence between the summer flounder fishery and the cetacean species noted above, direct (e.g., interaction with gear) or indirect (e.g., prey removal, habitat modification) effects to these species are not expected.

### 6.4.1.5 North Atlantic Right Whale Critical Habitat

On January 27, 2016 ( 81 FR 4837) critical habitat for North Atlantic right whales was expanded to encompass approximately 29,763 square nautical miles of marine habitat in the Gulf of Maine and Georges Bank region (Unit1: foraging habitat) and off the Southeast U.S. coast (Unit 2: calving habitat). In the final rule to expand North Atlantic right whale critical habitat ( 81 FR 4837), as well as in the ESA section 4(b)(2) report issued by NMFS in December 2015 (NMFS 2015a), it was determined that the continued operation of any Greater Atlantic Region fishery will not affect the physical or biological features that are essential to the conservation of North Atlantic right whales. Specifically, in Unit 1, the essential biological and physical features include physical oceanographic conditions and structures of the Gulf of Maine and Georges Bank regions (e.g., currents, circulation patterns, bathymetric features, and temperature), low flow velocities in Jordan, Wilkinson, and Georges Basins, and dense aggregations of Calanus finmarchicus (i.e., late stage in Gulf of Maine and Georges Bank region; diapause phase in Jordan, Wilkinson, and Georges Basins) (NMFS 2015b). In Unit 2, the essential biological and physical features include calm sea surface conditions, sea surface temperatures between $7^{\circ} \mathrm{c}$ to $17^{\circ} \mathrm{C}$, and depths between 6 to 28 meters (NMFS 2015b). As summer flounder fisheries will not destroy or affect the availability of copepods, and will not modify or destroy any physical features identified as essential in Unit 1 or 2 (e.g., temperature, depth, physical oceanographic conditions, currents), the continued operation of the summer flounder fishery will not destroy or adversely modify North Atlantic right whale critical habitat (NMFS 2015a; NMFS 2015b; 81 FR 4837 (January 27, 2016)).

### 6.4.1.6 Northwest Atlantic Distinct Population Segment (NWA DPS) of Loggerhead Sea Turtle DPS Critical Habitat

NMFS issued a final rule to designate critical habitat for the Northwest Atlantic Ocean DPS of the loggerhead sea turtle within the Atlantic Ocean and the Gulf of Mexico on July 10, 2014 (79 FR 39856). Specific areas designated include 38 occupied marine areas within the range of the Northwest Atlantic Ocean DPS. These areas contain one or a combination of five habitat types: nearshore reproductive habitat, overwintering habitat, breeding habitat, migratory habitat (i.e., constricted migratory corridor), and/or Sargassum habitat. ${ }^{23}$

The area of operation of the 13 Greater Atlantic Region fisheries overlaps with one or more of the five types of marine areas identified as critical habitat for the NWA DPS of loggerhead sea turtles. However, since the vast majority of fishing activities for summer flounder occur north of Cape Hatteras, North Carolina, there is very little overlap with more than just the northernmost portions of the Sargassum and migratory habitat areas. The summer flounder fishery expends little effort in areas identified as overwintering, breeding, and nearshore reproductive critical habitat (NMFS 2013; NMFS 2014b).

The summer flounder fishery is primarily prosecuted with bottom trawls, with a small portion of commercial effort coming from sink gillnets, handlines, and other very minor gear types. While these gears are known to be deployed within certain areas of the critical habitat for NWA DPS loggerheads, the occasional placement and wide-ranging operation of these gear types within these fisheries is not expected to prevent the passage of loggerheads through the critical habitat areas or inhibit their usage of those areas. While commercial fishing gear (mainly trawls and gillnets) may have some interactions with pelagic Sargassum during deployment and retrieval, these effects will be temporary and isolated in nature and, because of the fluid nature of the pelagic environment, recovery time is expected to be rapid. In regards to effects on benthic habitat in the other four marine areas, there is no evidence that bottom trawls or any other types of gears used by the summer flounder fishery will adversely affect sandy, muddy, or hard bottom habitats where NWA DPS loggerheads routinely forage and rest (NREFHSC 2002). Fishing vessel movements are not expected to significantly alter the physical or biological features of the critical habitat areas to levels that would affect life history patterns of individual turtles or the health of prey species found in these habitats. Additionally, there is no evidence that the fishery is likely to impact water depth, water temperature, or any other physical or biological features identified as essential for the conservation of critical habitat for the NWA DPS of loggerhead sea turtles in these regions. Based on this information, the summer flounder fishery is not expected to affect the essential physical or biological features of any marine area designated as critical habitat for the NWA DPS of loggerhead sea turtles. Thus, none of the Greater Atlantic Region fisheries are likely to adversely modify or destroy designated critical habitat for the NWA DPS of loggerhead sea turtles (NMFS 2014b; 79 FR 39856 (July 10, 2014)).

### 6.4.2 Species Potentially Impacted by the Proposed Action

Table 27 provides a list of protected species of sea turtle, marine mammal, and fish species present in the impacted environment of the summer flounder, scup, and black seabass fisheries, and that may also be impacted by the proposed action; that is, have the potential to become entangled or bycaught in the primary fishing gear used to prosecute the fishery, i.e., bottom otter trawls. To aid in the identification of MMPA protected species potentially impacted by the action, the MMPA List of Fisheries and marine mammal stock assessment reports for the Atlantic Region were referenced (http://www.nmfs.noaa.gov/pr/sars/region.htm;

[^21]http://www.nmfs.noaa.gov/pr/interactions/fisheries/lof.html). To aid in identifying ESA listed species potentially impacted by the action, the 2013 Biological Opinion issued by NMFS on the operation of seven commercial fisheries, including the summer flounder, scup, and black seabass fisheries, and its impact on ESA listed species was referenced (NMFS 2013). The 2013 Opinion, which considered the best available information on ESA listed species and observed or documented ESA listed species interactions with gear types used to prosecute the 7 FMPs (e.g., gillnet, bottom trawl, and pot/trap), concluded that the seven fisheries may adversely affect, but was not likely to jeopardize the continued existence of any ESA listed species. The Opinion included an incidental take statement (ITS) authorizing the take of specific numbers of ESA listed species of sea turtles, Atlantic salmon, and Atlantic sturgeon. Reasonable and prudent measures and terms and conditions were also issued with the ITS to minimize impacts of any incidental take.

Up until recently, the 2013 Opinion remained in effect; however, new information on North Atlantic right whales has been made available that may reveal effects of the fisheries analyzed in the 2013 Opinion that may not have been previously considered (Pettis et al. 2018, Pace et al. 2017). As a result, per an October 17, 2017, ESA 7(a)(2)/7(d) memo issued by NMFS, the 2013 Opinion has been reinitiated. However, the October 17, 2017, memo concludes that allowing these fisheries to continue during the reinitiation period will not increase the likelihood of interactions with ESA listed species above the amount that would otherwise occur if consultation had not been reinitiated, and therefore, the continuation of these fisheries during the reinitiation period would not be likely to jeopardize the continued existence of any ESA listed species. Until replaced, the summer flounder, scup, and black seabass FMP is currently covered by the incidental take statement authorized in NMFS 2013 Opinion.

As the primary concern for both MMPA protected and ESA listed species is the potential for the fishery to interact (e.g., bycatch, entanglement) with these species it is necessary to consider (1) species occurrence in the affected environment of the fishery and how the fishery will overlap in time and space with this occurrence; and (2) data and observed records of protected species interaction with particular fishing gear types, in order to understand the potential risk of an interaction. Information on species occurrence in the affected environment of the summer flounder, scup, and black seabass FMP is provided below, while information on protected species interactions with specific fishery gear that is likely to be used in the proposed action (i.e., summer flounder gear types) is provided in section 6.4.3.

### 6.4.2.1 Sea Turtles

Kemp's ridley, leatherback, the North Atlantic DPS of green and the Northwest Atlantic DPS of loggerhead sea turtle are the four ESA-listed species of sea turtles that occur in the area of operation for the summer flounder fishery. Three of the four species are hard-shelled turtles (i.e., green, loggerhead, and Kemp's ridley). Additional background information on the range-wide status, descriptions, and life histories of these four species can be found in a number of published documents, including sea turtle status reviews and biological reports (NMFS and USFWS 1995; Hirth 1997; Turtle Expert Working Group [TEWG] 1998, 2000, 2007, 2009; NMFS and USFWS 2007a, 2007b; Conant et al. 2009; NMFS and USFWS 2013b;NMFS and USFWS 2015; Seminoff et al. 2015), and recovery plans for the loggerhead sea turtle (Northwest Atlantic DPS; NMFS and USFWS 2008), leatherback sea turtle (NMFS and USFWS 1992, 1998a), Kemp's ridley sea turtle (NMFS et al. 2011), and green sea turtle (NMFS and USFWS 1991, 1998b).

A general overview of sea turtle occurrence and distribution in waters of the Northwest Atlantic Ocean is provided below to assist in understanding how the summer flounder fishery may overlap in time and space with sea turtles. Maps depicting the range wide distribution and occurrence of sea turtles in the Greater

Atlantic Region can be found at the following websites: https://www.greateratlantic.fisheries.noaa.gov/protected/section7/listing/index.html; http://marinecadastre.gov/; and, http://seamap.env.duke.edu/.

## Hard-shelled Sea Turtles

In U.S. Northwest Atlantic waters, hard-shelled turtles commonly occur throughout the continental shelf from Florida to Cape Cod, Massachusetts, although their presence varies with the seasons due to changes in water temperature (Shoop and Kenney 1992; Epperly et al. 1995a, 1995b; Braun and Epperly 1996; Mitchell et al. 2003; Braun-McNeill et al. 2008; TEWG 2009). While hard-shelled turtles are most common south of Cape Cod, MA, they are known to occur in the Gulf of Maine. Loggerheads, the most common hard-shelled sea turtle in the Greater Atlantic Region, feed as far north as southern Canada. Loggerheads have been observed in waters with surface temperatures of $7{ }^{\circ} \mathrm{C}$ to $30{ }^{\circ} \mathrm{C}$, but water temperatures $\geq 11^{\circ} \mathrm{C}$ are most favorable (Shoop and Kenney 1992; Epperly et al. 1995b). Sea turtle presence in U.S. Atlantic waters is also influenced by water depth. While hard-shelled turtles occur in waters from the beach to beyond the continental shelf, they are most commonly found in neritic waters of the inner continental shelf (Mitchell et al. 2003; Braun-McNeill and Epperly 2002; Morreale and Standora 2005; Blumenthal et al. 2006; Hawkes et al. 2006; McClellan and Read 2007; Mansfield et al. 2009; Hawkes et al. 2011; Griffin et al. 2013).

Hard-shelled sea turtles occur year-round in waters off Cape Hatteras, North Carolina and south. As coastal water temperatures warm in the spring, loggerheads begin to migrate to inshore waters of the southeast United States and also move up the Atlantic Coast (Epperly et al. 1995a, 1995b, 1995c; BraunMcNeill and Epperly 2002; Morreale and Standora 2005; Griffin et al. 2013), occurring in Virginia foraging areas as early as late April and on the most northern foraging grounds in the Gulf of Maine in June (Shoop and Kenney 1992). The trend is reversed in the fall as water temperatures cool. The large majority leave the Gulf of Maine by September, but some remain in Mid-Atlantic and Northeast areas until late fall. By December, sea turtles have migrated south to waters offshore of NC, particularly south of Cape Hatteras, and further south (Shoop and Kenney 1992; Epperly et al. 1995b; Hawkes et al. 2011; Griffin et al. 2013).

## Leatherback Sea Turtles

Leatherbacks, a pelagic species, are known to use coastal waters of the U.S. continental shelf and to have a greater tolerance for colder water than hard-shelled sea turtles (James et al. 2005; Eckert et al. 2006; Murphy et al. 2006; NMFS and USFWS 2013b; Dodge et al. 2014). Leatherback sea turtles engage in routine migrations between northern temperate and tropical waters (NMFS and USFWS 1992; James et al. 2005; James et al. 2006; Dodge et al. 2014). They are found in more northern waters (i.e., Gulf of Maine) later in the year (i.e., similar time frame as hard-shelled sea turtles), with most leaving the Northwest Atlantic shelves by mid-November (James et al. 2005; James et al. 2006; Dodge et al. 2014).

### 6.4.2.2 Large Whales

Multiple species of whales occur in the Northwest Atlantic, with the minke whale being the only whale species potentially impacted by the proposed action (Table 27). In general, large whales, such as minke whales, follow an annual pattern of migration between low latitude (south of 35 oN ) wintering/calving grounds and high latitude spring/summer foraging grounds (primarily north of $41^{\circ} \mathrm{N}$; Hayes et al. 2019; NMFS 1991, 2005, 2010b, 2011a, 2012b). This, however, is a simplification of whale movements, particularly as it relates to winter movements. It remains unknown if all individuals of a population migrate to low latitudes in the winter, although, increasing evidence suggests that for some species (e.g. right and humpback whales), some portion of the population remains in higher latitudes throughout the
winter (Hayes et al. 2019; Khan et al. 2009, 2010, 2011, 2012; Brown et al. 2002; NOAA 2008; Cole et al. 2013; Clapham et al. 1993; Swingle et al. 1993; Vu et al. 2012). Although further research is needed to provide a clearer understanding of large whale movements and distribution in the winter, the distribution and movements of large whales to foraging grounds in the spring/summer is well understood. Movements of whales into higher latitudes coincide with peak productivity in these waters. As a result, the distribution of large whales in higher latitudes is strongly governed by prey availability and distribution, with large numbers of whales coinciding with dense patches of preferred forage (Mayo and Marx 1990; Kenney et al. 1986, 1995; Baumgartner et al. 2003; Baumgartner and Mate 2003; Payne et al.1986, 1990; Brown et al. 2002; Kenney and Hartley 2001; Schilling et al. 1992). For additional information on the biology, status, and range wide distribution of whale species, such as the minke whale, please refer to marine mammal stock assessment reports provided at: https://www.fisheries.noaa.gov/national/marine-mammal-protection/marine-mammal-stock-assessment-reports-region.
To further assist in understanding how the summer flounder fishery may overlap in time and space with the occurrence of minke whales, a general overview on species occurrence and distribution in the area of operation for the summer flounder fishery is provided in the following table (Table 28).
Table 28. Minke whale occurrence in the affected environment of the summer flounder fishery.

| Species | Prevalence and Approximate Months of Occurrence |
| :--- | :--- |
|  | $\bullet \quad$Widely distributed within the U.S. EEZ. <br> Minke |
|  | Spring to Fall: widespread (acoustic) occurrence on the continental shelf; however, most <br> abundant in New England waters during this period of time. |
|  | September to April: high (acoustic) occurrence in deep-ocean waters. |
| Source: Hayes et al. 2019. |  |

### 6.4.2.3 Small Cetaceans

Table 29 provides the species of small cetaceans that occur in the area of operation for the summer flounder commercial fishery.

Table 29: Small cetacean species that occur in the area of operation for the summer flounder fishery. Animals in bold are MMPA strategic stocks.

| Species | Listed Under the ESA | Protected Under the MMPA | MMPA Strategic Stock |
| :---: | :---: | :---: | :---: |
| Atlantic White-Sided Dolphin | No | Yes | No |
| Short-Finned Pilot Whale | No | Yes | No |
| Long-Finned Pilot Whale | No | Yes | No |
| Risso's Dolphin | No | Yes | No |
| Short-Beaked Common Dolphin | No | Yes | No |
| Harbor Porpoise | No | Yes | No |
| Bottlenose Dolphin (Western North Atlantic Offshore Stock) | No | Yes | No |
| Bottlenose Dolphin (Western North Atlantic Northern Migratory Coastal Stock) | No | Yes | Yes ${ }^{1}$ |
| Bottlenose Dolphin (Western North Atlantic Southern Migratory Coastal Stock) | No | Yes | Yes ${ }^{1}$ |

Notes:
${ }^{1}$ Considered a strategic stock as stocks are designated as depleted under the MMPA. Depleted is defined by the MMPA as any stock in which: (1) the Secretary, after consultation with the Marine Mammal Commission and the Committee of Scientific Advisors on Marine Mammals, determines that a species or population stock is below its optimum sustainable population; (2) a State, to which authority for the conservation and management of a species or population stock is transferred under section 109, determines that such species or stock is below its optimum sustainable population; or (3) a species or population stock is listed as an endangered species or a threatened species under the ESA.
Source: Hayes et al. 2017, 2018, 2019.

Small cetaceans can be found throughout the year in waters of the Northwest Atlantic Ocean (Hayes et al. 2017, 2018, 2019). Within this range, however, there are seasonal shifts in species distribution and abundance. To further assist in understanding how fisheries may overlap in time and space with the occurrence of small cetaceans, a general overview of species occurrence and distribution in the area of operation for the summer flounder fishery is provided in Table 30. For additional information on the biology, status, and range-wide distribution of each species please refer to Hayes et al. 2017, 2018, 2019.

Table 30: Small cetacean occurrence in the area of operation for the summer flounder fishery.
Species Prevalence and Approximate Months of Occurrence

- Distributed throughout the continental shelf waters (primarily to 100 meter isobath) of the Mid-Atlantic (north of $35^{\circ} \mathrm{N}$ ), Southern New England, Georges Bank, and Gulf of Maine; however, most common in continental shelf waters from Hudson Canyon ( $\sim 39^{\circ} \mathrm{N}$ ) to Georges Bank, and into the Gulf of Maine.

Atlantic White-
Sided Dolphin

- January-May: low densities found from Georges Bank to Jeffreys Ledge.
- June-September: large densities found from Georges Bank through the Gulf of Maine.
- October-December: intermediate densities found from southern Georges Bank to southern Gulf of Maine.
- South of Georges Bank (Southern New England and Mid-Atlantic), particularly around Hudson Canyon, low densities found year round; waters off Virginia and NC representing southern extent of species range during winter months.
- Regularly found throughout the continental shelf-edge-slope waters (primarily between the 100-2,000 meter isobaths) of the Mid-Atlantic, Southern New England, and Georges Bank (esp. in Oceanographer, Hydrographer, Block, and Hudson Canyons).
Short-Beaked
Common
Dolphin

| Risso's Dolphin | - Spring through fall: Distributed along the continental shelf edge from Cape Hatteras, NC, to Georges Bank. <br> - Winter: distributed in the Mid-Atlantic Bight, extending into oceanic waters. <br> - Rarely seen in the Gulf of Maine; primarily a Mid-Atlantic continental shelf edge species (can be found year round). |
| :---: | :---: |
| Harbor Porpoise | - Distributed throughout the continental shelf waters of the Mid-Atlantic (north of $35^{\circ} \mathrm{N}$ ), Southern New England, Georges Bank, and Gulf of Maine. <br> - July-September: concentrated in the northern Gulf of Maine (waters < 150 meters); low numbers can be found on Georges Bank. <br> - October-December: widely dispersed in waters from NJ to Maine; seen from the coastline to deep waters ( $>1,800$ meters). <br> - January-March: intermediate densities in waters off NJ to NC; low densities found in waters off NY to Gulf of Maine. <br> - April-June: widely dispersed from NJ to ME; seen from the coastline to deep waters ( $>1,800$ meters). |
| Bottlenose Dolphin | Western North Atlantic Offshore Stock <br> - Distributed primarily along the outer continental shelf and continental slope in the Northwest Atlantic from Georges Bank to FL. <br> - Depths of occurrence: $\geq 40$ meters <br> Western North Atlantic Northern Migratory Coastal Stock <br> - Warm water months (e.g., July-August): distributed from the coastal waters from the shoreline to approximately the 25 -meter isobaths between the Chesapeake Bay mouth and Long Island, NY. <br> - Cold water months (e.g., January-March): stock occupies coastal waters from Cape Lookout, NC, to the NC/VA border. <br> Western North Atlantic Southern Migratory Coastal Stock <br> - October-December: stock occupies waters of southern NC (south of Cape Lookout) <br> - January-March: stock moves as far south as northern FL. |


| Species | Prevalence and Approximate Months of Occurrence <br> - April-June: stock moves north to waters of NC. <br> - July-August: stock is presumed to occupy coastal waters north of Cape Lookout, NC, to the eastern shore of VA. |
| :---: | :---: |
| Pilot Whales: <br> Short- and <br> Long-Finned | Short-Finned Pilot Whales <br> - Except for area of overlap (see below), primarily occur south of $40^{\circ} \mathrm{N}$ (Mid-Atlantic and Southern New England waters); although low numbers have been found along the southern flank of Georges Bank, but no further than $41^{\circ} \mathrm{N}$. <br> - May through December (approximately): distributed primarily near the continental shelf break of the Mid-Atlantic and Southern New England; individuals begin shifting to southern waters (i.e., $35^{\circ} \mathrm{N}$ and south) beginning in the fall. <br> Long-Finned Pilot Whales <br> - Except for area of overlap (see below), primarily occur north of $42^{\circ} \mathrm{N}$. <br> - Winter to early spring (November through April): primarily distributed along the continental shelf edge-slope of the Mid-Atlantic, Southern New England, and Georges Bank. <br> - Late spring through fall (May through October): movements and distribution shift onto/within Georges Bank, the Great South Channel, and Gulf of Maine. <br> Area of Species Overlap: between approximately $38^{\circ} \mathrm{N}$ and $41^{\circ} \mathrm{N}$. |
| Notes: <br> ${ }^{1}$ Information presented in table is representative of small cetacean occurrence in the Northwest Atlantic continental shelf waters out to the 2,000 meter isobath. <br> Sources: Waring et al. 2016; Hayes et al. 2017, 2018, 2019; Payne and Heinemann 1993; Payne et al. 1984; Jefferson et al. 2009. |  |

### 6.4.2.4 Pinnipeds

Table 31 provides the species of pinnipeds that occur in the area of operation for the summer flounder fishery.

Table 31: Pinniped species that occur in in the area of operation for the summer flounder fishery.

| Species | Listed Under the ESA | Protected Under the MMPA | MMPA Strategic Stock |
| :---: | :---: | :---: | :---: |
| Harbor Seal | No | Yes | No |
| Gray Seal | No | Yes | No |
| Harp Seal | No | Yes | No |
| Hooded Seal | No | Yes | No |
| Source: Waring et al. 2007; Waring et al. 2014a, Hayes et al. 2017. |  |  |  |

Pinnipeds are found in the nearshore, coastal waters of the Northwest Atlantic Ocean. They are primarily found throughout the year or seasonally from New Jersey to Maine; however, increasing evidence indicates that some species (e.g., harbor seals) may be extending their range seasonally into waters as far south as Cape Hatteras, North Carolina ( $35^{\circ} \mathrm{N}$ ) (Hayes et al. 2019). To further assist in understanding how fisheries may overlap in time and space with the occurrence of pinnipeds, a general overview of species occurrence and distribution in the area of operation for the summer flounder fishery is provided in the following table (Table 32). For additional information on the biology, status, and range-wide distribution of each species of pinniped please refer to Hayes et al. 2019.

Table 32: Pinniped occurrence in the area of operation for the summer flounder fishery.

| Species | Prevalence |
| :---: | :---: |
| Harbor Seal | - Primarily distributed in waters from NJ to ME; however, increasing evidence indicates that their range is extending into waters as far south as Cape Hatteras, NC $\left(35^{\circ} \mathrm{N}\right)$. <br> - Year Round: waters of ME <br> - September-May: waters from MA to NJ. |
| Gray Seal | - Year Round: waters from ME to just south of Cape Cod, MA. <br> - September-May: waters from southern MA to NJ. <br> - Stranding records: Southern NJ to Cape Hatteras, NC. |
| Harp Seal | - Winter-Spring (approximately January-May): waters from ME to NJ. |

Sources: Hayes et al. 2019.

### 6.4.2.5 Atlantic Sturgeon

Table 33 lists the five DPSs of Atlantic sturgeon likely to occur in the Greater Atlantic Region. For additional information on the biology, status, and range-wide distribution of each distinct population segment please refer to 77 FR 5880 and 77 FR 5914 (finalized February 6, 2012), as well as the Atlantic Sturgeon Status Review Team's (ASSRT) 2007 status review of Atlantic sturgeon.

Table 33: Atlantic Sturgeon DPSs that occur in the area of operation for the summer flounder fishery.

| Species | Listed Under the ESA |
| :---: | :---: |
| Gulf of Maine (GOM) DPS | threatened |
| New York Bight (NYB) DPS | endangered |
| Chesapeake Bay (CB) DPS | endangered |
| Carolina DPS | endangered |
| South Atlantic (SA) DPS | endangered |

The marine range of U.S. Atlantic sturgeon extends from Labrador, Canada, to Cape Canaveral, Florida. Atlantic sturgeon from all five DPSs have the potential to be located anywhere in this marine range (See Figure 22; ASSRT 2007; Dovel and Berggren 1983; Dadswell et al. 1984; Kynard et al. 2000; Stein et al. 2004a; Dadswell 2006; Laney et al. 2007; Dunton et al. 2010; Dunton et al. 2012; Dunton et al. 2015; Erickson et al. 2011; Wirgin et al. 2012; O’Leary et al. 2014; Waldman et al. 2013; Wirgin et al. 2015a,b).


Figure 22: Geographic Locations for the Five ESA-listed DPSs of Atlantic Sturgeon (NMFS 2013).

Based on fishery-independent and -dependent data, as well as data collected from tracking and tagging studies Atlantic sturgeon appear to primarily occur inshore of the 50-meter depth contour (Stein et al. 2004 a,b; Erickson et al. 2011; Dunton et al. 2010); however, Atlantic sturgeon are not restricted to these depths, as excursions into deeper continental shelf waters have been documented (Timoshkin 1968; Collins and Smith 1997; Stein et al. 2004a,b; Dunton et al. 2010; Erickson et al. 2011). Data from fisheryindependent surveys and tagging and tracking studies also indicate that Atlantic sturgeon undertake seasonal movements along the coast. For instance, satellite-tagged adult sturgeon from the Hudson River are found to have concentrated in the southern part of the Mid-Atlantic Bight, at depths greater than 20 meters, during winter and spring, while in the summer and fall, Atlantic sturgeon concentrations shifted to the northern portion of the Mid-Atlantic Bight at depths less than 20 meters (Erickson et al. 2011). A similar seasonal trend was found by Dunton et al. 2010. Analysis of fishery-independent survey data indicated a coastwide distribution of Atlantic sturgeon during the spring and fall; a southerly (e.g., North Carolina, Virginia) distribution during the winter; and a centrally located (e.g., Long Island to Delaware) distribution during the summer. Although studies such as Erickson et al. (2011) and Dunton et al. (2010) provide some indication that Atlantic sturgeon are undertaking seasonal movements horizontally and vertically along the U.S. eastern coastline, there is no evidence to date that all Atlantic sturgeon make these seasonal movements. For instance, during inshore surveys conducted by the Northeast Fisheries Science Center in the Gulf of Maine, Atlantic sturgeon have been caught in the fall, winter, and spring between the Saco and Kennebec Rivers (Dunton et al. 2010; Wipplehauser 2012).

Within the marine range of Atlantic sturgeon, several marine aggregation areas have been identified adjacent to estuaries and/or coastal features formed by bay mouths and inlets along the U.S. eastern seaboard. Depths in these areas are generally no greater than 25 meters (Stein et al. 2004a; Laney et al. 2007; Dunton et al. 2010; Erickson et al. 2011). Although additional studies are still needed to clarify why these particular sites are chosen by Atlantic sturgeon, there is some indication that they may serve as thermal refuges, wintering sites, or marine foraging areas (Stein et al. 2004a; Dunton et al. 2010; Erickson et al. 2011). The following are the currently known marine aggregation sites located within the operational range of Greater Atlantic Region fisheries:

- Waters off North Carolina, including Virginia/North Carolina border (Laney et al. 2007);
- Waters off the Chesapeake and Delaware Bays (Stein et al. 2004a; Dunton et al. 2010; Erickson et al. 2011; Oliver et al. 2013);
- New York Bight (e.g., waters off Sandy Hook, New Jersey, and Rockaway Peninsula, New York; Stein et al. 2004a; Dunton et al. 2010; Erickson et al. 2011; O’Leary et al. 2014;);
- Massachusetts Bay (Stein et al. 2004a);
- Long Island Sound (Bain et al. 2000; Savoy and Pacileo 2003; Waldman et al. 2013);
- Connecticut River Estuary (Waldman et al. 2013);
- Kennebec River Estuary (Wipplehauser 2012; Whipplehauser and Squiers 2015).

In addition, since listing of the five Atlantic sturgeon DPSs, numerous genetic studies have addressed DPS distribution and composition in marine waters of the Northwest Atlantic (e.g., Wirgin et al. 2012; Wirgin et al. 2015a,b; Waldman et al. 2013; O'Leary et al. 2014; Dunton et al. 2012). ${ }^{24}$ These studies show that Atlantic sturgeon from multiple DPSs can be found at any single location along the Northwest Atlantic coast, with the Mid-Atlantic locations consistently comprised of all five DPSs (Wirgin et al. 2012; Wirgin et al. 2015a,b;Waldman et al. 2013; O’Leary et al. 2014; Dunton et al. 2012; Damon-Randall et al. 2013). Although additional studies are needed to further clarify the DPS distribution and composition in nonnatal estuaries and coastal locations, these studies provide some initial insight on DPS distribution and cooccurrence in particular areas along the U.S. eastern seaboard.

### 6.4.2.6 Atlantic Salmon (Gulf of Maine DPS)

The wild populations of Atlantic salmon are listed as endangered under the ESA. Their freshwater range occurs in the watersheds from the Androscoggin River northward along the Maine coast to the Dennys River, while the marine range of the Gulf of Maine DPS extends from the Gulf of Maine (primarily northern portion of the Gulf of Maine) to the coast of Greenland (NMFS and USFWS 2005, 2016; Fay et al. 2006). In general, smolts, post-smolts, and adult Atlantic salmon may be present in the Gulf of Maine and coastal waters of Maine in the spring (beginning in April), and adults may be present throughout the summer and fall months (Baum 1997; Fay et al. 2006; USASAC 2004; Hyvarinen et al. 2006; Lacroix and McCurdy 1996; Lacroix et al. 2004, 2005; Reddin 1985; Reddin and Short 1991; Reddin and Friedland 1993, Sheehan et al. 2012; NMFS and USFWS 2005, 2016; Fay et al. 2006). For additional information on the on the biology, status, and range-wide distribution of the Gulf of Maine DPS of Atlantic salmon please refer to NMFS and USFWS 2005, 2016; Fay et al. 2006.

[^22]
### 6.4.3 Fishing Gear and Interactions with Protected Resources

To understand the potential risk of an interaction, it is necessary to consider (1) species presence in the affected environment of the fishery and the overlap with fishing effort (see section 6.4.2); and (2) the potential for interaction with particular fishing gear types based on the available data. Information on species occurrence in the operational range of the summer flounder fishery has been provided in section 6.4.2, and therefore, this section will focus on information related to protected species interactions with fishery gear types.

Protected species described in Section 6.4.2 are all known to be vulnerable to interactions with various types of fishing gear. As this action only effects the commercial summer flounder fishery, only those primary gear types used to target summer flounder are described here. The summer flounder commercial fishery primarily uses bottom trawl gear; see Table 26 in section 6.3.3.1. In the following sections, available information on protected species interactions with this gear type is provided. Please note, these sections are not a comprehensive review of all fishing gear types known to interact with a given species. The focus of this descriptions below is on bottom trawl gear given that the overwhelming majority (typically at least $90 \%$ ) of landings originate from this gear type.

### 6.4.3.1 Sea Turtles

As described in Section 6.4.2.1, sea turtles are widely distributed in the waters of the Northwest Atlantic and often occupy many of the same ocean areas utilized for fishing. As a result, interactions with fishing gear are possible, with interactions having the potential to result in injury or mortality to the sea turtle. Below we provide the best available information on sea turtle interaction risks with bottom trawl gear.

Sea turtle interactions with bottom trawl gear have been observed in the Gulf of Maine, Georges Bank, and the Mid-Atlantic; however, most of the observed interactions have occurred in the Mid-Atlantic (see Murray 2011; Warden 2011a, b; Murray 2015a, Murray 2015b). As few sea turtle interactions have been observed in the Gulf of Maine and Georges Bank regions of the Northwest Atlantic, there is insufficient data available to conduct a robust model-based analysis on sea turtle interactions with trawl gear in these regions or produce a bycatch estimate for these regions. As a result, the bycatch estimates and discussion below are for trawl gear in the Mid-Atlantic.

Bottom trawl gear poses an injury and mortality risk to sea turtles, specifically due to forced submergence (Sasso and Epperly 2006). Green, Kemp's ridley, leatherback, loggerhead, and unidentified sea turtles have been documented interacting (e.g., bycaught) with bottom trawl gear. However, estimates are available only for loggerhead sea turtles. Warden (2011a,b) estimated that from 2005-2008, the average annual loggerhead interactions in bottom trawl gear in the Mid-Atlantic ${ }^{25}$ was 292 (CV=0.13, $95 \%$ $\mathrm{CI}=221-369$ ), with an additional 61 loggerheads ( $\mathrm{CV}=0.17$, $95 \% \mathrm{CI}=41-83$ ) interacting with trawls, but released through a Turtle Excluder Device (TED; see below for details on TEDs). The 292 average annual observable loggerhead interactions equates to approximately 44 adult equivalents (Warden 2011a,b). Most recently, Murray (2015b) estimated that from 2009-2013, the total average annual loggerhead interactions in bottom trawl gear in the Mid-Atlantic ${ }^{26}$ was 231 ( $\mathrm{CV}=0.13,95 \% \mathrm{CI}=182-298$ ); this equates to approximately 33 adult equivalents (Murray 2015b). Bycatch estimates provided in Warden (2011a) and

[^23]Murray (2015b) are a decrease from the average annual loggerhead bycatch in bottom otter trawls during 1996-2004, which Murray (2008) estimated at 616 sea turtles (CV=0.23, $95 \%$ CI over the nine-year period: 367-890). This decrease is likely due to decreased fishing effort in high-interaction areas (Warden 2011a, b).

TEDs allow sea turtles to escape the trawl net, reducing injury and mortality resulting from capture in the net. In the Greater Atlantic Region, TEDs are required for summer flounder trawlers in the summer flounder fishery-sea turtle protection area. This area is bounded on the north by a line extending along $37^{\circ} 05^{\prime} \mathrm{N}$ (Cape Charles, VA) and on the south by a line extending out from the North Carolina-South Carolina border (Figure 23). Vessels north of Oregon Inlet, NC, are exempt from the TED requirement from January 15 through March 15 each year (50 CFR 223.206); vessels operating south of Oregon Inlet, NC are required to have TEDS year round.


Figure 23: Summer Flounder Fishery Sea Turtle Protection Area.

## Summary of Observed Locations of Turtle Interactions with Bottom Tending Gear

Figure 24 shows the observed locations of sea turtle interactions with bottom tending gear (i.e., gillnet, dredge and bottom trawl gear) in the Greater Atlantic Region from 1989 to 2015.


Figure 24: Observed Location of Turtle Interactions in Bottom Tending Gears in the Greater Atlantic Region 1989-2015.

## Factors Affecting Sea Turtle Interactions

The risk of a gear interaction is affected by multiple factors, including where and when fishing effort is focused, the type of gear being used, environmental conditions, and sea turtle occurrence and distribution. Murray and Orphanides (2013) recently evaluated fishery-independent and fishery-dependent data to identify environmental conditions associated with turtle presence and the subsequent risk of a bycatch encounter if fishing effort is present. They concluded that encounter rates were a function of latitude, sea surface temperature (SST), depth, and salinity, when looking at fishery-independent data. When the model was fit to fishery-dependent data (gillnet, bottom trawl, and scallop dredge), Murray and Orphanides (2013) found a decreasing trend in encounter rates as latitude increased; an increasing trend as SST increased; a bimodal relationship between encounter rates and salinity; and higher encounter rates in depths between 25 and 50 m . Similar findings were found in Warden (2011a), Murray (2013), and Murray (2015a, b).

### 6.4.3.2 Marine Mammals

Pursuant to the MMPA, NMFS publishes a List of Fisheries (LOF) annually, classifying U.S. commercial fisheries into one of three categories based on the relative frequency of incidental serious injuries and/or
mortalities of marine mammals in each fishery. ${ }^{27}$ The categorization in the LOF determines whether participants in that fishery are subject to certain provisions of the MMPA, such as registration under the Marine Mammal Authorization Program, observer coverage, and take reduction plan requirements. Individuals fishing in Category I or II fisheries must comply with requirements of any applicable take reduction plan.

Categorization of fisheries is based on the following two-tiered, stock-specific approach:

- Tier 1 considers the cumulative fishery mortality and serious injury for a particular stock. If the total annual mortality and serious injury rates within a stock resulting from all fisheries are less than or equal to 10 percent of the stock's Potential Biological Removal (PBR), all fisheries associated with this stock fall into Category III. If mortality and serious injury rates are greater than 10 percent of PBR, the following Tier 2 analysis occurs.
- Tier 2 considers fishery-specific mortality and serious injury for a particular stock. Specifically, this analysis compares fishery-specific annual mortality and serious injury rates to a stock's PBR to designate the fishery as a Category I, II, or III fishery (see Table 34).

Table 34: Descriptions of the Tier 2 fishery classification categories ( $\mathbf{5 0}$ CFR 229.2).

| Category | Level of incidental <br> mortality or serious injury <br> of marine mammals | Annual mortality and serious injury <br> of a stock in a given fishery is... |
| :--- | :--- | :--- |
| Category I | frequent | $\geq 50 \%$ of the PBR level |
| Category II | occasional | between $1 \%$ and $50 \%$ of the PBR level |
| Category III | remote likelihood, or no <br> known | $\leq 1 \%$ of the PBR level |

Please note, in this document the following discussion on fishery interactions with marine mammals (large whales, small cetaceans and pinnipeds) are in reference to the Tier 2 classifications of fisheries in Table 34.

### 6.4.3.2.1 Large Whales

The commercial summer flounder fishery primarily uses bottom otter trawl gear to land summer flounder. With the exception of minke whales, there have been no observed interactions with large whales and bottom trawl gear (https://www.fisheries.noaa.gov/national/marine-mammal-protection/marine-mammal-stock-assessment-reports-region; https://www.nefsc.noaa.gov/fsb/take_reports/nefop.html;

[^24]https://www.fisheries.noaa.gov/national/marine-mammal-protection/marine-mammal-protection-act-listfisheries; https://www.nefsc.noaa.gov/publications/crd/). The earliest documented bottom trawl interaction with a minke whale was in 2004, where one minke whale was found fresh dead in trawl gear attributed to the northeast bottom trawl fishery (Waring et al. 2007). In 2008, several minke whales were observed dead in bottom trawl gear attributed to the northeast bottom trawl fishery; estimated annual mortality attributed to this fishery in 2008 was 7.8 minke whales (Waring et al. 2015). Since 2008, serious injury and mortality records for minke whales in U.S. waters have shown zero interactions with bottom trawl (northeast or Mid-Atlantic) gear (Henry et al. 2016; Henry et al. 2017; Hayes et al. 2019; Waring et al. 2015; 84 Federal Register 22051). Based on this information, large whale interactions with bottom trawl gear are expected to be rare to nonexistent.

### 6.4.3.2.2 Small Cetaceans and Pinnipeds

Small cetaceans and pinnipeds are vulnerable to interactions with bottom trawl gear (Lyssikatos 2015; Chavez-Rosales et al. 2017; Hayes et al. 2017; Hayes et al. 2018; Hayes et al. 2019; 84 Federal Register 22051, May 16, 2019). Species that have been observed incidentally injured and/or killed by MMPA LOF Category II (occasional interactions) bottom trawl fisheries that operate in the affected environment of summer flounder fishery are provided in Table 35. Based on the most recent LOF issued in May 2019, Table 35 provides a list of species that have been observed (incidentally) seriously injured and/or killed by List of Fisheries Category II trawl fisheries that operate in the affected environment of the summer flounder fishery (84 Federal Register 22051, May 16, 2019).
Table 35: Small cetacean and pinniped species observed seriously injured and/or killed by Category II bottom trawl fisheries in the affected environment of the summer flounder fishery.

| Fishery | Category | Species Observed or reported Injured/Killed |
| :---: | :---: | :---: |
| Northeast Bottom Trawl | II | Harp seal |
|  |  | Harbor seal |
|  |  | Gray seal |
|  |  | Long-finned pilot whales |
|  |  | Short-beaked common dolphin |
|  |  | White-sided dolphin |
|  |  | Harbor porpoise |
|  |  | Bottlenose dolphin (offshore) |
|  |  | Risso's dolphin |
| Mid-Atlantic Bottom Trawl | II | White-sided dolphin |
|  |  | Short-beaked common dolphin |
|  |  | Risso's dolphin |
|  |  | Bottlenose dolphin (offshore) |
|  |  | Gray seal |
|  |  | Harbor seal |

Sources: MMPA LOF 84 FR 22051 (May 16, 2019).

In 2006, the Atlantic Trawl Gear Take Reduction Team was convened to address the incidental mortality and serious injury of long-finned pilot whales (Globicephala melas), short-finned pilot whales (Globicephala macrorhynchus), common dolphins (Delphinus delphis), and white-sided dolphins (Lagenorhynchus acutus) incidental to bottom and mid-water trawl fisheries operating in both the Northeast and Mid-Atlantic regions. Because none of the marine mammal stocks of concern to the Team
are classified as a "strategic stock," nor do they currently interact with a Category I fishery, a take reduction plan was not necessary. ${ }^{28}$

In lieu of a take reduction plan, the Team agreed to develop an Atlantic Trawl Gear Take Reduction Strategy. The Strategy identifies informational and research tasks, as well as education and outreach needs the Team believes are necessary, to decrease mortalities and serious injuries of marine mammals to insignificant levels approaching zero. The Strategy also identifies several voluntary measures that can be adopted by certain trawl fishing sectors to potentially reduce the incidental capture of marine mammals. For additional details on the Strategy, please visit: http://www.greateratlantic.fisheries.noaa.gov/Protected/mmp/atgtrp/

### 6.4.3.3 Atlantic Sturgeon

Atlantic sturgeon feed, migrate, and rest in many of the same ocean areas used for fishing, and therefore may interact with fishing gear (see section 6.4.2.5). Below we provide the best available information on Atlantic sturgeon interaction risks with bottom trawl gear.

Atlantic sturgeon interactions (i.e., bycatch) with bottom trawl gear have been observed since 1989; these interactions have the potential to result in the injury or mortality of Atlantic sturgeon (NMFS NEFSC FSB 2018). Three documents, covering three time periods, that use data collected by the Northeast Fisheries Observer Program to describe bycatch of Atlantic sturgeon in bottom trawl gear: Stein et al. (2004b) for 1989-2000; ASMFC (2007) for 2001-2006; and Miller and Shepard (2011) for 20062010; none of these documents provide estimates of Atlantic sturgeon bycatch by Distinct Population Segment. ${ }^{29}$ Miller and Shepard (2011), the most of the three documents, analyzed fishery observer data and VTR data in order to estimate the average annual number of Atlantic sturgeon interactions in otter trawl in the Northeast Atlantic that occurred from 2006 to 2010. This timeframe included the most recent, complete data and as a result, Miller and Shepard (2011) is considered to represent the most accurate predictor of annual Atlantic sturgeon interactions in the Northeast bottom trawl fisheries (NMFS 2013).

Based on the findings of Miller and Shepard (2011), NMFS (2013) estimated that the annual bycatch of Atlantic sturgeon in bottom trawl gear to be 1,342 sturgeon. Miller and Shepard (2011) observed Atlantic sturgeon interactions in trawl gear with small ( $<5.5$ inches) and large ( $\geq 5.5$ inches) mesh sizes. Regardless of mesh size, Miller and Shepard (2011), estimated Atlantic sturgeon mortality rates in bottom trawl gear to be $5.0 \%$;similar conclusions were reached in Stein et al. (2004b) and ASMFC (2007) reports. However, an important consideration to these findings is that observed mortality is considered a minimum of what actually occurs and therefore, the conclusions reached by Stein et al. (2004b), ASMFC (2007), and Miller and Shepard (2011) are not reflective of the total mortality associated with bottom trawl gear . To date, total Atlantic sturgeon mortality associated with trawl gear remains uncertain.

[^25]
### 6.4.3.4 Atlantic Salmon

As described in Section 6.4.2.6, the marine range of the Gulf of Maine Distinct Population Segment extends from the Gulf of Maine (primarily northern portion) to the coast of Greenland (NMFS and USFWS 2005, 2016; Fay et al. 2006). Although the distribution of Atlantic salmon in the marine environment likely overlaps with commercial fisheries, there have been a low number of observed interactions with fisheries and various gear types. Below we provide the best available information on Atlantic salmon interaction risks with bottom trawl gear.

Atlantic salmon interactions (i.e., bycatch) with bottom trawl have been observed since 1989; in many instances, these interactions have resulted in the injury and mortality of Atlantic salmon (NMFS NEFSC FSB 2018). NMFS Northeast Fisheries Science Center's (NEFSC) Northeast Fisheries Observer and AtSea Monitoring Programs documented a total of 15 individual salmon incidentally caught on more than 60,000 observed commercial fishing trips from 1989 through August 2013 (NMFS 2013; Kocik et al. 2014) ); of those 15 salmon, four were observed caught in bottom trawl gear (Kocik (NEFSC), pers. comm (February 11, 2013) in NMFS 2013). Since 2013, no additional Atlantic salmon have been observed bottom trawl gear (NMFS NEFSC FSB 2018). Based on the above information, interactions with Atlantic salmon are likely rare (Kocik et al. 2014).

### 6.5 HUMAN ENVIRONMENT

Summer flounder supports the most important commercial and recreational flatfish fisheries of the U.S. Atlantic coast. The directed fishery ranges from Massachusetts to North Carolina. The sections below describe the commercial and recreational summer flounder fisheries and their management, with an emphasis on the commercial fishery as commercial management is the subject of the proposed actions in this amendment.

Commercial gear types used in the summer flounder fishery were previously described in section 6.3.3. Section 6.5.1 characterizes each fishery in terms of catch and landings patterns and trends over time. Section 6.5.2 describes the economic characteristics of the summer flounder fishery that are relevant to this action, including ex-vessel values, participation and use of commercial moratorium permits, and the major communities and ports impacted by the commercial summer flounder fishery.

### 6.5.1 Description of the Fisheries

### 6.5.1.1 Total Catch Composition

As described in section 6.1.2, recent revisions to the time series of recreational data have resulted in a substantial increase in estimates of recreational catch and landings going back to 1981. As a result, the catch composition of the landings and discards from each fishery was recently modified. Considering the revised MRIP estimates, commercial landings have accounted for $36 \%$ of the total catch since 1993, with recreational landings accounting for $46 \%$, commercial dead discards about $8 \%$, and recreational dead discards about $10 \%$. Over the more recent time period of 2014-2018, the comparable percentages are $33 \%$ commercial landings, $46 \%$ recreational landings, $8 \%$ commercial dead discards, and $13 \%$ recreational dead discards (Figure 25).

Commercial discard losses in the fish trawl and scallop dredge fisheries accounted for about $19 \%$ of the total commercial catch during 2014-2018, assuming a discard mortality rate of $80 \%$. Recreational discard losses have accounted for $22 \%$ of the total recreational catch over 2014-2018, assuming a discard mortality rate of $10 \%$.


Figure 25: Components of the summer flounder fishery catch from 1993 (implementation of Amendment 2) through 2018. Source: NEFSC 2019b.

### 6.5.1.2 Commercial Fishery

Summer flounder support an extensive commercial fishery along the Atlantic Coast, principally from Massachusetts through North Carolina.

The following sections describe the commercial fishery for summer flounder in terms of trends in landings and discards (section 6.5.1.2.1), spatial characteristics of the fishery (6.5.1.2.2), seasonal characteristics of the fishery (6.5.1.2.3), and landings by state (6.5.1.2.4). Major commercial gear types for summer flounder were previously described in section 6.3.3.1 in the context of fishing gear impacts on habitat. Typically between $90 \%$ and $98 \%$ of the summer flounder landings are taken by bottom otter trawl gear, depending on the dataset evaluated (section 6.3.3.1).

### 6.5.1.2.1 Trends in Commercial Landings and Discards

Dealer reporting for commercial summer flounder landings has been mandatory only since 1994, thus, landings for years prior have greater uncertainty and may be underestimated.

Large scale, offshore commercial exploitation of summer flounder began around 1920. The fishery expanded during the 1920s and 1930s, and by 1940, commercial landings of summer flounder were estimated to have reached about $4,900 \mathrm{mt}$ ( 10.8 million lb). Annual harvests averaged around 20 million pounds during the 1950s and early 1960s, then steadily declined during the 1960s, falling to $3,000 \mathrm{mt}$ ( 6.6 million lb) in 1969 (MAFMC 2002; Terceiro 2001). Commercial landings increased in the mid-1970s until 1989, due to increased levels of effort in the southern winter trawl fishery (MAFMC 1993).

In this section, commercial fishery data is generally described back to 1993, since this was the first year that the major elements of the commercial management program were implemented, including the annual commercial quotas. Since 1993, the first year that a coastwide quota was implemented, commercial
landings have fluctuated between a high of about 17.37 million pounds in 2004, to a low of 7.81 million pounds in 2016 (Figure 26).

Commercial summer flounder dead discards over the period 1993-2018 averaged approximately 2.51 million pounds, or about $18 \%$ of total commercial catch. Over the same time period, commercial discards also accounted for about $8 \%$ of the total catch (recreational + commercial) in weight. In recent years, commercial discards have were generally below this average until 2017 and 2018, when commercial quotas dropped to among the lowest levels since 1993, driving an increase in discards as a percentage of commercial catch (Table 36). A time series (1993-2018) of commercial landings and dead discards is shown in Figure 26. The current stock assessment for summer flounder assumes a commercial discard mortality of $80 \%$. This discard mortality rate is applied to the live discard estimate regardless of the discard estimation method used.
Table 36: Summer flounder estimated commercial discards and \% of total summer flounder catch in weight, 2014-2018. Source: NEFSC 2019b.

|  | Commercial dead discards, <br> mil lb | \% of total summer flounder <br> catch in weight |
| :---: | :---: | :---: |
| $\mathbf{2 0 1 4}$ | 1.83 | $5 \%$ |
| $\mathbf{2 0 1 5}$ | 1.55 | $6 \%$ |
| $\mathbf{2 0 1 6}$ | 1.70 | $7 \%$ |
| $\mathbf{2 0 1 7}$ | 2.00 | $9 \%$ |
| 2018 | 2.20 | $12 \%$ |



Figure 26: Summer flounder commercial discards and landings, 1993-2018. Source: NEFSC 2019b.

The reasons for discarding summer flounder in the fish trawl and scallop dredge fisheries have been changing over time. For example, during 1989 to 1995, the minimum size regulation was recorded as the reason for discarding summer flounder in over $90 \%$ of the observed trawl and scallop dredge tows. During 2006-2017, minimum size regulations were identified as the discard reason in 15-20\% of the observed trawl tows, quota or trip limits in 60-70\%, and high grading in 5-10\%. In the scallop fishery during 20062017, quota or trip limits was given as the discard reason for about $40 \%$ of the observed tows, with about $50 \%$ reported as "unknown." For the entire time series, quota or trip limits was given as the reason for discarding in over $90 \%$ of the gillnet/pot/handline hauls. The assessment also indicates that as a result of the increasing impact of trip limits, fishery closures, and high grading as reasons for discarding, the age structure of the summer flounder discards has also changed, with a higher proportion of older fish being discarded since about 2002 (NEFSC 2019a).

### 6.5.1.2.2 Spatial Characteristics of the Commercial Fishery

Figure 27 highlights the NMFS statistical areas accounting for more than 1 percent of the summer flounder commercial catch over 2015-2017, based on federal VTR data. Statistical area 616 is typically responsible for the highest percentage of the catch and landings. Statistical area 539 accounted for the highest number of trips that caught summer flounder (at least 7,736 trips by federally permitted vessels over these three years).


Figure 27: NMFS Statistical Areas, highlighting those that each accounted for more than $\mathbf{1 \%}$ of VTR-reported commercial summer flounder catch, 2015-2017.

Reported fishing locations by statistical area can provide only a general location of catch. To look at landings and revenues at a finer spatial scale, the NEFSC Social Sciences Branch developed a VTR-based revenue mapping model that incorporates NEFOP observer data with known fishing locations. DePiper (2014) describes this model and its application, summarized below.

Federally-permitted vessels are required to submit a VTR for each trip, the requirements of which include indicating a general fishing location as a set of geographic coordinates. These self-reported coordinates do not precisely indicate the location of fishing effort, given that only one point is provided regardless of trip length or distance covered during the trip. In the absence of spatially explicit fishery effort data for many fisheries, the VTR mapping model allows for more robust analysis using VTR data by taking into account some of the uncertainties around each reported point. Using observer data, for which precise locations are available, the model was developed to derive probability distributions for actual fishing locations, around a provided VTR point. Other variables likely to impact the precision of a given VTR point, such as trip length, vessel size, and fishery, were also incorporated into the model. This model allows for generation of maps that predict the spatial footprint of fishing. Price information from dealer reports was used to transform VTR catches into revenues. Trip information was used to incorporate information about revenue generated from each trip, resulting in a model that can produce maps of revenue generated for a given set of specified parameters such as gear type, species, or port of landing. The revenue-mapping model can be used to identify areas important to specific fishing communities, species, gears, and seasons to establish a baseline of commercial fishing effort. The probability distributions generated from each reported VTR point create a likelihood of actual fishing locations in all directions from a given point, and do not take into account any specific directionality that may be associated with specific fishing methods or specific locations. For example, the model does not take into account fishing behavior along depth contours or other specific habitat features.

Figure 28 shows these revenue maps for commercial summer flounder landings from 2012-2016 (in 2014 dollars). Revenues are closely correlated with the total amount of landings (similar maps for summer flounder landings show a distribution very close to the revenue maps and thus are not provided here; see: https://www.nefsc.noaa.gov/read/socialsci/fishing-footprints.php). In general, the bulk of commercial landings and revenue for summer flounder are taken either from nearshore areas off of Rhode Island/Connecticut/eastern Long Island and New Jersey/southern Long Island, or from offshore on the continental shelf between the Delmarva Peninsula and offshore areas south of Cape Cod (Figure 28).

Maps using the same revenue mapping model are also provided for commercial summer flounder revenue by region for 2012-2016, according to state of landing (Figure 29 A-C). The Northern region includes the states of Maine through New York (primarily Massachusetts through New York), while the Southern region includes New Jersey through North Carolina. These regional maps indicate that catch landed in the Northern region is typically caught in waters directly off of these Northern states (i.e., north of Hudson Canyon). For the Northern region, the highest concentration of revenues tends to originate from the Block Island Sound/Eastern Long Island region. Catch landed in the Southern region, on the other hand, originates from a broader geographic range along the coast. For the Southern region, high revenue concentrations tend to come from offshore locations along the outer continental shelf, as well as some inshore areas concentrated near Northern New Jersey/South of Long Island. This indicates that there are clear regional differences in the highest concentrations of fishing effort between the northern and southern states.


Figure 28: Commercial summer flounder revenue by catch location, 2012-2016, in 2014 real US dollars. Source: NEFSC Social Sciences Branch Fishing Footprints query tool, based on DePiper (2014). Available at:
https://www.nefsc.noaa.gov/read/socialsci/fishing-footprints.php.


Figure 29 (A): Commercial summer flounder revenue by region as indicated by state of landing, 2012-2013, in 2014 dollars. North region includes revenue from Maine through New York; South region includes revenue from states New Jersey through North Carolina. Source: pers. comm., NEFSC Social Sciences Branch.


Figure 30 (B): Commercial summer flounder revenue by region as indicated by state of landing, 2014-2015, in 2014 dollars. North region includes revenue from Maine through New York; South region includes revenue from states New Jersey through North Carolina. Source: pers. comm., NEFSC Social Sciences Branch.


Figure 31 (C): Commercial summer flounder revenue by region as indicated by state of landing, 2016, in 2014 dollars. North region includes revenue from Maine through New York; South region includes revenue from states New Jersey through North Carolina. Source: pers. comm., NEFSC Social Sciences Branch.

The 2018 stock assessment examined spatial trends in commercial catch over time, beginning in 1994 to coincide with the first year of mandatory vessel trip reporting. Figure 32 through Figure 36 show the results of this exercise from the assessment, with data through 2017. The assessment report notes that the available VTR time series begins in 1994, just when summer flounder populations began rebuilding. Heaviest commercial catches (and by inference, effort) are reported just off of Cape Hatteras, concentrated around the entrances to Hudson Bay and Narragansett Bay, and offshore along the shelf edge from the Chesapeake Bay entrance through SNE (Figure 32; brown to purple squares). Large catches of summer flounder continued along the shelf from 2001-2005 with concentrations slightly farther north off DelMarVa (Figure 33). This northerly trend of offshore commercial catches continued through the present decade with the largest shelf catches now in SNE just south of Rhode Island. While a few inshore hot spots still remain (mainly at the entrance to Delaware and Chesapeake Bays and down the coast to Cape Hatteras), VTR reported commercial catches of summer flounder at its southern extent are reduced after 2005. The fishery observer data show a larger presence of large summer flounder catches on Georges Bank after 2005. Recreational fishing catch distribution (and by inference, effort) from party and charter boats is relatively unchanged throughout the 1990s and 2000s (NEFSC 2019a).


Figure 32: Spatial distribution of commercial Vessel Trip Report (VTR) reported catch weight (landings and discards) binned to ten minute squares from 1994-2000. Source: NEFSC 2019a.


Figure 33: Spatial distribution of commercial Vessel Trip Report (VTR) reported catch weight (landings and discards) binned to ten minute squares from 2001-2005. Source: NEFSC 2019a.


Figure 34: Spatial distribution of commercial Vessel Trip Report (VTR) reported catch weight (landings and discards) binned to ten minute squares from 2006-2010. Source: NEFSC 2019a.


Figure 35: Spatial distribution of commercial Vessel Trip Report (VTR) reported catch weight (landings and discards) binned to ten minute squares from 2011-2015. Source: NEFSC 2019a.


Figure 36: Spatial distribution of commercial Vessel Trip Report (VTR) reported catch weight (landings and discards) binned to ten minute squares from 2016-2017. Source: NEFSC 2019a.

### 6.5.1.2.3 Seasonal Characteristics of the Commercial Fishery

As a percentage of coastwide harvest, more summer flounder is landed commercially in the winter months, particularly January through March (Figure 37). This corresponds with summer flounder being distributed offshore, where they are targeted by larger trawl vessels.


Figure 37: Commercial summer flounder landings by month as a percentage of coastwide harvest, 2012-2016, MA-NC. Total percentages for 2012-2016 are labeled (red bars). Source: NMFS AA tables.

Figure 38 shows that the months of November-April, over 75\% of the landings originate from federal waters, as reported on federal VTRs. May, September, and October see a more balanced mix of federal and state waters harvest, while June-August harvest occurs mostly in state waters (Figure 38). There is some seasonal variation in landings by gear type. In the summer, more of the fishery is prosecuted in state waters with smaller vessels using a wider variety of gear types. While bottom trawls are still the dominant gear type in the summer, other gear types, such as hand lines, gill nets, and other gear types are more commonly used compared to the winter fishery (Figure 39). Larger vessels (classified as vessels 51 tons or larger) are dominant in the winter, offshore fishery, while during the spring and early fall, more of a mix of small and larger vessels participate (Figure 40).


Figure 38: Commercial summer flounder landings by distance from shore by month, as reported on VTRs, 2015-2016, ME-NC. Source: NMFS VTR data as of May 2017.


Figure 39: Percentage of commercial summer flounder landings in each month by gear type, Massachusetts through North Carolina, 2012-2016. Source: NMFS dealer data (AA tables) as of February 2018.


Figure 40: Average percent of commercial summer flounder landings by vessel ton class in each month, 2012-2016. Source: NMFS dealer data.

### 6.5.1.2.4 Landings by State

## Recent Landings by State

Table 37 shows commercial landings of summer flounder by state (in millions of pounds) since the implementation of state-specific quotas in 1993.

As a percentage of coastwide landings, landings by state have generally been stable since allocations were implemented in 1993 (Figure 41). Exceptions can occur under special circumstances, such as 2012-2013 when a high amount of North Carolina landings were landed in Virginia by mutual agreement due to shoaling at Oregon Inlet, NC. Since 1993, state-level allocations have remained constant, and utilization rates have generally been high among all states involved in the summer flounder fishery.

Commercial summer flounder landings from Maine, New Hampshire, and Delaware are not shown in Figure 2 since landings are minimal, if they occur at all. No commercial summer flounder landings have been reported in Maine since 2010. New Hampshire has indicated that they do not allow commercial harvest of summer flounder and that their reported landings (less than 100 pounds in total) were probably misidentified. Delaware landings have consistently been $0.1 \%$ or less of coastwide landings each year since 1993 and have averaged less than $0.01 \%$ in recent years.


Figure 41: Percentage of coastwide landings by state 1993-2016, Massachusetts through North Carolina (excluding Delaware). Maine, New Hampshire, and Delaware each account for less than $0.1 \%$ of landings each year.

Table 37: Commercial summer flounder landings by state in millions of pounds, 1993-2016. C= confidential. New Hampshire's landings were not provided but are negligible (less than 100 pounds total). The confidentiality status of Delaware's data have not been confirmed. Data source: ACCSP

|  | ME | MA | RI | CT | NY | NJ | DE | MD | VA | NC | Coast |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1993 | C | 0.954 | 1.982 | 0.222 | 0.844 | 2.463 | C | 0.278 | 2.591 | 3.121 | 12.469 |
| 1994 | C | 1.031 | 2.648 | 0.371 | 1.269 | 2.354 | C | 0.165 | 2.559 | 3.593 | 13.997 |
| 1995 | C | 1.127 | 2.320 | 0.319 | 1.245 | 2.319 | C | 0.175 | 2.995 | 4.582 | 15.092 |
| 1996 | C | 0.800 | 1.763 | 0.266 | 0.936 | 2.369 | C | 0.266 | 2.019 | 4.227 | 12.662 |
| 1997 | C | 0.744 | 1.565 | 0.257 | 0.822 | 1.320 | C | 0.192 | 2.055 | 1.501 | 8.465 |
| 1998 | C | 0.707 | 1.712 | 0.263 | 0.822 | 1.863 | C | 0.211 | 2.397 | 2.983 | 10.973 |
| 1999 | C | 0.812 | 1.635 | 0.245 | 0.801 | 1.917 | C | 0.191 | 2.134 | 2.869 | 10.618 |
| 2000 | C | 0.789 | 1.704 | 0.245 | 0.812 | 1.848 | C | 0.252 | 2.063 | 3.387 | 11.118 |
| 2001 | C | 0.694 | 1.799 | 0.247 | 0.752 | 1.745 | C | 0.197 | 2.173 | 2.785 | 10.422 |
| 2002 | C | 1.009 | 2.286 | 0.357 | 1.053 | 2.407 | C | 0.327 | 2.090 | 4.129 | 13.662 |
| 2003 | - | 0.926 | 2.178 | 0.317 | 1.073 | 2.385 | C | 0.329 | 2.269 | 3.572 | 13.056 |
| 2004 | C | 1.193 | 3.085 | 0.406 | 1.594 | 2.831 | C | 0.284 | 2.853 | 4.844 | 17.098 |
| 2005 | C | 1.274 | 2.926 | 0.449 | 1.804 | 2.529 | C | 0.333 | 3.862 | 4.064 | 17.251 |
| 2006 | C | 0.921 | 2.227 | 0.317 | 1.227 | 2.591 | C | 0.248 | 2.469 | 3.981 | 13.991 |
| 2007 | C | 0.661 | 1.516 | 0.205 | 0.942 | 1.698 | C | 0.229 | 1.858 | 2.670 | 9.787 |
| 2008 | C | 0.646 | 1.474 | 0.221 | 0.860 | 1.541 | C | 0.209 | 1.685 | 2.407 | 9.045 |
| 2009 | C | 0.732 | 1.794 | 0.251 | 1.152 | 1.799 | C | 0.191 | 2.012 | 2.859 | 10.793 |
| 2010 | - | 0.852 | 2.289 | 0.308 | 1.380 | 2.166 | C | 0.261 | 2.594 | 3.311 | 13.163 |
| 2011 | - | 1.132 | 2.824 | 0.401 | 1.537 | 2.831 | C | 0.259 | 4.065 | 2.854 | 15.905 |
| 2012 | - | 0.891 | 2.409 | 0.315 | 1.255 | 2.269 | C | 0.165 | 4.123 | 1.090 | 12.519 |
| 2013 | - | 0.859 | 2.193 | 0.281 | 1.046 | 2.004 | C | 0.164 | 4.869 | 0.542 | 11.959 |
| 2014 | - | 0.696 | 2.056 | 0.253 | 0.846 | 1.826 | C | 0.187 | 2.058 | 2.912 | 10.835 |
| 2015 | - | 0.748 | 1.716 | 0.287 | 0.847 | 1.682 | C | 0.187 | 2.275 | 2.879 | 10.622 |
| 2016 | - | 0.585 | 1.306 | 0.190 | 0.619 | 1.297 | C | 0.144 | 1.465 | 2.071 | 7.680 |

Table 38 shows the percentages of summer flounder landings by state over a 5-year time period (20122016) and a 10-year time period (2007-2016). Note that the percentages for recent years are of the total harvest, not the total quota, so a percentage that is over or under a state's current allocation does not necessarily mean that state was over or under their allocation on average.

Table 38: Percentage of landings within the management unit from each state Maine-North Carolina, 2012-2016 and 2007-2016, and current state-by-state allocations. Source: ACCSP database. Specific poundage amounts not shown due to confidentiality issues with some states.

| State | \% of landings by state, 5- <br> YR (2012-2016) | \% of landings by state, <br> $\mathbf{1 0 - Y R}(\mathbf{2 0 0 7 - 2 0 1 6 )}$ | Current Allocation <br> $(\mathbf{1 9 8 0 - 1 9 8 9})$ |
| :--- | ---: | ---: | ---: |
| ME | $0.00000 \%$ | $0.00405 \%$ | $0.04756 \%$ |
| NH | $0.0000 \%$ | $0.0001 \%$ | $0.00046 \%$ |
| MA | $7.05052 \%$ | $6.95463 \%$ | $6.82046 \%$ |
| RI | $18.04914 \%$ | $17.44612 \%$ | $15.68298 \%$ |
| CT | $2.48158 \%$ | $2.42149 \%$ | $2.25708 \%$ |
| NY | $8.45865 \%$ | $9.23102 \%$ | $7.64699 \%$ |
| NJ | $16.90554 \%$ | $17.02198 \%$ | $16.72499 \%$ |
| DE | $0.01332 \%$ | $0.01765 \%$ | $0.01779 \%$ |
| MD | $1.75850 \%$ | $1.88532 \%$ | $2.0391 \%$ |
| VA | $27.59778 \%$ | $24.01402 \%$ | $21.31676 \%$ |
| NC | $17.68497 \%$ | $21.00370 \%$ | $27.44584 \%$ |
| Total | $\mathbf{1 0 0 . 0 0 \%}$ | $\mathbf{1 0 0 . 0 0 \%}$ | $\mathbf{1 0 0 . 0 0 \%}$ |

## By Month by State

Table 39 shows commercial summer flounder landings by state and month as a percentage of overall coastwide landings, combined over 2012-2016. Table 40 shows commercial summer flounder landings by month as a percentage of each state's annual landings. Combined, these two tables provide insights into the seasonality of summer flounder commercial harvest by state.

Overall, more summer flounder are landed in the winter compared to the summer fishery; about two thirds of annual commercial summer flounder landings typically occur during the months of December through April (Table 39). Virginia and North Carolina vessels, which currently receive nearly $50 \%$ of the coastwide allocation, are much more active in the winter months and have low activity in the months of May-September (Table 40). It follows that as a percentage of coastwide annual landings, the largest percentages come from Virginia and North Carolina during the winter months (Table 39). Rhode Island and New Jersey, which have the next highest allocations, tend to spread their fishing effort more evenly throughout the year. Rhode Island is somewhat more active February-April and New Jersey has higher activity in September-November and January. The northern states of New York through Massachusetts are generally more active in the summer months compared to the southern states of New Jersey and south (Table 39; Table 40).

Table 39: Commercial summer flounder landings by state and month as the percentage of the total coastwide landings, 20122016. Note: based on state of landing, not accounting for any quota transfers. Color coding indicates highest percentage (dark green) to lowest percentage (dark red). Source: NMFS dealer data.

|  | Jan. | Feb. | Mar. | Apr. | May | Jun. | Jul. | Aug. | Sep. | Oct. | Nov. | Dec. | Total |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| MA | $0.45 \%$ | $0.44 \%$ | $0.29 \%$ | $0.40 \%$ | $0.12 \%$ | $1.27 \%$ | $1.87 \%$ | $1.48 \%$ | $0.37 \%$ | $0.01 \%$ | $0.08 \%$ | $0.00 \%$ | $6.78 \%$ |
| RI | $0.37 \%$ | $2.71 \%$ | $3.31 \%$ | $2.23 \%$ | $1.42 \%$ | $1.44 \%$ | $1.43 \%$ | $1.25 \%$ | $0.91 \%$ | $0.65 \%$ | $1.03 \%$ | $0.98 \%$ | $17.73 \%$ |
| CT | $0.28 \%$ | $0.22 \%$ | $0.29 \%$ | $0.29 \%$ | $0.16 \%$ | $0.26 \%$ | $0.25 \%$ | $0.18 \%$ | $0.09 \%$ | $0.05 \%$ | $0.07 \%$ | $0.25 \%$ | $2.40 \%$ |
| NY | $0.53 \%$ | $0.88 \%$ | $0.53 \%$ | $0.33 \%$ | $1.11 \%$ | $0.76 \%$ | $0.87 \%$ | $0.96 \%$ | $0.76 \%$ | $0.26 \%$ | $0.14 \%$ | $0.27 \%$ | $7.40 \%$ |
| NJ | $4.02 \%$ | $0.95 \%$ | $1.19 \%$ | $0.30 \%$ | $0.78 \%$ | $0.65 \%$ | $1.28 \%$ | $0.79 \%$ | $2.39 \%$ | $1.57 \%$ | $2.16 \%$ | $0.68 \%$ | $16.77 \%$ |
| DE | $0.00 \%$ | $0.00 \%$ | $0.00 \%$ | $0.00 \%$ | $0.00 \%$ | $0.00 \%$ | $0.00 \%$ | $0.00 \%$ | $0.00 \%$ | $0.00 \%$ | $0.00 \%$ | $0.00 \%$ | $0.01 \%$ |
| MD | $0.04 \%$ | $0.04 \%$ | $0.19 \%$ | $0.24 \%$ | $0.10 \%$ | $0.04 \%$ | $0.05 \%$ | $0.23 \%$ | $0.07 \%$ | $0.14 \%$ | $0.08 \%$ | $0.29 \%$ | $1.49 \%$ |
| VA | $4.63 \%$ | $2.70 \%$ | $9.32 \%$ | $4.96 \%$ | $0.21 \%$ | $0.05 \%$ | $0.13 \%$ | $0.03 \%$ | $0.03 \%$ | $0.17 \%$ | $2.57 \%$ | $4.90 \%$ | $29.69 \%$ |
| NC | $5.96 \%$ | $5.10 \%$ | $1.84 \%$ | $0.85 \%$ | $0.49 \%$ | $0.02 \%$ | $0.01 \%$ | $0.04 \%$ | $0.05 \%$ | $0.07 \%$ | $0.21 \%$ | $3.09 \%$ | $17.73 \%$ |
| Total | $\mathbf{1 6 . 2 7 \%}$ | $\mathbf{1 3 . 0 3 \%}$ | $\mathbf{1 6 . 9 5 \%}$ | $\mathbf{9 . 6 0 \%}$ | $\mathbf{4 . 4 0 \%}$ | $\mathbf{4 . 5 0 \%}$ | $\mathbf{5 . 8 9 \%}$ | $\mathbf{4 . 9 8 \%}$ | $\mathbf{4 . 6 6 \%}$ | $\mathbf{2 . 9 2 \%}$ | $\mathbf{6 . 3 2 \%}$ | $\mathbf{1 0 . 4 7 \%}$ | $\mathbf{1 0 0 \%}$ |

Table 40: Commercial summer flounder landings by state and month as the percentage of each state's total landings, 20122016. Note: based on state of landing, not accounting for any quota transfers. Color coding indicates highest percentage (dark green) to lowest percentage (dark red). Source: NMFS dealer data.

|  | Jan. | Feb. | Mar. | Apr. | May | Jun. | Jul. | Aug. | Sep. | Oct. | Nov. | Dec. | Total |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| MA | $6.59 \%$ | $6.43 \%$ | $4.30 \%$ | $5.94 \%$ | $1.71 \%$ | $18.80 \%$ | $27.60 \%$ | $21.84 \%$ | $5.49 \%$ | $0.11 \%$ | $1.13 \%$ | $0.06 \%$ | $100 \%$ |
| RI | $2.06 \%$ | $15.30 \%$ | $18.67 \%$ | $12.59 \%$ | $8.02 \%$ | $8.14 \%$ | $8.07 \%$ | $7.07 \%$ | $5.11 \%$ | $3.65 \%$ | $5.78 \%$ | $5.53 \%$ | $100 \%$ |
| CT | $11.69 \%$ | $9.36 \%$ | $11.90 \%$ | $12.05 \%$ | $6.86 \%$ | $10.69 \%$ | $10.52 \%$ | $7.58 \%$ | $3.74 \%$ | $2.08 \%$ | $3.08 \%$ | $10.45 \%$ | $100 \%$ |
| NY | $7.15 \%$ | $11.87 \%$ | $7.13 \%$ | $4.46 \%$ | $15.03 \%$ | $10.22 \%$ | $11.71 \%$ | $13.04 \%$ | $10.28 \%$ | $3.57 \%$ | $1.83 \%$ | $3.71 \%$ | $100 \%$ |
| NJ | $23.97 \%$ | $5.65 \%$ | $7.10 \%$ | $1.77 \%$ | $4.66 \%$ | $3.90 \%$ | $7.63 \%$ | $4.71 \%$ | $14.28 \%$ | $9.36 \%$ | $12.90 \%$ | $4.07 \%$ | $100 \%$ |
| DE | $0.00 \%$ | $0.00 \%$ | $2.16 \%$ | $15.27 \%$ | $24.51 \%$ | $7.13 \%$ | $14.26 \%$ | $27.88 \%$ | $8.21 \%$ | $0.27 \%$ | $0.14 \%$ | $0.18 \%$ | $100 \%$ |
| MD | $2.70 \%$ | $2.40 \%$ | $12.79 \%$ | $15.93 \%$ | $6.60 \%$ | $2.50 \%$ | $3.05 \%$ | $15.60 \%$ | $4.43 \%$ | $9.30 \%$ | $5.16 \%$ | $19.54 \%$ | $100 \%$ |
| VA | $15.59 \%$ | $9.10 \%$ | $31.38 \%$ | $16.70 \%$ | $0.71 \%$ | $0.17 \%$ | $0.44 \%$ | $0.11 \%$ | $0.09 \%$ | $0.59 \%$ | $8.64 \%$ | $16.49 \%$ | $100 \%$ |
| NC | $33.61 \%$ | $28.76 \%$ | $10.37 \%$ | $4.81 \%$ | $2.79 \%$ | $0.13 \%$ | $0.08 \%$ | $0.24 \%$ | $0.26 \%$ | $0.37 \%$ | $1.17 \%$ | $17.41 \%$ | $100 \%$ |
| Coast | $\mathbf{1 6 . 2 7 \%}$ | $\mathbf{1 3 . 0 3 \%}$ | $\mathbf{1 6 . 9 5 \%}$ | $\mathbf{9 . 6 0 \%}$ | $\mathbf{4 . 4 0 \%}$ | $\mathbf{4 . 5 0 \%}$ | $\mathbf{5 . 8 9 \%}$ | $\mathbf{4 . 9 8 \%}$ | $\mathbf{4 . 6 6 \%}$ | $\mathbf{2 . 9 2 \%}$ | $\mathbf{6 . 3 2 \%}$ | $\mathbf{1 0 . 4 7 \%}$ | $100 \%$ |

## By Area by State

Figure 42 shows summer flounder commercial landings by distance from shore by state (i.e., state vs. federal waters) for 2015-2016, as reported on federal VTRs. This data indicate that some states prosecute their fishery primarily in federal waters/offshore (i.e., Virginia and North Carolina), while other states have substantial landings originating from both state and federal waters. Note that Delaware landings are incidental; Delaware does not have a directed fishery for summer flounder (meaning their vessels are not targeting summer flounder and all landings are incidental). The percentage of landings originating from state waters may in reality be higher than portrayed here, as this dataset does not include state-only permitted vessels fishing only in state waters.


Figure 42: Commercial summer flounder landings by distance from shore by state, as reported on VTRs, 2015-2016. Source: NMFS VTR data as of May 2017. Note: does not include state-level-only VTR data.

## By Gear Type by State

Figure 43 shows recent percentages of landings by gear type in each state according to dealer data merged with VTR information (AA tables), illustrating that landings in most states originate overwhelmingly from bottom trawl gear, especially the states of New Jersey, Virginia, and North Carolina, which are all over $95 \%$ trawl gear. Several states have a substantial amount of "unknown" gear type landings in the dealer data, indicating that data quality of the gear type variable in dealer data varies by state and may not be reliable in each state within the management unit. However, completing this analysis with VTR data would not include state-only permitted vessel landings.


Figure 43: Percentage of commercial summer flounder landings in each state by gear type, Massachusetts through North Carolina, 2012-2016. Source: NMFS dealer data (AA tables) as of February 2018.

## By Vessel Size by State

Figure 44 shows recent percentages of landings by vessel tonnage class in each state. The predominant size tonnage class for vessels landing in North Carolina and Virginia, the states with the highest quota allocations, is 51-150 tons. Relative to other states, Virginia and North Carolina also have a higher percentage of vessels in the largest tonnage class for summer flounder, 151-500 tons, making up about $11 \%$ of each of their fleets. The 51-150 ton class is the most common vessel size class for vessels landing in Rhode Island, Connecticut, New Jersey, and Maryland. The most common vessel size class for vessels landing in Massachusetts and New York is 5-50 tons. Vessels >150 tons and <5 tons represent a relatively small component of landings in all states active in the summer flounder fishery (Figure 44).


Figure 44: Percent of summer flounder landings by state by vessel tonnage class, 2007-2016.

### 6.5.1.3 Recreational Fishery

There is a significant recreational fishery for summer flounder, primarily in state waters when the fish migrate inshore during the warm summer months. Summer flounder have historically been highly sought by sport fishermen, especially in New York and New Jersey waters. Characteristics of the recreational fishery are summarized in the sections below. Because this action does not directly impact the recreational fishery for summer flounder, only a brief summary is provided here.

NMFS has conducted recreational fishing surveys since 1979 to obtain estimates of participation, effort, and catch by recreational anglers in marine waters. Recreational data for years 2004 and later are available from the Marine Recreational Information Program (MRIP). For years prior to 2004, recreational data were generated by the Marine Recreational Fishery Statistics Survey (MRFSS). Note that the MRIP
program has recently undergone major changes in its collection of effort data, ${ }^{30}$ as well as changes to its angler intercept methods for private boat and shore anglers. ${ }^{31}$ As such, major changes to the time series of recreational catch and landings were released in July 2018. These changes were recently incorporated into the 2018 stock assessment and are now being used for management; therefore, post-revision data is used in the summary of the recreational fishery below.

Post-calibrated MRIP estimates indicate that recreational catch for summer flounder peaked in 2010 with 58.89 million fish caught. Recreational harvest peaked in 1983, with 25.78 million fish landed, totaling 36.74 million pounds. Recreational catch reached a low in 1989 with 5.06 million fish caught, while landings reached a low in 2018 with 2.41 million fish landed ( 3.35 million pounds; Table 41).

MRIP data indicate that on average, about $87 \%$ of recreational summer flounder landings (in number of fish) in the past ten years (2009-2018) were caught by anglers fishing on private or rental boats, about 5\% from anglers aboard party or charter boats, and $9 \%$ from shore (Figure 45). These proportions changed with the revisions to the MRIP data, which slightly increased the proportion estimated to come from the private mode, and moderately increased in the proportion estimated from shore mode. For-hire vessels carrying passengers in federal waters must obtain a federal party/charter permit. In 2018, there were 812 party and charter vessels that held summer flounder federal for-hire permits. Many of these vessels also hold recreational permits for scup and black sea bass.


Figure 45: The percent of summer flounder harvested by recreational fishing mode, Maine through North Carolina, 1993-2018.

[^26]Table 41: Recreational summer flounder landings, catch, mean weight of landed fish, and percent discarded, from the NMFS recreational statistics databases, Maine through North Carolina, 1981-2018.

| Year | Catch <br> (number of fish) | Landings <br> (number of fish) | Landings <br> (pounds) | Mean weight <br> of landed fish <br> (lb) | \% Discarded |
| :---: | :---: | :---: | :---: | :---: | :---: |
| $\mathbf{1 9 8 1}$ | $22,764,996$ | $17,017,575$ | $15,854,414$ | 0.9 | $25 \%$ |
| $\mathbf{1 9 8 2}$ | $26,068,143$ | $19,294,418$ | $23,717,755$ | 1.2 | $26 \%$ |
| $\mathbf{1 9 8 3}$ | $36,351,038$ | $25,780,410$ | $36,740,016$ | 1.4 | $29 \%$ |
| $\mathbf{1 9 8 4}$ | $39,817,437$ | $23,448,651$ | $28,225,588$ | 1.2 | $41 \%$ |
| $\mathbf{1 9 8 5}$ | $26,281,245$ | $21,388,987$ | $25,142,403$ | 1.2 | $19 \%$ |
| $\mathbf{1 9 8 6}$ | $32,517,894$ | $16,383,583$ | $26,465,976$ | 1.6 | $50 \%$ |
| $\mathbf{1 9 8 7}$ | $29,936,826$ | $11,926,130$ | $23,453,212$ | 2.0 | $60 \%$ |
| $\mathbf{1 9 8 8}$ | $25,452,018$ | $14,821,583$ | $20,786,915$ | 1.4 | $42 \%$ |
| $\mathbf{1 9 8 9}$ | $5,064,611$ | $3,103,367$ | $5,657,136$ | 1.8 | $39 \%$ |
| $\mathbf{1 9 9 0}$ | $15,473,585$ | $6,074,360$ | $7,753,758$ | 1.3 | $61 \%$ |
| $\mathbf{1 9 9 1}$ | $24,831,911$ | $9,833,938$ | $12,905,506$ | 1.3 | $60 \%$ |
| $\mathbf{1 9 9 2}$ | $21,110,940$ | $8,786,840$ | $12,668,638$ | 1.4 | $58 \%$ |
| $\mathbf{1 9 9 3}$ | $36,182,494$ | $9,800,527$ | $13,729,937$ | 1.4 | $73 \%$ |
| $\mathbf{1 9 9 4}$ | $26,107,588$ | $9,823,384$ | $14,287,672$ | 1.5 | $62 \%$ |
| $\mathbf{1 9 9 5}$ | $27,836,448$ | $5,473,382$ | $9,017,103$ | 1.6 | $80 \%$ |
| $\mathbf{1 9 9 6}$ | $29,744,785$ | $10,184,119$ | $15,020,721$ | 1.5 | $66 \%$ |
| $\mathbf{1 9 9 7}$ | $31,866,871$ | $11,036,807$ | $18,524,759$ | 1.7 | $65 \%$ |
| $\mathbf{1 9 9 8}$ | $39,085,859$ | $12,371,010$ | $22,857,800$ | 1.8 | $68 \%$ |
| $\mathbf{1 9 9 9}$ | $42,878,662$ | $8,096,243$ | $16,696,341$ | 2.1 | $81 \%$ |
| $\mathbf{2 0 0 0}$ | $43,257,486$ | $13,045,422$ | $27,025,386$ | 2.1 | $70 \%$ |
| $\mathbf{2 0 0 1}$ | $43,677,692$ | $8,029,216$ | $18,556,023$ | 2.3 | $82 \%$ |
| $\mathbf{2 0 0 2}$ | $34,480,722$ | $6,505,337$ | $16,286,552$ | 2.5 | $81 \%$ |
| $\mathbf{2 0 0 3}$ | $36,211,634$ | $8,208,884$ | $21,486,707$ | 2.6 | $77 \%$ |
| $\mathbf{2 0 0 4}$ | $37,945,213$ | $8,157,992$ | $21,199,825$ | 2.6 | $79 \%$ |
| $\mathbf{2 0 0 5}$ | $45,979,974$ | $7,044,371$ | $18,545,254$ | 2.6 | $85 \%$ |
| $\mathbf{2 0 0 6}$ | $37,903,008$ | $6,946,548$ | $18,632,354$ | 2.7 | $82 \%$ |
| $\mathbf{2 0 0 7}$ | $35,264,760$ | $4,849,806$ | $13,888,850$ | 2.9 | $86 \%$ |
| $\mathbf{2 0 0 8}$ | $39,482,693$ | $3,781,123$ | $12,339,583$ | 3.3 | $90 \%$ |
| $\mathbf{2 0 0 9}$ | $50,622,466$ | $3,645,119$ | $11,656,844$ | 3.2 | $93 \%$ |
| $\mathbf{2 0 1 0}$ | $58,890,946$ | $3,511,546$ | $11,335,965$ | 3.2 | $94 \%$ |
| $\mathbf{2 0 1 1}$ | $56,043,009$ | $4,326,867$ | $13,483,852$ | 3.1 | $92 \%$ |
| $\mathbf{2 0 1 2}$ | $44,704,755$ | $5,737,284$ | $16,133,620$ | 2.8 | $87 \%$ |
| $\mathbf{2 0 1 3}$ | $44,962,178$ | $6,600,546$ | $19,414,043$ | 2.9 | $85 \%$ |
| $\mathbf{2 0 1 4}$ | $44,577,814$ | $5,364,891$ | $16,234,585$ | 3.0 | $88 \%$ |
| $\mathbf{2 0 1 5}$ | $34,140,115$ | $4,034,036$ | $11,829,854$ | 2.9 | $88 \%$ |
| $\mathbf{2 0 1 6}$ | $31,238,651$ | $4,301,669$ | $13,238,819$ | 3.1 | $86 \%$ |
|  |  |  |  |  |  |


| $\mathbf{2 0 1 7}$ | $28,033,166$ | $3,166,168$ | $10,064,093$ | 3.2 | $89 \%$ |
| :---: | :---: | :---: | :---: | :---: | :---: |
| $\mathbf{2 0 1 8}$ | $23,545,865$ | $2,412,514$ | $7,599,646$ | 3.2 | $90 \%$ |

On average, an estimated 86 percent of the landings (in numbers of fish) occurred in state waters over the past ten years (Figure 46). By state, the majority of summer flounder are typically landed in New York and New Jersey (Table 42).


Figure 46: Estimated percentage of summer flounder recreational landings in state vs. federal waters, Maine through North Carolina, 2009-2018.

Table 42: State contribution (as a percentage) to total recreational landings of summer flounder (in numbers of fish), from Maine through North Carolina, 2016-2018. ${ }^{6}$

| State | $\mathbf{2 0 1 6}$ | $\mathbf{2 0 1 7}$ | $\mathbf{2 0 1 8}$ | Avg 2015-2018 |
| :---: | :---: | :---: | :---: | :---: |
| Maine | $2.5 \%$ | $2.1 \%$ | $2.8 \%$ | $2.4 \%$ |
| New Hampshire | $2.6 \%$ | $4.9 \%$ | $7.0 \%$ | $4.9 \%$ |
| Massachusetts | $7.9 \%$ | $3.8 \%$ | $6.3 \%$ | $6.0 \%$ |
| Rhode Island | $41.8 \%$ | $37.5 \%$ | $26.6 \%$ | $35.3 \%$ |
| Connecticut | $33.8 \%$ | $37.9 \%$ | $43.3 \%$ | $38.4 \%$ |
| New York | $4.0 \%$ | $3.2 \%$ | $3.5 \%$ | $3.6 \%$ |
| New Jersey | $0.9 \%$ | $1.8 \%$ | $2.0 \%$ | $1.6 \%$ |
| Delaware | $4.9 \%$ | $5.9 \%$ | $6.0 \%$ | $5.6 \%$ |
| Maryland | $1.5 \%$ | $2.9 \%$ | $2.4 \%$ | $2.3 \%$ |
| Virginia | $2.5 \%$ | $2.1 \%$ | $2.8 \%$ | $2.4 \%$ |
| North Carolina | $2.6 \%$ | $4.9 \%$ | $7.0 \%$ | $4.9 \%$ |
| Total | $\mathbf{1 0 0 . 0 \%}$ | $\mathbf{1 0 0 . 0 \%}$ | $\mathbf{1 0 0 . 0 \%}$ | $\mathbf{1 0 0 . 0 \%}$ |

### 6.5.2 Socioeconomic Characteristics and Participation in the Commercial Fishery

Additional information is provided in this section on the socioeconomic characteristics of the fishery, given the focus of this proposed action on management changes that would impact these characteristics.

### 6.5.2.1 Value and Revenue

For the years 1994 through 2018, NMFS dealer data indicate that summer flounder total ex-vessel revenue from Maine to North Carolina ranged from a low of $\$ 9.47$ million in 1996 to a high of $\$ 30.02$ million in

2015 (values adjusted to 2018 dollars to account for inflation). The mean price per pound for summer flounder ranged from a low of $\$ 0.99$ in 2002 (in 2018 dollars) to a high of $\$ 4.13$ in 2017. In 2018, 6.14 million pounds of summer flounder were landed generating $\$ 25.27$ million in total ex-vessel revenue (an average of $\$ 4.11$ per pound; Figure 47). Figure 48 shows average ex-vessel price per pound by month for 2012-2016, and Figure 49 shows ex-vessel revenue by state over the same time period.


Figure 47: Landings, ex-vessel value, and price per pound for summer flounder, Maine through North Carolina, 1994-2018. Ex-vessel value and price are adjusted to real 2018 dollars using the Gross Domestic Product Price Deflator (GDPDEF).


Figure 48: Average ex-vessel price per pounds (\$; adjusted to 2016 US dollars) for summer flounder by month, with monthly average (red line) labeled, 2012-2016.


Figure 49: Total ex-vessel revenue (adjusted to 2016 US dollars) for summer flounder landings by state and year, 2012-2016. Source: NMFS dealer data as of May 2017.

### 6.5.2.2 Ports and Communities

This amendment will impact communities and ports throughout the coastal northeast and mid-Atlantic. A "fishing community" is defined in the MSA as "a community which is substantially dependent on or substantially engaged in the harvesting or processing of fishery resources to meet social and economic needs, and includes fishing vessel owners, operators, and crew and United States fish processors that are based in such community (16 U.S.C. § 1802(17)).

Table 43 describes the top commercial ports for summer flounder landings from 2009-2018, including all ports accounting for at least $1 \%$ of the total ex-vessel revenue for summer flounder reported by commercial dealers over this ten-year time period. Together, these 18 ports accounted for over $87 \%$ of the summer flounder ex-vessel value during this time period. The top five ports for summer flounder include Point Judith, RI; Newport News, VA; Hampton, VA; Pt. Pleasant, NJ; and Beaufort, NC (Table 43).

A characterization of the major commercial ports for summer flounder is provided in APPENDIX C.

Table 43: Top ports for commercial summer flounder landings 2009-2018; showing ports landing $>1 \%$ of total summer flounder ex-vessel revenue 2009-2018. Source: NMFS dealer data as of May 2019.

| PORT | Landings <br> (lb), 2009- <br> 2018 | \% of total landings, 2009-2018 | Avg. Ib per year (2009-2018) | $\begin{gathered} \text { Value (\$; } \\ \text { unadjusted), } \\ 2009-2018 \end{gathered}$ | $\begin{gathered} \text { \% of total value } \\ \text { (\$; unadjusted), } \\ 2009-2018 \end{gathered}$ | $\begin{gathered} \text { Avg. \$ per } \\ \text { year (2009- } \\ 2018) \end{gathered}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| POINT JUDITH, RI | 15,916,553 | 14.8\% | 1,591,655 | 49,709,995 | 18.0\% | 4,971,000 |
| NEWPORT NEWS, VA | 11,160,147 | 10.4\% | 1,116,015 | 22,267,336 | 8.1\% | 2,226,734 |
| HAMPTON, VA | 11,024,248 | 10.2\% | 1,102,425 | 23,433,360 | 8.5\% | 2,343,336 |
| PT. PLEASANT, NJ | 7,841,406 | 7.3\% | 784,141 | 21,611,648 | 7.8\% | 2,161,165 |
| BEAUFORT, NC | 7,349,974 | 6.8\% | 734,997 | 18,876,700 | 6.8\% | 1,887,670 |
| WANCHESE, NC | 5,688,141 | 5.3\% | 568,814 | 10,693,349 | 3.9\% | 1,069,335 |
| CHINCOTEAGUE, VA | 5,105,479 | 4.7\% | 510,548 | 9,858,314 | 3.6\% | 985,831 |
| MONTAUK, NY | 4,626,301 | 4.3\% | 462,630 | 16,266,028 | 5.9\% | 1,626,603 |
| CAPE MAY, NJ | 4,398,529 | 4.1\% | 439,853 | 9,022,992 | 3.3\% | 902,299 |
| BELFORD, NJ | 3,699,013 | 3.4\% | 369,901 | 11,548,096 | 4.2\% | 1,154,810 |
| NEW BEDFORD, MA | 3,301,097 | 3.1\% | 330,110 | 9,421,349 | 3.4\% | 942,135 |
| ENGELHARD, NC | 3,093,318 | 2.9\% | 309,332 | 6,044,990 | 2.2\% | 604,499 |
| ORIENTAL, NC | 2,596,026 | 2.4\% | 259,603 | 4,840,824 | 1.8\% | 484,082 |
| STONINGTON, CT | 1,877,617 | 1.7\% | 187,762 | 6,064,754 | 2.2\% | 606,475 |
| HAMPTON BAYS, NY | 1,716,982 | 1.6\% | 171,698 | 4,938,730 | 1.8\% | 493,873 |
| LONGBEACH/ BARNEGAT LIGHT, NJ | 1,420,771 | 1.3\% | 142,077 | 4,177,112 | 1.5\% | 417,711 |
| OCEAN CITY, MD | 1,415,089 | 1.3\% | 141,509 | 3,800,384 | 1.4\% | 380,038 |
| HOBUCKEN, NC | 1,311,902 | 1.2\% | 131,190 | 2,004,588 | 0.7\% | 200,459 |
| TOTAL (TOP PORTS ONLY) | 93,542,593 | 87\% | 9,354,259 | 234,580,549 | 85\% | 23,458,055 |

### 6.5.2.3 Commercial Dealers

Over 200 federally permitted dealers from Maine through North Carolina bought summer flounder in 2018. More dealers bought summer flounder in New York than in any other state (Table 44). All dealers combined bought approximately $\$ 25.27$ million worth of summer flounder in 2018. Figure 50 shows trends in the number of unique federally permitted dealers buying summer flounder from vessels in each state between 2012-2016.

Table 44: Dealers reporting buying summer flounder, by state in 2018. C=Confidential.

| State | ME | NH | MA | RI | CT | NY | NJ | DE | MD | VA | NC |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Number <br> Of Dealers | 0 | 0 | 30 | 27 | 15 | 49 | 29 | C | 6 | 16 | 28 |



Figure 50: Number of unique federal dealers purchasing summer flounder from commercial vessels, by state and year, 2014-2018. Maine, New Hampshire, and Delaware data are confidential and cannot be displayed. Source: NMFS dealer data as of June 2019.

### 6.5.2.4 Federal Commercial Moratorium Permits

This section describes the current requirements and status of federal commercial moratorium permits for summer flounder. State level permits are not addressed in this action, however, state permit requirements are provided in APPENDIX A.

There is a single limited access federal permit category for the summer flounder commercial fishery: summer flounder moratorium permits. There are no commercial open access permits or incidental catch permits for summer flounder. The original qualification criteria and continued eligibility conditions are described in section 5.1.1.

Permit data indicate that 766 federal commercial permits for summer flounder were issued in $2017 .{ }^{32}$ In total, there are 940 Moratorium Rights IDs for summer flounder, meaning that 940 is the total number of

[^27]federal summer flounder moratorium permits that could ever be held from this point forward, based on the qualifying criteria in the FMP. Of those, 208 permits are in CPH as of May 2018. Additional federal permit information was provided by GARFO in May 2018 (Table 45).

Table 45: Federal summer flounder moratorium permit characterization as of May 2018. Data sources: Commercial Fisheries Dealer Reports, GARFO permit database, and the GARFO Moratorium Rights Qualification System (MQRS) database accessed on 05/29/2018.

| Summer Flounder Moratorium Rights as of <br> May 2018 | Permits | Comments/Explanation |
| :--- | :--- | :--- |
| Inactive status (Confirmation of permit history or <br> history retention) | 208 | These permits have been removed from a <br> vessel. |
| Active status | 732 | These permits are eligible to be issued. |
| Total moratorium rights IDs | 940 | The current number of federal summer <br> flounder moratorium permits that could be <br> held at a given time, based on the qualifying <br> criteria in the FMP |
| Summer Flounder Federal Permits (Permit Database)- Permit year 2017 (May 1, 2017 to April 30, <br> 2018) |  |  |
| Summer Flounder Commercial Moratorium <br> Permits Issued in 2017 | 766 | This is the number of commercial permits <br> that were issued in permit year 2017. Some <br> of these would have been duplicates (i.e., a <br> replacement vessel) or some would have <br> been taken out of History Retention and put <br> on a vessel. Not all of these permits had <br> associated landings in 2017. |
| Commercial Fisheries Dealer Database Permit/Hull number Counts - Calendar year 2017 (Permit <br> years 2016 and/or 2017) |  |  |
| Federal summer flounder limited access <br> commercial permitted vessels with dealer- <br> reported summer flounder landings in <br> calendar year 2017 | 332 | These vessels reported commercial summer <br> flounder landings in calendar year 2017. |
| Number of federal summer flounder charter/party <br> (open access) permitted vessels with dealer- <br> reported commercial summer flounder landings in <br> calendar year 2017 | 45 | These are vessels that have a Federal <br> charter/party permit AND a state <br> commercial license, selling to a federally <br> permitted commercial dealer. |
| Number of distinct vessels (as identified by <br> dealer-reported hull number) with dealer-reported <br> summer flounder landings in calendar year 2017 | 1,124 | Includes both federally-permitted and state- <br> only permitted vessels. |
| a This number has decreased over time due to some vessels not renewing their permits and not being in CPH. |  |  |

### 6.5.2.5 State Permit Activity

While this action does not impact state level permits, state permits are required in the state of landing for any federally permitted vessels, so a general characterization of the number of active state permits can help provide a sense of the level of participation in the fishery in each state. The precise number of active vessels and/or fishermen in any given state can be difficult to determine.

State permit information for the past five years was compiled by Commission staff and the Atlantic Coastal Cooperative Statistics Program (ACCSP) and is shown in Table 46. States were asked to provide the number of "active" permits over the past five years, meaning there were summer flounder landings associated with that permit over the last five years. The exact method of pulling "active" permits was not necessarily consistent among states. Note that some states permit a vessel, while some states permit an individual. State permit data was provided by state marine fisheries agencies to Commission staff, and is provided along with ACCSP database information for known fishermen with summer flounder landings in each year 2012-2016.

Table 46: ACCSP summer flounder state commercial permit summary; 2012-2016. Delaware and Maine not provided for confidentiality reasons.

|  | State Provided Permits ${ }^{\text {a }}$ |  | Number of Known Fishermen in ACCSP Summer Flounder Landings ${ }^{\text {e }}$ |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| State | Total Count | Active Count ${ }^{\text {b }}$ | 2016 | 2015 | 2014 | 2013 | 2012 |
| MA | 699 | 274 | 210 | 226 | 203 | 230 | 265 |
| RI | 1192 | 546 | 522 | 482 | 486 | 538 | 540 |
| CT | N/A | N/A | 67 | 70 | 68 | 64 | 62 |
| NY ${ }^{\text {c }}$ | 491 | 416 | 191 | 199 | 222 | 225 | 234 |
| NJ | 177 | 89 | 68 | 61 | 68 | 60 | 51 |
| MD | N/A | N/A | 26 | 27 | 45 | 43 | 47 |
| VA | 175 | 175 | 114 | 117 | 160 | 47 | 58 |
| NC ${ }^{\text {d }}$ | 166 | 138 | 251 | 201 | 222 | 191 | 186 |

a "State-provided permits" indicates counts of total and active state commercial summer flounder permits that were provided to Commission staff by individual states. Maryland and Connecticut data had not been provided at time of this report. ${ }^{\text {b }}$ Provided by individual states; methods may not be consistent. Some states permit a vessel; some states permit individuals. " "Active count" in the table above indicates active during the period of 2012-2016, but not necessarily active in each of those years. New York provided an additional breakdown of active permits over each individual year for 2012-2016:

| Year | NY Active Count |
| :---: | :---: |
| 2012 | 255 |
| 2013 | 242 |
| 2014 | 251 |
| 2015 | 234 |
| 2016 | 203 |

[^28]
### 7.0 ENVIRONMENTAL IMPACTS OF THE ALTERNATIVES

This section analyzes the impacts to the affected environment of the alternatives described in section 5.0. These alternatives contain options that could 1) implement requalifying criteria for federal commercial moratorium permits, 2) modify the allocation of commercial summer flounder quota, and 3) add framework provisions to the FMP that would allow for commercial landings flexibility policies for summer flounder to be developed through later framework actions.

Environmental impacts are analyzed with respect to five valued ecosystem components (VECs):

1. The managed resources, i.e., summer flounder, the managed species potentially affected by the measures under consideration (sections 7.1.1 and 7.2.1);
2. Non-target species, including the primary species or species groups that interact with summer flounder, summer flounder habitat, and/or commercial summer flounder fishing gear (sections 7.1.2 and 7.2.2);
3. The physical environment and habitat, including Essential Fish Habitat (EFH; sections 7.1.3 and 7.2.3);
4. Protected resources, including ESA-listed and MMPA-protected large and small cetaceans, pinnipeds, sea turtles, fish, and critical habitat occurring in the affected area (sections 7.1.4 and 7.2.4);
5. The human environment, including socioeconomic aspects of the fisheries (especially commercial fisheries) targeting summer flounder and the communities associated with those fisheries, as well as other human communities with an interest in summer flounder conservation and management (sections 7.1.5 and 7.2.5).

This section is organized first by alternative set (section 7.1 for federal moratorium permit requalification alternatives, section 7.2 for commercial quota allocation alternatives, and section 7.3 for landings flexibility framework provision alternatives), and then by VEC within each alternative set to describe the expected impacts of the alternatives. Section 7.4 contains a Cumulative Effects Assessment.

In sections 7.1 and 7.2, the impacts are described both in terms of their direction (negative, positive, or no impact) and their magnitude (slight, moderate, or high). Table 47 summarizes the main guidelines used for each VEC to determine the magnitude and direction of the impacts described in this section. As described in section 7.3, the framework provision alternatives for landing flexibility are primarily administrative and are not expected to have direct impacts on any of the VECs.

When considering impacts on each VEC, the impact of each alternative on the current, or baseline, condition of the VEC is described. The impacts of each alternative on each VEC are also compared to each other. The no action alternative describes what would happen if no action were taken. For all options considered in this document, the "no action" alternative would have the same outcome as status quo management, therefore, these alternatives are at times described as "no action/status quo." Where an alternative is said to "maintain the current condition of a VEC," this means that while the alternative may have some effect on the VEC, overall it is not likely to change the VEC's current baseline condition.

The recent conditions of the VECs include the biological conditions of the target stock, non-target stocks, and protected species over the most recent five years (sections 6.1, 6.2, and 6.4). They also include the fishing practices and levels of effort and landings in the commercial summer flounder fishery over the most recent five years, as well as the economic characteristics of the fisheries over the most recent three to five years (depending on the dataset; section 6.5). The recent conditions of the VECs also include recent
levels of habitat availability and quality (section 6.3). The current condition of each VEC is described in Table 48.

The alternatives are not compared to a theoretical condition where the fisheries are not operating. These fisheries have occurred for many decades and are expected to continue into the foreseeable future. The nature and extent of the management programs for these fisheries have been examined in detail in past EAs and EISs prepared for previously implemented management actions under the Summer Flounder, Scup, and Black Sea Bass FMP, and are further described in this document.

When considering overall impacts on each VEC, impacts resulting from management changes in the commercial sector of the summer flounder fishery are the focus of the discussion, given that no recreational management modifications are proposed in this action. There may be indirect impacts to recreational communities within the human environment that could occur from changes in commercial management, and those are also described where relevant.

In general, alternatives which may result in overfishing or an overfished status for target and non-target species may have negative biological impacts for those species. Conversely, alternatives which may result in a decrease in fishing effort, resulting in ending overfishing or rebuilding to the biomass target, may result in positive impacts for those species by resulting in a decrease in fishing mortality (Table 47).

For the physical environment and habitat, alternatives that improve the quality or quantity of habitat are expected to have positive impacts. Alternatives that degrade the quality or quantity, or increase disturbance of habitat are expected to have negative impacts (Table 47). The proposed actions in this document only impact the commercial summer flounder fishery; thus, the evaluation of habitat impacts is focused on how the interaction of commercial gear types and vessels may change with each alternative. Bottom trawls are the predominant commercial gear type used to harvest summer flounder and typically account for $90-97 \%$ of all landings (see section 6.3.3). Alternatives that may result in a reduction in fishing effort or fleet capacity may decrease the time that fishing gear is in the water, thus reducing the potential for interactions between fishing gear and habitat; however, most habitat areas where summer flounder are fished have been heavily fished by multiple fishing fleets over many decades and may not see a measurable improvement in their condition in response to shifts in effort in a single fishery (Table 47).

For protected species, consideration is given to both ESA-listed species and MMPA-protected species. ESA-listed species include populations of fish, marine mammals, or turtles at risk of extinction (endangered) or endangerment (threatened). For endangered or threatened species, any action that results in interactions with or take of ESA-listed resources is expected to have negative impacts, including actions that reduce interactions. Actions expected to result in positive impacts on ESA-listed species include only those that contain specific measures to ensure no interactions with protected species (i.e., no take). By definition, all species listed under the ESA are in poor condition and any take has the potential to negatively impact that species' recovery. Under the MMPA, the stock condition of each protected species varies, but all are in need of protection.

For marine mammal stocks/species that have their potential biological removal (PBR) level reached or exceeded, negative impacts would be expected from any alternative that has the potential to interact with these species or stocks. For species that are at more sustainable levels (i.e., PBR levels have not been exceeded), actions not expected to change fishing behavior or effort such that interaction risks increase relative to what has been in the fishery previously, may have positive impacts by maintaining takes below the PBR level and approaching the Zero Mortality Rate Goal (Table 47). Thus, the overall impacts on the protected resources VEC for each alternative take into account impacts on ESA-listed species, impacts on
marine mammal stocks in good condition (i.e., PBR level has not been exceeded), and marine mammal stocks that have exceeded or are in danger of exceeding their PBR level (Table 47).

Socioeconomic impacts are considered primarily in relation to potential changes in landings and prices, and by extension, revenues, compared to the current fishery conditions. Alternatives which could lead to increased availability of target species and/or an increase in catch per unit effort (CPUE) could lead to increased landings for particular communities or for the fishery as a whole. Alternatives which could result in an increase in landings are generally considered to have positive socioeconomic impacts because they could result in increased revenues (for fishing businesses as well as shoreside businesses); however, if an increase in landings leads to a decrease in price or a decrease in SSB for any of the landed species, then negative socioeconomic impacts could occur (Table 47). In addition, socioeconomic impacts can be considered in terms of other economic metrics and effects on the social wellbeing of fishery participants and communities, including factors like effect on community resilience, jobs, and employee income.

The expected impacts to each VEC are derived from both consideration of the current condition of the VEC and the expected changes in the characteristics and prosecution of the fishery (including but not limited to changes in overall effort, the spatial and seasonal distribution of effort, and fishing techniques) under each of the alternatives. It is not possible to quantify with confidence how these factors will change under each alternative; therefore, expected changes are estimated and/or described qualitatively.

Table 47 also describes the qualifiers that are used to describe the magnitude and direction of impacts throughout this section. Impacts may range from negligible or no impact to significant impacts, and expected impacts may be positive, negative, or mixed. Impacts that are associated with a higher degree of uncertainty are qualified as "likely" or "uncertain."

Table 47: General definitions for impacts and qualifiers relative to resource condition (i.e., baselines) summarized in Table 48 below.

| General Definitions |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
| VEC | Resource Condition | Impact of Action |  |  |  |
|  |  | Positive (+) |  | Negative (-) | No Impact (0) |
| Target and nontarget Species | Overfished status defined by the MSA | Alternative would mainta projected to r stock status a overfished co | at <br> or are <br> t in a <br> e an <br> tion* | Alternatives that would maintain or are projected to result in a stock status below an overfished condition* | Alternatives that do not impact stock / populations |
| ESA-listed protected species (endangered or threatened) | Populations at risk of extinction (endangered) or endangerment (threatened) | Alternative contain sp measures to e interaction protected spe no tak | hat ic re no th (i.e., | Alternatives that result in interactions/take of listed species, including actions that reduce interactions | Alternatives that do not impact ESA listed species |
| MMPA protected species (not also ESA listed) | Stock health may vary but populations remain impacted | Alternative maintain tak PBR and app the Zero Mo Rate G | hat <br> elow <br> ching <br> lity | Alternatives that result in interactions with/take of marine mammals that could result in takes above PBR | Alternatives that do not impact MMPA protected species |
| Physical environment / habitat / EFH | Many habitats degraded from historical effort (see condition of the resources table for details) | Alternative improve the quantit of habi | ity or | Alternatives that degrade the quality/quantity or increase disturbance of habitat | Alternatives that do not impact habitat quality |
| Human communities (socioeconomic) | Highly variable but generally stable in recent years (see condition of the resources table for details) | Alternative increase reve social well-b fishermen commun |  | Alternatives that decrease revenue and social well-being of fishermen and/or communities | Alternatives that do not impact revenue and social wellbeing of fishermen and/or communities |
|  | Impact Qualifiers |  |  |  |  |
| A range of impact qualifiers is used to indicate any existing uncertainty | Negligible |  | To such a small degree to be indistinguishable from no impact |  |  |
|  | Slight (sl), as in slig slight negative | positive or | To a lesser degree / minor |  |  |
|  | Moderate (M) pos | or negative | To an average degree (i.e., more than "slight", but not "high") |  |  |
|  | High (H), as in high negative | positive or hig | To a substantial degree (not significant unless stated) |  |  |
|  | Significant (in the c | se of an EIS) | Affecting the resource condition to a great degree, see 40 CFR 1508.27. |  |  |
|  | Likely |  | Some degree of uncertainty associated with the impact |  |  |
| *Actions that will substantially increase or decrease stock size, but do not change a stock status may have different impacts depending on the particular action and stock. Meaningful differences between alternatives may be illustrated by using another resource attribute aside from the MSA status, but this must be justified within the impact analysis. |  |  |  |  |  |

Table 48: Baseline conditions of VECs considered in this action, as summarized in Section 6.

| VEC |  | Baseline Condition |  |
| :---: | :---: | :---: | :---: |
|  |  | Status/Trends, Overfishing? | Status/Trends, Overfished? |
| Target stock (section 6.1) | Summer flounder | No | No |
| Non-target species (principal species listed in section 6.2) | Black Sea Bass | No | No |
|  | Scup | No | No |
|  | Northeast skate complex | No | No, except thorny skate |
|  | Spiny dogfish | No | No |
|  | Northern sea robin | Unknown | Unknown |
| Habitat (section 6.3) |  | Commercial fishing impacts are complex and variable and typically adverse; Non-fishing activities had historically negative but site-specific effects on habitat quality. |  |
| Protected resources (section 6.4) | Sea turtles | Leatherback and Kemp's ridley sea turtles are classified as endangered under the ESA; loggerhead (NW Atlantic DPS) and green (North Atlantic DPS) sea turtles are classified as threatened. |  |
|  | Fish | Atlantic salmon (Gulf of Maine DPS), shortnose sturgeon, and the New York Bight, Chesapeake, Carolina, and South Atlantic DPSs of Atlantic sturgeon are classified as endangered under the ESA; the Atlantic sturgeon Gulf of Maine DPS is listed as threatened; cusk are a candidate species |  |
|  | Large whales | All large whales in the Northwest Atlantic are protected under the MMPA. North Atlantic right, fin, blue, sei, and sperm whales are also listed as endangered under the ESA. Pursuant to section 118 of the MMPA, the Large Whale Take Reduction Plan was implemented to reduce humpback, North Atlantic right, and fin whale entanglement in vertical lines associated with fixed fishing gear (sink gillnet and trap/pot) and sinking groundlines. |  |
|  | Small cetaceans | Pilot whales, dolphins, and harbor porpoise are all protected under the MMPA. Pursuant to section 118 of the MMPA, the HPTRP and BDTRP were implemented to reduce bycatch of harbor porpoise and bottlenose dolphin stocks, respectively, in gillnet gear. |  |
|  | Pinnipeds | Gray, harbor, hooded, and harp seals are protected under the MMPA. |  |
| Human communities (section 6.5) |  | Summer flounder supports large commercial and recreational fisheries; human communities impacted by the commercial fishery are relevant in this action. Over the past five years (20142018), the commercial fishery has averaged $\$ 27$ million exvessel value per year (in 2018 dollars). Approximately 741 commercial moratorium permits for summer flounder were issued in 2018. 17 ports from MA through NC have averaged over $100,000 \mathrm{lb}$ of summer flounder landings annually from 2014-2018. Over 200 federally-permitted dealers from Maine through North Carolina purchased summer flounder in 2018. |  |

### 7.1 IMPACTS OF ALTERNATIVE SET 1: FEDERAL MORATORIUM PERMIT REQUALIFICATION

This alternative set contains options for requalification criteria for federal commercial moratorium permits for summer flounder, in the form of various combinations of landings thresholds and time periods over which those landings thresholds must have been achieved. The permit requalification alternatives are fully described in section 5.1 and briefly summarized here.

Alternative 1A (Preferred; no action/status quo) would make no changes to the current commercial moratorium permit eligibility requirements established in 1993. To be eligible for a moratorium permit, a vessel must have been issued a moratorium permit in the previous year, or be replacing a vessel that was issued a moratorium permit after the owner retires the vessel from the fishery. All moratorium permits must be reissued on an annual basis by the last day of the fishing year for which the permit is required, unless the permit is in CPH.

Alternative 1B and sub-options (Non-preferred; requalification of existing federal moratorium permits) presents various options for revising the qualifying criteria for summer flounder moratorium permits. All sub-options under this alternative, as described below, would evaluate requalification only from the existing pool of summer flounder moratorium permit holders and would not allow new entrants to obtain a permit based on the qualifying criteria. The qualifying criteria are associated with the summer flounder moratorium right ID (MRI) number maintained by GARFO.
Under all alternatives and sub-alternatives, overall annual summer flounder landings will still be constrained by the annual commercial quotas, which should remain the primary driving factor for overall fishery effort in a given year. As described below, requalification of moratorium permits theoretically could result in a redistribution of effort among a different pool of vessels. However, it appears that most MRIs that would be eliminated under each sub-alternative of 1B are associated with little to no activity for summer flounder in recent years; therefore, the impacts of reducing permit capacity under alternative 1B may be minimal, as described below.

Because this alternative set would not substantially modify overall effort, but considers how fishery effort will be distributed among participants, the impacts of this alternative set are primarily socioeconomic, both on individual permit holders and more broadly on fishing communities, as described below in section 7.1.5.

### 7.1.1 Impacts to the Target Stock (Summer Flounder)

### 7.1.1.1 Alternative 1A: No Action/Status Quo (Preferred)

This alternative would take no action to revise federal permit qualifications and would result in moderate positive impacts to the summer flounder stock, since the fishery would continue to be managed to prevent overfishing and to prevent the stock from becoming overfished. The summer flounder stock will continue to be managed under ACLs and AMs as required by the MSA, with the commercial fishery managed under an annual commercial quota derived from the commercial ACL and based on the best scientific information available.

When compared to alternative 1 B and its sub-alternatives, alternative 1 A is expected to have a similar magnitude of positive impacts. Neither of these alternatives are expected to change the overall level of effort in the fishery, which will continue to be constrained by ACLs and the annual commercial quota. The slight changes in vessel permit access under any 1B sub-alternative is expected to result in very minor
practical impacts to the fishery, as described below. Therefore, the positive impacts to summer flounder from both alternatives are not expected to meaningfully differ in their magnitude.

### 7.1.1.2 Alternative 1B: Requalification of Existing Federal Moratorium Permits (Non-Preferred)

Similar to alternative 1A, all-sub-alternatives under alternative 1B would not be expected to result in overall changes in fishing effort for summer flounder. The fishery will still be constrained by annual catch and landings limits, therefore, overall fishery effort in a given year will remain driven by these limits. Summer flounder is a high demand species and it is likely that utilization rates will remain high and annual quotas will continue to be reached every year. Therefore, a reduction in permit capacity under alternative 1 B is not likely to impact overall effort each year but will impact the pool of vessels participating in the fishery.

Summer flounder removals will continue to be limited by annual catch limits, which will have moderate positive impacts on the stock as the annual catch limits are based on the best available science and are intended to prevent overfishing.

Changes in the distribution of effort by vessel are not expected to have a meaningful impact on the summer flounder stock, especially given that most eliminated permits under all sub-alternatives are associated with little to no summer flounder landings in recent years. Between August 2009 and July 2014, summer flounder commercial landings associated with each group of eliminated MRIs were minimal for most subalternatives and non-existent for alternatives 1B-2 and 1B-4. These landings represented between $0 \%$ and $0.32 \%$ of coastwide summer flounder landings over the same time period (Table 49). Given this information, it is likely that most eliminated permits under each sub-alternative are not actively participating in the summer flounder fishery. Thus, changes in distribution of effort amongst participants under any of the sub-alternatives is likely to have minimal or no impacts on summer flounder landings, and would not be expected to influence stock status.
Overall incidental catch levels of summer flounder catch for vessels targeting other species are likely to be unaffected. While in theory, a slight increase in summer flounder discards from non-requalifying vessels is possible if they are no longer permitted to land summer flounder, it does not appear that most of the eliminated vessels under various sub-alternatives are landing much, if any, summer flounder in recent years. Thus, there should not be a substantial conversion from landings into discards, since landings among these vessels are currently very low to non-existent. In addition, the total dead catch (i.e., total removals from the fishery) will still be accounted for and constrained by the annual catch limit.

In theory, a reduction in the number of moratorium permits for summer flounder could result in a reduction in management uncertainty (in the near-term or long-term) based on a reduction in the potential for an influx of latent effort into the fishery. Such an influx is difficult to predict, but if it occurred could cause managers difficulty in constraining catch to the ACL. By reducing the total permit capacity in the summer flounder fishery, some of this management uncertainty is reduced, resulting in possible indirect slight positive impacts to the resource due to a better ability to control catch and landings.

Table 49: Recent landings for eliminated MRIs associated with sub-alternatives under Alternative 1B, between August 1, 2009 and July 31, 2014. Landings thresholds under each sub-alternative refer to commercial landings of summer flounder associated with each MRI.

| Sub- <br> alternative <br> under 1B | Time Period | Landings <br> Threshold | \# MRIs <br> Eliminated <br> $(\%)$ | Combined <br> landings (lb) <br> from eliminated <br> MRIs, 8/1/09- <br> $\mathbf{7 / 3 1 / 1 4}$ | \% of coastwide <br> summer <br> flounder <br> landings, 8/1/09- <br> $\mathbf{7 / 3 1 / 1 4}$ |
| :--- | :--- | :--- | :--- | :--- | :--- |
| $\mathbf{1 B - 1}$ | $8 / 1 / 09-7 / 31 / 14$ <br> $(5 \mathrm{yrs})$ | $\geq 1,000$ pounds <br> cumulative | $516(55 \%)$ | 24,529 | $0.04 \%$ |
| $\mathbf{1 B - 2}$ | $8 / 1 / 09-7 / 31 / 14$ <br> $(5 \mathrm{yrs})$ | At least 1 pound <br> in any year | $448(48 \%)$ | 0 | $0.00 \%$ |
| $\mathbf{1 B - 3}$ | $8 / 1 / 04-7 / 31 / 14$ <br> $(10 \mathrm{yrs})$ | $\geq 1,000$ pounds <br> cumulative | $389(41 \%)$ | 5,713 | $0.01 \%$ |
| $\mathbf{1 B - 4}$ | $8 / 1 / 04-7 / 31 / 14$ <br> $(10 \mathrm{yrs})$ | At least 1 pound <br> in any year | $306(33 \%)$ | 0 | $0.00 \%$ |
| $\mathbf{1 B - 5}$ | $8 / 1 / 99-7 / 31 / 14$ <br> $(15 \mathrm{yrs})$ | $\geq 1,000$ pounds <br> cumulative | $295(31 \%)$ | 2,896 | $0.01 \%$ |
| $\mathbf{1 B - 6}$ | $8 / 1 / 94-7 / 31 / 14$ <br> $(20 \mathrm{yrs})$ | At least 1 pound <br> in 20\% of years <br> (i.e., in at least 4 <br> years over this <br> 20-year period $)$ | $271(29 \%)$ | 181,302 | $0.32 \%$ |
| $\mathbf{1 B - 7}$ | $8 / 1 / 94-7 / 31 / 14$ <br> $(20 \mathrm{yrs})$ | $\geq 1,000$ pounds <br> cumulative | $233(25 \%)$ | 2,414 | $0.00 \%$ |

Compared to alternative 1A, all of the sub-alternatives under 1B are likely to have a similar magnitude of moderate positive impacts to the summer flounder stock. All alternatives maintain the current management to the annual catch and landings limits, which is designed to prevent overfishing and prevent the stock from becoming overfished. Maintaining the current pool of participants (alternative 1 A ) and reducing the number of current permits to eliminate those that are inactive or very low activity will not meaningfully change the status of the summer flounder resource. Similarly, differences among sub-alternatives for alternative 1B are unlikely to vary in their magnitude of moderate positive impacts to the summer flounder resource. While the number of MRIs eliminated under these sub-options varies (ranging from $25 \%$ to $55 \%$ of existing MRIs), landings from these MRIs in recent years consist of less than a third of one percent of coastwide landings at most.

### 7.1.2 Impacts to Non-Target Species

Primary non-target species identified for the commercial summer flounder trawl fishery, as described in section 6.2, are several species of skate, spiny dogfish, Northern sea robin, black sea bass, and scup. Nontarget species could be affected by the alternatives for moratorium permit requalification if these alternatives were expected to change the level of effort or the prosecution of the fishery in a manner that would impact the interaction rates with non-target species. However, this is unlikely to be the case for alternatives 1 A and 1 B in this document. As described above in section 7.1.1, the permit requalification alternatives are not expected to change the overall level of effort for summer flounder. In addition, the alternatives in this document are not expected to change how the fishery is currently prosecuted, including
the timing, areas fished, or gear types used. Impacts to non-target species from all federal permit alternatives are thus expected to be minimal and will contribute to maintaining the current stock status of non-target species, as described below.

### 7.1.2.1 Alternative 1A: No Action/Status Quo (Preferred)

As described in section 7.1.1, alternative 1A would make no changes to the current pool of commercial moratorium rights for summer flounder. As with impacts to summer flounder, this alternative would result in moderate positive impacts to non-target species that currently have a positive stock condition, since this alternative would contribute to maintaining that positive stock status.

The stock conditions of non-target species relevant to this action are described in Table 48. With the exception of thorny skate (overfished status) and Northern sea robin (status unknown), none of the nontarget species are experiencing overfishing or are currently overfished. Most of these fisheries (with the exception of sea robin) are currently managed by the MAFMC or NEFMC. These fisheries would continue to be managed to prevent overfishing and to prevent the stock from becoming overfished under the requirements of the MSA, based on the best scientific information available. Incidental dead catch of MSA managed species is accounted for through the setting and monitoring of ACLs and AMs.

Alternative 1A would result in no changes in effort, and no changes in the prosecution of the fishery. Thus, impacts to non-target species from this alternative are expected to be overall moderate positive as they would maintain the positive stock status of most relevant non-target species. For species with unknown or overfished (thorny skate) stock status, alternative 1A would be expected to slight negative to no impacts, as it would be expected to maintain the current overfished or unknown stock status for these species. Given the condition of most non-target species, overall, alternative 1A would result in moderate positive impacts for non-target species.

Compared to alternative 1B and sub-alternatives, alternative 1 A is likely to have very similar magnitude of moderate positive impacts, because the overall fishing effort and the prosecution of the fishery are not expected to vary in a meaningful way between these alternatives.

### 7.1.2.2 Alternative 1B: Requalification of Existing Federal Moratorium Permits (Non-Preferred)

As described in section 7.1 for impacts to summer flounder, alternative 1B and its sub-alternatives would not be expected to affect the overall amount of effort for summer flounder since catch and landings will still be constrained by annual catch and landings limits. In addition, most of the eliminated MRIs under all 1B sub-alternatives are landing little or no summer flounder in recent years (Table 49), meaning that actual changes in the distribution of effort as the result of alternative 1B are expected to be negligible.

Thus, the impacts of all sub-alternatives under alternative 1B are expected to be similar to each other and to impacts of alternative 1A. Moderate positive impacts are expected overall, since alternative 1B and suboptions would maintain the positive stock status of most non-target species relevant to this action. For overfished or unknown status species (thorny skate and Northern sea robin, respectively), this action is not expected to meaningfully contribute to a change in stock status.

### 7.1.3 Impacts to Physical Habitat and EFH

7.1.3.1 Alternative 1A: No Action/Status Quo (Preferred)

Alternative 1 A is not expected to alter the prosecution of the fishery or modify the levels of fishing effort which are primarily driven by annual catch limits. The summer flounder fisheries operate in areas that have been fished for many years, not only for summer flounder but for a variety of species, with a variety of gear types, and this is not expected to change under this alternative, which simply maintains the number
of eligible moratorium permits at their current level and is not expected to alter overall effort levels, times and areas fished, or gear types used in the fishery. However, this alternative does allow continued permitting of summer flounder trawl vessels which are known to interact with habitat through their operation. As described in Table 47, alternatives that allow continued interaction with habitat are expected to maintain the current condition of habitats that have been degraded by fishing effort. As such, while alternative 1 A is not expected to increase current rates of habitat degradation, this alternative is associated with continued fishing effort that is expected to have continued slight negative impacts to habitat and EFH.

Alternative 1A is expected to have the same impacts (indirect slight negative impacts) as alternative 1B, as described below.

### 7.1.3.2 Alternative 1B: Requalification of Existing Federal Moratorium Permits (Non-Preferred)

As described in the sections above, as with alternative 1 A , none of the sub-alternatives under 1 B are expected to result in changes in overall effort in the fishery. In addition, these sub-alternatives are not expected to have meaningful impacts on the distribution of effort in time and space due to the very low summer flounder effort observed in recent years for eliminated MRIs under each sub-alternative (Table 49). The current footprint of the fishery will continue to be fished by remaining summer flounder vessels and other fishing vessels. Like alternative 1A, sub-alternatives under 1B would result in continued slight negative impacts to habitat, as they would maintain current fishing practices.
Alternative 1B is expected to result in the same magnitude of slight negative impacts to habitat as alternative 1 A , as none of the alternatives for federal permit requalification are expected to change the overall degree of effort or the prosecution of the fishery in terms of areas fished or gear types used. Both alternatives 1 A and 1B will result in a similar or identical footprint of fishing, and overall effort will remain tied to annual catch and landings limits.

### 7.1.4 Impacts to Protected Resources

As described above in the introduction to section 7, the impacts on protected resources may vary between ESA-listed and MMPA-protected species. For ESA-listed species, any action that could result in take of ESA-listed species is expected to have some level of negative impacts, including actions that reduce interactions. Under the MMPA, the impacts of the proposed alternatives would vary based on the stock condition of each protected species and the potential for each alternative to impact fishing effort. For marine mammal stocks/species that have their PBR level reached or exceeded, some level of negative impacts would be expected from any alternative that has the potential to interact with these species or stocks. For species that are at more sustainable levels (i.e., PBR levels have not been exceeded), any action not expected to change fishing behavior or effort such that interaction risks increase relative to what has been seen in the fishery previously, may have positive impacts by maintaining takes below the PBR level and approaching the Zero Mortality Rate Goal (Table 47). Taking the latter into consideration, the overall impacts on the protected resources VEC for each alternative take into account impacts on ESA-listed species, impacts on marine mammal stocks in good condition (i.e., PBR level has not been exceeded), and marine mammal stocks that have reached or exceeded their PBR level.

Overall, the federal permit requalification alternatives could have potential impacts on protected resources ranging from slight positive to slight negative, with slight positive to slight negative impacts likely on non-ESA listed marine mammals, and negligible to slight negative impacts likely for ESA-listed species. Because overall effort and the timing and location of fishery operation is not expected to vary between
any of these alternatives, alternative 1 A and all sub-alternatives under alternative 1 B would have similar magnitudes of slight positive to slight negative impacts on protected resources.

### 7.1.4.1 Alternative 1A: No Action/Status Quo (Preferred)

## MMPA (Non-ESA Listed) Species Impacts

The summer flounder fishery overlaps with the distribution of non-ESA listed species of marine mammals (cetaceans and pinnipeds). As a result, marine mammal interactions with fishing gear used to prosecute the commercial fishery are possible (i.e., otter trawls, see section 6.4). Ascertaining the risk of an interaction and the resultant potential impacts on marine mammals is uncertain because quantitative analyses have not been performed and data are limited (section 6.4). However, we have considered, the most recent (2012-2016) information on marine mammal interactions with commercial fisheries (Hayes et al. 2019;
https://www.nefsc.noaa.gov/fsb/take reports/nefop.html).
Aside from several stocks of bottlenose dolphin, there has been no indication that takes of non-ESA listed species of marine mammals in commercial fisheries have gone beyond levels which would result in the inability of each species population to sustain itself. Specifically, aside from several stocks of bottlenose dolphin, the PBR level has not been exceeded for any of the non-ESA listed marine mammal species identified in section 6.4 (Hayes et al. 2017). Although some stocks of bottlenose dolphin have experienced levels of take that resulted in the exceedance of each species PBR level, take reduction strategies and/or plans have been implemented to reduce bycatch in the fisheries affecting these species (Atlantic Trawl Gear Take Reduction Strategy; Bottlenose Dolphin Take Reduction Plan, effective April 26, 2006 (71 FR 24776)). These efforts are still in place and are continuing to assist in decreasing bycatch levels for these species. Although NEFOP observer reports ${ }^{33}$ and the most recent five years of information presented in Hayes et al. (2019) are a collective representation of commercial fisheries interactions with non-ESA listed species of marine mammals, and do not address the effects of the summer flounder fishery specifically, the information does demonstrate that thus far, operation of any fishery has not resulted in a collective level of take that threatens the continued existence of non-ESA listed marine mammal populations, aside from those species (several bottlenose dolphin stocks) noted above.

Taking into consideration the above information, and the fact that there are non-listed marine mammal stocks/species whose populations may or may not be at optimum sustainable levels, impacts of alternative 1A on non-ESA listed marine mammal species are likely to range from slight negative to slight positive. As noted above, there are some marine mammal stocks/species that are experiencing levels of interactions that have resulted in exceedance of their PBR levels. These stocks/populations are not at an optimum sustainable level and therefore, the continued existence of these stocks/species is at risk. As a result, any potential for an interaction is a detriment to the species/stocks ability to recover from this condition. As interactions with non-ESA listed marine mammals are possible under alternative 1A, for these species/stocks with a current sub-optimal stock condition (i.e., bottlenose dolphins), alternative 1 A is likely to result in slight negative impacts to these species.

Alternatively, there are also many non-ESA listed marine mammals that, even with continued fishery interactions, are maintaining an optimum sustainable level (i.e., PBR levels have not been exceeded) over the last several years. For these stocks/species, it appears that the fishery management measures that have been in place over this timeframe have resulted in levels of effort that equate to interaction levels that are not expected to impair the stocks/species ability to remain at an optimum sustainable level. These fishery

[^29]management measures, therefore, have resulted in indirect slight positive impacts to these non-ESA listed marine mammal species/stocks. Should future fishery management actions maintain similar operating condition as they have over the past several years, it is expected that these slight positive impacts would remain. Thus, given that alternative 1 A is not expected to change fishing effort relative to the status quo, the impacts of alternative 1A on these non-ESA listed species of marine mammals with positive stock conditions are expected to be slight positive (i.e., continuation of current operating conditions is not expected to result in exceedance of any of these stocks/species PBR level).

Based on this information, overall alternative 1A is expected to have slight negative to slight positive impacts on non-ESA listed species of marine mammals.

## ESA Listed Species Impacts

The summer flounder commercial fishery is prosecuted primarily with bottom trawl gear. As provided in section 6.4, interactions between bottom trawl gear and ESA listed species of large whales have never been observed or documented and therefore, are not expected to pose an interaction risk to these species. However, ESA listed species of sea turtles, Atlantic sturgeon, and Atlantic salmon are vulnerable to interactions with bottom trawl gear, with interactions often resulting in the serious injury or mortality to the species. Based on this, the summer flounder fishery has the potential to interact with these species and therefore, result in some level of negative impacts to ESA listed species. Interaction risks with protected species are strongly associated with the amount of gear in the water, gear soak or tow time, as well as the area of overlap, either in space or time, of the gear and a protected species (with risk of an interaction increasing with increases in of any or all of these factors). Because alternative 1A simply maintains the current total number of possible moratorium permits in the fishery and will not impact overall effort in a given year, this alternative is not expected to increase or decrease interaction rates with ESA listed species. However, because alternative 1A would maintain access to the fishery and maintain the possibility of interactions with ESA listed species, negligible to slight negative impacts are expected to result from this alternative.

## Overall Impacts

Overall, alternative 1A is expected to have slight negative to slight positive impacts on protected resources, with slight negative to slight positive impacts likely on non-ESA listed marine mammals and negligible to slight negative impacts likely for ESA-listed species.

Compared to alternative 1 B , alternative 1 A is likely to have similar magnitude and direction of impacts, assuming that other conditions impacting participation in the fishery remain similar to current conditions. Because all sub-alternatives under 1B would eliminate mostly vessels with low or no activity for summer flounder, the near-term differences between alternatives in terms of the prosecution of the summer flounder fishery are expected to be negligible. However, sub-alternatives under 1B, as described below, do have the possibility of preventing future latent effort from re-entering the fishery. Relative to alternative 1 A , this could result in slightly more positive impacts to protected resources, as this could reduce the possibility of increased interactions with marine mammals and ESA listed species resulting from a reentry of latent effort to the fishery.

### 7.1.4.2 Alternative 1B: Requalification of Existing Federal Moratorium Permits (Non-Preferred)

Impacts of alternative 1 B , and all of its sub-alternatives, are expected to be similar in direction and magnitude to the impacts of alternative 1A, given that overall effort and the manner in which the fishery is prosecuted are not expected to change under any of these alternatives. As described above, the MRIs that would be eliminated under each sub-alternative under 1B are associated with little to no landings of
summer flounder in recent years, meaning that any of the sub-alternatives under 1B would have little or no practical impact as far as modifying the distribution of participation and effort in the fishery. As with alternative 1A, slight negative to slight positive impacts are possible for non-ESA listed species of marine mammals. Slight positive impacts are expected for those species where takes have not exceeded that stock's PBR, and slight negative impacts are expected for those species with less positive stock conditions. For ESA listed species, any action resulting in takes is likely to have some level of negative impacts; however, given that this action is not expected to substantially change the prosecution of the fishery, these negative impacts are expected to be minor relative to the current conditions. Given this information, impacts to ESA listed species are expected to be similar to those provided in alternative 1 A , negligible to slight negative.

As mentioned above, it's possible that alternative 1B and its sub-alternatives would result in a reduced risk of latent effort re-entering the fishery in future years, which could possibly increase the rates of interactions with protected species. However, the re-entry of latent effort is difficult to predict, and the sub-alternatives under 1B may result in different combinations of vessels being eliminated. Because all 1B sub-alternatives eliminate vessels with little or no recent summer flounder activity, and because conditions that would theoretically cause latent permits to re-enter the fishery are highly uncertain and are likely to vary based on individual businesses considerations, it is difficult to draw meaningful conclusions about the differences in the magnitude of impacts of each sub-alternative on protected resources. For example, it is impossible to demonstrate that alternative 1B-1 (eliminating 516 MRIs) will have meaningfully different impacts from alternative 1B-3 (eliminating 389 MRIs; Table 49). However, in general, sub-alternatives eliminating more MRIs will theoretically have a greater impact on reductions in permit capacity, meaning a greater reduction in the potential for future re-entry of latent effort. In that sense, relative to alternative 1 A , the sub-alternatives under alternative 1 B may afford varying levels of positive impacts to protected species, with the level of positive impacts be greatest for alternative 1B-1 (eliminates the most permits), followed by alternative $1 \mathrm{~B}-2$, and so on in numerical order through alternative 1B-7 (which eliminates the least amount of permits). Based on this and the information provided above, relative Alternative 1A, the impacts of Alternative 1B and its sub-alternative on protected species are likely to range from negligible to moderately positive.

### 7.1.5 Impacts to Human Communities

Alternatives for federal moratorium permit qualifications may have an impact on human communities by impacting permit holders (both those who requalify and those who do not under various alternatives), as well as their fishing communities and ports, including associated fishing businesses.

As described above, overall summer flounder landings will still be constrained by the annual commercial quotas, which should remain the primary driving factor for overall fishery effort in a given year. Requalification of moratorium permits under alternative 1B would result in a smaller pool of vessels eligible to participate in the fishery. However, most eliminated MRIs under each sub-alternative under 1B are associated with little (or no) activity for summer flounder in recent years; therefore, the overall nearterm impacts of reducing permit capacity under alternative 1B are likely to be small, as described below.

### 7.1.5.1 Alternative 1A: No Action/Status Quo (Preferred)

The no action/status quo alternative 1A would make no changes to the current pool of eligible vessels or permitting requirements. This alternative is associated with the highest number of summer flounder permits remaining eligible ( 940 MRIs currently exist for summer flounder, meaning 940 summer flounder moratorium permits are currently eligible to be issued). The magnitude and direction of impacts of
alternative 1A to individual vessels depends on the potential for latent effort to re-enter the fishery, which is difficult to predict; thus, the impacts are presented as a range of possible outcomes.

If conditions remain similar to the past few years in terms of fishery participation (which can be influenced by factors such as overall quota levels, market factors, restrictions in other fisheries, or broader economic factors, among other things) then the distribution of effort among vessels will remain similar to the current distribution. In this case, alternative 1 A would have minimal impacts (positive or negative) to human communities, as this alternative would not change revenues or other socioeconomic metrics for fishery participants and their communities.

If conditions change and inactive or low activity permits increase their landings of summer flounder (as the result of constraints in other fisheries, quota reallocation through this action, market factors, etc.), some permit holders that are currently active in the fishery may experience negative socioeconomic impacts as the result of limited quotas being further spread among participants. The fishing communities associated with these permit holders also could experience negative impacts. The magnitude of these effects would depend on the degree of re-entry to the fishery and how active the formerly latent vessels become, which is difficult to predict.

If many latent vessels re-enter the fishery and/or these vessels begin landing substantial amounts of summer flounder, more restrictive management measures would likely be necessary for all summer flounder vessels to ensure that quotas are not exceeded. Because there are several hundred inactive or mostly inactive federal permits (Table 50; Table 51), the capacity for summer flounder landings from these vessels is theoretically large, however, the likelihood of a large proportion of these vessels becoming active in the fishery is uncertain and probably low.

Slight positive socioeconomic impacts are possible under alternative 1 A for those current permit holders with low or no activity, as these vessels would retain the flexibility to target summer flounder in the future and may increase their revenues from summer flounder if that flexibility was utilized. Some of these benefits may be limited if an influx of effort results in tighter management measures. Under a scenario where latent effort does re-enter the fishery, socioeconomic impacts at the vessel level would likely range from slight positive (for inactive/low activity permit holders who choose to re-enter the fishery) to slight negative (to all currently active summer flounder permit holders and communities if there is a notable influx of latent effort).

Quota reallocation options under alternative set 2 may influence the degree of re-entry to the fishery and associated distributional impacts. Under a revised state-by-state allocation system, whether latent permit holders re-enter the fishery may be driven by how their state allocation and resulting measures change. Participants in some states that have been inactive in recent years may be incentivized to target summer flounder if their state's quota is increased. Under a scup model system (alternative 2D-1 or 2D-2), the winter quota periods would have no state-level measures or quotas. Under this scenario, latent permits (especially those associated with vessels capable of fishing offshore in the winter) may re-enter the fishery if coast-wide winter period measures are appealing enough compared to their particular state measures in recent years.

Overall, the impacts of alternative 1A to the fishery as a whole are likely to be negligible, but for individual participants and communities could range from slight negative to slight positive. An influx of effort is theoretically possible under alternative 1 A , resulting in an increase in revenue for some vessels and a decrease in revenue for others. The efficiency of the vessels entering the fishery would have to be compared against those already active in the fishery to quantify the precise economic impacts. Under
alternative 1 A there may be no changes to current conditions (and therefore no impacts to human communities). Alternatively, there could be slight positive impacts (for permit holders exercising flexibility to fish for summer flounder) and slight negative socioeconomic impacts (due to effort being spread among more participants).

Compared to alternative 1 B , alternative 1 A is expected to have slightly less negative socioeconomic impacts on low/no activity permit holders and their associated fishing businesses (although the impacts of all alternatives are expected to be small). Similarly, alternative 1A would have less positive impacts to active participants in the fishery compared to 1 B , since alternative 1 A would not prevent federal latent effort from re-entering the fishery.

### 7.1.5.2 Alternative 1B: Requalification of Existing Federal Moratorium Permits (Non-Preferred)

Alternative 1B would reduce the number of eligible federal summer flounder moratorium permits, to varying degrees depending on the sub-alternative selected. Under each sub-alternative for permit requalification, impacts to human communities will depend primarily on how many permits are eliminated and how active these permits have been in recent years.

The fishery will still be constrained by annual catch and landings limits, therefore, overall fishery effort in a given year would not be expected to be heavily impacted by any of the 1B sub-alternatives. Summer flounder is a high demand species and it is likely that utilization rates will remain high. Therefore, a reduction in permit capacity is not likely to drive landings each year but will impact the pool of vessels that are eligible to participate in the fishery. Alternative 1B may impact the distribution of effort depending on how active eliminated permits have been or would be in the future.

Impacts to human communities from alternative 1 B could include near-term economic impacts through elimination of current effort and opportunity, as well as longer-term economic impacts resulting from reduced potential for latent effort to re-enter the fishery.

Direct near-term, and possibly long-term, negative economic impacts may occur to non-requalifying permit holders that have landed some summer flounder in recent years, and their associated communities. Near-term negative economic impacts would not be expected for permits that are completely inactive, as these vessels are not currently generating any revenue from summer flounder. For permit holders that requalify, near-term and long-term positive economic impacts are possible since overall effort may be spread among a smaller pool of vessels, possibly leading to higher revenues for some vessels.

The magnitude of economic impacts to vessels that requalify and those that do not would depend on a) how many permits are eliminated and b) how active those eliminated permits have been in recent years (i.e., how much landings and revenue they have generated). The more summer flounder landings and revenues that are associated with each group of eliminated permits under each sub-alternative, the larger the distributional impacts will be. Impacts will also depend on what other species eliminated vessels are able to fish for and how dependent are they on summer flounder, with vessels that are more dependent on summer flounder experiencing more negative impacts. Due to the low landings evident in recent years across many eliminated MRIs, it is likely that most eliminated vessels are not heavily dependent on summer flounder.

Table 50 describes the number of eliminated MRIs under each sub-alternative along with their associated landings and revenues over the 5-year time period of August 1, 2009 through July 31, 2014. ${ }^{34}$ Over this

[^30]time period, all eliminated MRIs under these alternatives are associated with very little or no summer flounder landings in recent years (ranging from 0 to 131,302 total pounds for all eliminated permitholders over this time period, or $0 \%$ to $0.32 \%$ of coastwide landings).
Table 51 shows the same analysis over the fishing years 2013-2017. Over these years, eliminated MRIs under these alternatives are associated with slightly higher summer flounder landings and revenues, though they are still a relatively small portion of coastwide landings and revenues (ranging from $0.14 \%$ to $3.04 \%$ of landings and from $0.18 \%$ to $3.19 \%$ of revenues). This appears to indicate that there was a small influx of effort for summer flounder after the publication of the control date on August 1, 2014.

Table 50: Comparison of impacts of sub-alternatives under Alternative 1B, in terms of associated number of moratorium rights eliminated, with associated landings and revenues between August 1, 2009 and July 31, 2014. Landings thresholds under each sub-alternative refer to commercial landings of summer flounder associated with each MRI.

| Subalternative under 1B | Time Period | Landings Threshold | \# MRIs Eliminated (\%) | Combined <br> landings (lb) <br> from eliminated <br> MRIs, $8 / 1 / 09$ - <br> $7 / 31 / 14$ | \% of coastwide summer flounder landings, $8 / 1 / 09$ - $7 / 31 / 14$ | Combined exvessel revenue 8/1/09-7/31/14 | \% of coastwide summer flounder revenue, 8/1/097/31/14 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1B-1 | $\begin{aligned} & 8 / 1 / 09-7 / 31 / 14 \\ & (5 \mathrm{yrs}) \end{aligned}$ | $\geq 1,000 \text { pounds }$ cumulative | 516 (55\%) | 24,529 | 0.04\% | \$54,395 | 0.05\% |
| 1B-2 | $\begin{aligned} & 8 / 1 / 09-7 / 31 / 14 \\ & (5 \mathrm{yrs}) \end{aligned}$ | At least 1 pound in any year | 448 (48\%) | 0 | 0.00\% | \$0 | 0.00\% |
| 1B-3 | $\begin{aligned} & 8 / 1 / 04-7 / 31 / 14 \\ & (10 \mathrm{yrs}) \end{aligned}$ | $\geq 1,000 \text { pounds }$ cumulative | 389 (41\%) | 5,713 | 0.01\% | \$10,980 | 0.01\% |
| 1B-4 | $\begin{aligned} & 8 / 1 / 04-7 / 31 / 14 \\ & (10 \mathrm{yrs}) \end{aligned}$ | At least 1 pound in any year | 306 (33\%) | 0 | 0.00\% | \$0 | 0\% |
| 1B-5 | $\begin{aligned} & 8 / 1 / 99-7 / 31 / 14 \\ & (15 \mathrm{yrs}) \end{aligned}$ | $\begin{aligned} & \geq 1,000 \text { pounds } \\ & \text { cumulative } \end{aligned}$ | 295 (31\%) | 2,896 | 0.01\% | \$7,016 | 0.01\% |
| 1B-6 | $\begin{aligned} & 8 / 1 / 94-7 / 31 / 14 \\ & (20 \mathrm{yrs}) \end{aligned}$ | At least 1 pound in $20 \%$ of years (i.e., in at least 4 years over this 20-year period) | 271 (29\%) | 181,302 | 0.32\% | \$326,034 | 0.28\% |
| 1B-7 | $\begin{aligned} & 8 / 1 / 94-7 / 31 / 14 \\ & (20 \mathrm{yrs}) \end{aligned}$ | $\geq 1,000$ pounds cumulative | 233 (25\%) | 2,414 | 0.00\% | \$5,619 | 0.00\% |

Table 51: Comparison of impacts of sub-alternatives under Alternative 1B, in terms of associated number of moratorium rights eliminated, with associated landings and revenues between January 1, 2013 through December 31, 2017. Landings thresholds under each sub-alternative refer to commercial landings of summer flounder associated with each MRI.

| Subalternative under 1B | Time Period | Landings Threshold | \# MRIs <br> Eliminated <br> (\%) | Combined landings (lb) from eliminated MRIs, 1/1/1312/31/17 | $\begin{gathered} \hline \text { \% of coastwide } \\ \text { summer } \\ \text { flounder } \\ \text { landings, } 1 / 1 / 13-12 / 31 / 17 \\ \hline \end{gathered}$ | Combined exvessel revenue 1/1/13-12/31/17 | \% of coastwide summer flounder revenue, $1 / 1 / 13$ 12/31/17 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1B-1 | $\begin{aligned} & 8 / 1 / 09-7 / 31 / 14 \\ & (5 \mathrm{yrs}) \end{aligned}$ | $\geq 1,000 \text { pounds }$ cumulative | 516 (55\%) | 1,083,694 | 3.04\% | \$3,540,052 | 3.19\% |
| 1B-2 | $\begin{aligned} & 8 / 1 / 09-7 / 31 / 14 \\ & (5 \mathrm{yrs}) \end{aligned}$ | At least 1 pound in any year | 448 (48\%) | 663,985 | 1.86\% | \$2,326,859 | 2.1\% |
| 1B-3 | $\begin{aligned} & 8 / 1 / 04-7 / 31 / 14 \\ & (10 \mathrm{yrs}) \end{aligned}$ | $\geq 1,000$ pounds cumulative | 389 (41\%) | 503,356 | 1.41\% | \$1,613,440 | 1.46\% |
| 1B-4 | $\begin{aligned} & 8 / 1 / 04-7 / 31 / 14 \\ & (10 \mathrm{yrs}) \end{aligned}$ | At least 1 pound in any year | 306 (33\%) | 334,151 | 0.94\% | \$1,117,053 | 1.01\% |
| 1B-5 | $\begin{aligned} & 8 / 1 / 99-7 / 31 / 14 \\ & (15 \mathrm{yrs}) \end{aligned}$ | $\geq 1,000$ pounds cumulative | 295 (31\%) | 109,573 | 0.31\% | \$393,944 | 0.36\% |
| 1B-6 | $\begin{aligned} & 8 / 1 / 94-7 / 31 / 14 \\ & (20 \mathrm{yrs}) \end{aligned}$ | At least 1 pound in $20 \%$ of years (i.e., in at least 4 years over this 20-year period) | 271 (29\%) | 290,894 | 0.81\% | \$946,917 | 0.85\% |
| 1B-7 | $\begin{aligned} & 8 / 1 / 94-7 / 31 / 14 \\ & (20 \mathrm{yrs}) \end{aligned}$ | $\geq 1,000 \text { pounds }$ cumulative | 233 (25\%) | 48,464 | 0.14\% | \$204,436 | 0.18\% |

In analyzing the economic impacts of the requalification alternatives, it is also important to consider how dependent vessels are on summer flounder for their fishing revenue. Below is a breakdown of activity levels and revenue dependency on summer flounder for moratorium right IDs (MRIs) that did not meet the requalification criteria under the various alternatives. The focus is on non-qualifiers since those qualifying MRIs would not be affected. MRIs are associated with different permits over time. ${ }^{35}$ Vessel revenue in 2017 is presented here for vessels that have been attached to the same non-qualifying MRI since the start of 2017.

A large number of permits associated with MRIs that did not meet requalification criteria also did not actively fish during 2017; roughly $60 \%$ of non-requalifying MRIs were active (for any species) under all seven alternatives (Table 52). Of those $60 \%$ that were active, the vast majority did not fish for summer flounder in 2017 ( $3.9 \%-12.0 \%$ of active non-requalifying MRIs were active in the summer flounder fishery; Table 53). Of those that did fish for summer flounder in 2017, a relatively small percentage of revenue was associated with summer flounder (2.8-8.5\%). Nevertheless, some vessels would have to change their fishing behavior if they failed to requalify.

Table 52: Activity of non-qualifying MRIs in any fishery during 2017.

| Alternative | \# Non- <br> Qualifying <br> MRIs | \# Attached to same <br> permit since start of <br> $\mathbf{2 0 1 7}$ | \# Active in <br> any fishery <br> in 2017 | \# Inactive in <br> $\mathbf{2 0 1 7}$ | \% Active in any <br> fishery in 2017 |
| :---: | :---: | :---: | :---: | :---: | :---: |
| $\mathbf{1 b - 1}$ | 516 | 471 | 291 | 180 | $61.8 \%$ |
| $\mathbf{1 b - 2}$ | 448 | 409 | 237 | 172 | $57.9 \%$ |
| $\mathbf{1 b - 3}$ | 389 | 355 | 221 | 134 | $62.3 \%$ |
| $\mathbf{1 b - 4}$ | 306 | 281 | 165 | 116 | $58.7 \%$ |
| $\mathbf{1 b - 5}$ | 295 | 273 | 174 | 99 | $63.7 \%$ |
| $\mathbf{1 b}-6$ | 271 | 254 | 157 | 97 | $61.8 \%$ |
| $\mathbf{1 b - 7}$ | 233 | 213 | 129 | 84 | $60.6 \%$ |

Table 53: Non-qualifying MRIs active in the summer flounder fishery in 2017, and revenue dependence on summer flounder.

| Alternative | \# Active in <br> fluke fishery | \% Active in fluke <br> fishery (relative to all <br> non-requalifying MRIs <br> actively fishing in 2017) | Avg. fluke <br> revenue | Avg. total <br> revenue | Percent <br> revenue <br> from fluke |
| :---: | :---: | :---: | :---: | :---: | :---: |
| 1b_1 | 35 | $12.0 \%$ | $\$ 32,973$ | $\$ 731,940$ | $4.5 \%$ |
| 1b_2 | 19 | $8.0 \%$ | $\$ 48,306$ | $\$ 713,012$ | $6.8 \%$ |
| 1b_3 | 16 | $7.2 \%$ | $\$ 27,072$ | $\$ 831,898$ | $3.3 \%$ |
| 1b_4 | 7 | $4.2 \%$ | $\$ 53,930$ | $\$ 636,991$ | $8.5 \%$ |
| 1b_5 | 9 | $5.2 \%$ | $\$ 24,614$ | $\$ 752,186$ | $3.3 \%$ |
| 1b_6 | 10 | $6.4 \%$ | $\$ 22,793$ | $\$ 807,745$ | $2.8 \%$ |
| 1b_7 | 5 | $3.9 \%$ | $\$ 24,105$ | $\$ 382,190$ | $6.3 \%$ |

[^31]According to these analyses, even though a substantial portion of summer flounder permits may be eliminated under some alternatives (ranging from $25 \%$ to $55 \%$ of current MRIs), the overall portion of summer flounder landings and revenues that would be eliminated under any 1 B sub-alternative is relatively low and is spread among a few hundred vessels. This indicates that the magnitude of overall impacts is likely to be low, although impacts may vary at the vessel level based on each vessel's recent activity. Near-term positive (for remaining permit holders) or negative economic impacts (for eliminated permit holders) are in general likely to be small or negligible, though some vessels eliminated from the fishery may experience moderate negative impacts if they have recently invested in this fishery or increased effort for summer flounder. Most vessels with eliminated permits would not see a substantial reduction in revenues given that most vessels are landing very small amounts of summer flounder on average and are very unlikely to be highly dependent on the summer flounder fishery. Remaining vessels are unlikely to see a substantial near-term economic benefit from reduced permit capacity in the fishery.

In addition to the near-term impacts of a reduced pool of participants, sub-alternatives under alternative 1B would also lead to reduced potential for future expansion of latent effort. As described above under alternative 1A, broader management or economic conditions could drive latent permit holders to re-enter the fishery for summer flounder (e.g., restrictions in other fisheries, quota reallocation, market conditions, etc.) if they are still permitted. The sub-alternatives under alternative 1B would prevent re-entry to a degree, and/or would reverse some of the re-entry that appears to have occurred since publication of the control date. The reduced potential for latent effort would have positive economic impacts on remaining vessels, and possibly on their communities depending on the community's characteristics, by reducing the likelihood of needing to spread quota between a larger number of vessels, and reducing uncertainty about whether measures would need to be restricted due to an influx of latent effort. Permit holders with eliminated summer flounder permits could experience negative economic impacts due to not having the opportunity to target summer flounder in the future. Some fishing communities may experience mixed impacts from these alternatives, depending on their associated permit holders and how many requalify.

It is worth noting that this alternative has no impact on state level permits. Re-entry of latent effort would still be possible in state waters under this alternative (in some states, depending on current and future statelevel restrictions), confounding the impacts of reductions in federal permit capacity.

Analysis of the number of MRIs eliminated (including permits in CPH) by state was also conducted for each sub-alternative (Table 54). The "home port" of a vessel as indicated by the owner on the official U.S. Coast Guard documentation was used to associate an approximate number of MRIs with each state, to describe general possible impacts by state. However, home port does not necessarily reveal where these vessels typically land, as some vessels are permitted to land in multiple states. A small number of permits that would be eliminated under alternative 1B identify their home port in states that are outside the management unit (i.e., Texas and Florida).

Among the states with affected permits, some states have more eliminated permits than others. In terms of home port states that stand to lose the most summer flounder MRIs under Alternative 1B, Massachusetts ranks highest for all sub-alternatives. For Massachusetts, the percentage of their MRIs eliminated under each sub-alternative ranges from $38 \%$ to $77 \%$, indicating that there are many inactive federal permits associated with a Massachusetts home port. New Jersey ranks second highest in terms of eliminated MRIs under most sub-alternatives. All states stand to lose significantly more MRIs with a shorter qualification period (sub-alternatives $1 \mathrm{~B}-1$ and 1B-2), and when looking at a longer qualification period (subalternatives 1B-6 and 1B-7), the clear majority of MRIs not requalifying are in the northern region of the fishery (Table 54). Although some states would have a high proportion of permits eliminated under some
sub-alternatives, it is important to remember that the previously described analysis of recent effort indicates that individual eliminated permits are mostly associated with little or no summer flounder landings in recent years, with cumulative landings over several hundred vessels under all options making up a small percentage of coastwide landings. Thus, despite having a high number or proportion of eliminated permits on paper for some states, the actual socioeconomic impact on those states is expected to be fairly small.

Table 54: Number of MRIs requalifying (REQ.) and eliminated (ELIM.) under each 1B sub-alternative by state of home port. $\mathrm{C}=$ Confidential.

|  | 1B-1 |  | 1B-2 |  | 1B-3 |  | 1B-4 |  | 1B-5 |  | 1B-6 |  | 1B-7 |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| port <br> state | REQ. | ELIM. | REQ. | ELIM. | REQ. | ELIM. | REQ. | ELIM. | REQ. | ELIM. | REQ. | ELIM. | REQ. | ELIM. |
| ME | 3 | 39 | 3 | 39 | 9 | 33 | 14 | 28 | 19 | 23 | 22 | 20 | 23 | 19 |
| NH | C | 14 | C | 13 | C | 13 | 6 | C | 4 | 11 | 6 | C | 5 | 10 |
| MA | 83 | 276 | 106 | 253 | 142 | 217 | 180 | 179 | 187 | 172 | 203 | 156 | 223 | 136 |
| RI | 76 | 12 | 76 | 12 | 81 | C | 83 | 5 | 83 | C | 81 | 7 | 83 | C |
| CT | 15 | C | 17 | 7 | 16 | 8 | 18 | 6 | 17 | C | 14 | 10 | 19 | C |
| NY | 55 | 35 | 62 | 28 | 62 | 28 | 66 | 24 | 67 | 23 | 69 | 21 | 68 | 22 |
| NJ | 94 | 74 | 117 | 51 | 122 | 46 | 142 | 26 | 139 | 29 | 141 | 27 | 146 | 22 |
| PA | C | C | 3 | C | C | C | C | C | C | C | C | C | C | C |
| DE | 0 | C | 0 | C | 0 | C | 0 | C | 0 | C | 0 | C | 0 | C |
| MD | C | C | C | C | 4 | C | 5 | 0 | 4 | C | 4 | C | 4 | C |
| VA | 23 | 32 | 30 | 25 | 33 | 22 | 38 | C | 41 | 14 | 45 | 10 | 48 | C |
| NC | 69 | 17 | 72 | 14 | 78 | 8 | 79 | 7 | 81 | 5 | 80 | 6 | 84 | C |
| FL | 0 | C | 0 | C | 0 | C | 0 | C | 0 | C | C | C | C | C |
| TX | C | 0 | C | 0 | C | 0 | C | 0 | C | 0 | C | 0 | C | 0 |

Overall, impacts from the sub-alternatives under 1B are expected to vary by individual permit holder and by fishing community, depending on the degree of activity of eliminated vessels and the extent to which each sub-alternative prevents re-entry of latent effort into the fishery. The socioeconomic impacts of each sub-alternative under 1B at the vessel level is likely to range from slight positive (for remaining permit holders and their communities due to the reduced potential for re-entry of latent effort) to moderate negative (for eliminated permit holders, due to likely small to moderate losses in revenues as well as lost flexibility to fish for summer flounder in the future).

Among the sub-alternatives considered, the magnitude of expected impacts at the vessel level is likely to vary slightly between each sub-alternative in the short-term based on the analysis of 2013-2017 landings and revenues shown in Table 51. As a percentage of overall coastwide landings and revenues, the highest magnitude of negative impacts (to eliminated permit holders) and positive impacts (to remaining permit holders) are likely to occur from alternative 1B-1 due to having the highest associated landings and revenues for summer flounder, followed in order by alternative 1B-2, 1B-3, 1B-4, 1B-6, 1B-5, and 1B-7 (Table 51). Again, these impacts are likely to be overall small, but would be expected to vary more at the individual vessel level.

Compared to alternative 1A, alternative 1B and its sub-alternatives are expected to have moderately more adverse socioeconomic impacts on eliminated individual permit holders and their associated fishing businesses (although the impacts of all alternatives are expected to be small). Similarly, alternative 1A would have fewer positive impacts to active participants in the fishery compared to 1 B , since alternative 1 A would not prevent federal latent effort from re-entering the fishery.

### 7.1.6 Summary of Impacts of Alternative Set 1

Because overall fishery effort is not expected to be heavily influenced by these alternatives, and catch and landings will remain driven by annual limits, each alternative should have no impacts to minor impacts on the summer flounder stock, non-target species, habitat, or protected resources compared to their current condition as described in the sections above. This results in moderate positive impacts to the summer flounder stock and non-target species, indirect slight negative impacts to habitat, and slight negative to slight positive impacts to protected resources under all alternatives. Impacts of sub-alternatives under 1B will be primarily socioeconomic impacts to individual permit holders and fishing communities. However, given the small magnitude of recent summer flounder landings and revenues from eliminated permits under requalification alternatives, the short-term impacts of these alternatives are likely to be small overall. There is some uncertainty associated with the long-term socioeconomic impacts depending on the realistic potential for latent effort to re-enter the fishery, as described above. A summary of impacts to each VEC is provided in Table 55.

Table 55: Summary of impacts of Alternative Set 1: requalification of existing commercial moratorium permits.

|  |  | Expected Impacts |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Alt. | Description | Summer flounder | Nontarget species | Habitat | Protected <br> Resources | Human communities ${ }^{\text {a }}$ |
| 1A | No action/status quo | Moderate + | Moderate $+$ | Slight - | $\begin{aligned} & \text { Slight - to } \\ & \text { slight + } \end{aligned}$ | No impact if conditions remain similar; slight - if incentives to re-enter fishery change; slight + to latent permit holders due to flexibility |
| 1B-1 | Requalify at $\geq 1,000$ pounds cumulatively over 8/1/09-7/31/14 (5 yrs) | Moderate + | Moderate $+$ | Slight - | $\begin{aligned} & \text { Slight - to } \\ & \text { slight + } \end{aligned}$ | No impact to moderate (for eliminated permit holders), no impact to slight + (for remaining permit holders) |
| 1B-2 | Requalify at $\geq 1$ pound in any year from 8/1/09-7/31/14 (5 yrs) | Moderate + | Moderate $+$ | Slight - | $\begin{aligned} & \text { Slight - to } \\ & \text { slight + } \end{aligned}$ | No impact to moderate (for eliminated permit holders), no impact to slight + (for remaining permit holders) |
| 1B-3 | Requalify at $\geq 1,000$ pounds cumulatively over 8/1/04-7/31/14 ( 10 yrs ) | Moderate + | Moderate $+$ | Slight - | $\begin{aligned} & \text { Slight - to } \\ & \text { slight + } \end{aligned}$ | No impact to moderate (for eliminated permit holders), no impact to slight + (for remaining permit holders) |
| 1B-4 | Requalify at $\geq 1$ pound of summer flounder in any one year from $8 / 1 / 04-$ 7/31/14 (10 yrs). | Moderate + | Moderate $+$ | Slight - | $\begin{aligned} & \text { Slight - to } \\ & \text { slight + } \end{aligned}$ | No impact to moderate (for eliminated permit holders), no impact to slight + (for remaining permit holders) |
| 1B-5 | Requalify at $\geq 1,000$ pounds cumulatively over 8/1/99-7/31/14 (15 yrs) | Moderate + | Moderate $+$ | Slight - | $\begin{aligned} & \text { Slight - to } \\ & \text { slight + } \end{aligned}$ | No impact to moderate (for eliminated permit holders), no impact to slight + (for remaining permit holders) |
| 1B-6 | Requalify at $\geq 1 \mathrm{lb}$ in $20 \%$ of years $8 / 1 / 94-$ 7/31/14 (20 yrs; i.e., at least 1 lb of landings is required in any 4 years over this time period). | Moderate + | Moderate $+$ | Slight - | $\begin{aligned} & \text { Slight - to } \\ & \text { slight + } \end{aligned}$ | No impact to moderate (for eliminated permit holders), no impact to slight + (for remaining permit holders) |
| 1B-7 | Requalify at $\geq 1,000$ pounds cumulatively over 8/1/94-7/31/14 ( 20 yrs ). | Moderate + | Moderate $+$ | Slight - | $\begin{aligned} & \text { Slight - to } \\ & \text { slight + } \end{aligned}$ | No impact to moderate (for eliminated permit holders), no impact to slight + (for remaining permit holders) |

${ }^{\text {a }}$ All impacts to human communities are uncertain and likely mixed depending on the stakeholder/community affected, as described above.

### 7.2 IMPACTS OF ALTERNATIVE SET 2: COMMERCIAL QUOTA ALLOCATION

This alternative set contains options for reallocation of the annual commercial quota for summer flounder. The allocation alternatives are fully described in section 5.2 and briefly recapped here.

Alternative 2A (no action/status quo) would make no changes to the current commercial allocations established on the basis of 1980-1989 landings history (section 5.2.1).

Alternative 2B (Adjust State Quotas Based on Recent Biomass Distribution) would modify state-bystate allocations by accounting for a shift in relative exploitable biomass by region between 1980-1989 and 2007-2016. There are two sub-options for calculating the change in relative exploitable biomass and applying this change to revised allocations. Both options would shift allocation from the Southern region (states of New Jersey through North Carolina) to the Northern region (states of New York through Maine).

Alternative 2C (Revise State Allocations Above a Commercial Quota Trigger Point) would create state allocations that vary with overall stock abundance and resulting commercial quotas. For all years when the annual commercial quota is at or below a specified annual commercial quota trigger level, the state allocations would remain status quo. In years when the annual coastwide quota exceeded the specified trigger, the trigger amount would be distributed according to status quo allocations, and the additional quota beyond that trigger would be distributed by equal shares (with the exception of Maine, New Hampshire, and Delaware, which would split $1 \%$ of the additional quota). Alternative 2C has three sub-alternatives for different annual coastwide quota triggers. The preferred alternative for commercial quota allocation is alternative $2 \mathrm{C}-3$, which would set the annual coastwide quota trigger at 9.55 million pounds, as described in section 5.2.3.

Alternative 2D ('Scup Model" Quota System for Summer Flounder) would allocate quota into three unequal seasonal periods, as is done for scup. During the two winter periods, January-April ("Winter I") and November-December ("Winter II"), a coastwide quota system would be implemented in conjunction with a system of coastwide possession limits and other measures. In a "Summer" period, May-October, a state-by-state quota system would be implemented by the Commission, and state-specific measures would be set to constrain landings to the summer period state quotas. Alternative 2 D has two sub-alternatives for exempting or not exempting the state of Maryland from this allocation system.

The quota reallocation alternatives under alternative set 2 are not expected to impact overall fishing effort in terms of annual catch and landings (i.e., total removals of summer flounder from the commercial fishery), which will remain driven by annual catch and landings limits. The allocation alternatives will primarily affect access to the resource at the state/and or individual fishing vessel level within the management unit, depending on the allocation option selected. This could result in a somewhat modified distribution of fishing effort in space and time, as described below, and is expected to modify the distribution of landings (and thus revenues) by state and port. Changes in access to summer flounder quota could also impact effort in terms of the total number and duration of trips and hauls for summer flounder if modified allocations result in a change in participation in the fishery terms of vessel sizes or gear types; however, in general the fishery is expected to remain dominated by trawl gear.

Changes in the distribution of effort as the result of reallocation are generally difficult to predict, as effort is influenced by many factors. Characteristics of the commercial fishery, including seasonal effort, spatial effort, gear types used, and landings by state are described in section 6.5 of the Affected Environment in this document. From these descriptions, some general patterns of fishing effort can be described to provide a basis for predicting the general range of impacts of each reallocation alternative. In general, the
commercial fishery for summer flounder varies seasonally and by region, with larger trawl vessels generally fishing offshore on the continental shelf in the winter months (approximately late October through April) and with summer effort (approximately May through early October) taking place primarily in state waters ( $0-3$ miles from shore), corresponding with the seasonal inshore-offshore migrations of summer flounder (see section 6.1.3.1.) As described in section 6.5.1.2.3., during November-April, over $75 \%$ of the landings are estimated to originate from federal waters. May, September, and October see a more balanced mix of federal and state waters harvest, while June-August harvest occurs mostly in state waters. In the summer, more of the fishery is prosecuted in state waters with smaller vessels using a wider variety of gear types. While bottom trawls are still the dominant gear type in the summer, other gear types, such as hand lines, gill nets, and other gear types are more commonly used compared to the winter fishery. Larger vessels (classified as vessels 51 tons or larger) are dominant in the winter offshore fishery, while during the spring and early fall, more of a mix of small and larger vessels participate.

By state, the commercial fisheries in Virginia and North Carolina are clearly dominated by large trawl vessels fishing offshore in the winter. These states heavily influence the regional (states New York and north vs. states New Jersey and South) patterns of fishing effort described in section 6.5.1.2, which show that southern region revenues tend to originate from offshore on the outer continental shelf. In contrast, Northern region revenues are more concentrated inshore off of Block Island Sound/Eastern Long Island, although the Northern states derive revenue from offshore fishing as well. States other than Virginia and North Carolina tend to have more of a mix of gear types, vessel sizes, and dominant months of commercial summer flounder effort (see section 6.5.1.2).

As the result of reallocation alternatives in this document, some location and/or timing of commercial summer flounder effort could change, which could affect each VEC, although the magnitude and direction of impacts are difficult to predict. Offshore winter fishing effort locations are not expected to change substantially, as the larger vessels that typically participate in this season have historically been more mobile vessels that target prime summer flounder fishing locations offshore even when long steam times are required to do so. For this fleet, footprints of fishing effort do not necessarily closely correlate with distance from state of landing.

However, it is possible that there could be a shift in the balance of offshore vs. inshore effort under some reallocation alternatives, due to changes in the allocation for states that are dominant in the winter fishery. In addition, nearshore effort observed mainly in the summer months (prosecuted by a variety of vessel types with more representation from smaller day boats) may see a small to moderate shift in location under some reallocation alternatives, as discussed below; however, the extent to which this may occur is difficult to predict and would depend on other factors such as management response to increased or decreased quotas. These possibilities are explored further below.

Because the overall catch will remain driven by annual catch limits, reallocation alternatives in general are not expected to affect the stock status of summer flounder, leading to positive overall impacts on the target resource. For non-target species and protected resources, the possible changes in distribution of fishing effort could lead to changes in interaction rates that may influence stock status, although these effects are highly uncertain, as discussed below. For habitat, any effort shifts resulting from reallocation are not expected to change the overall footprint of fishing effort for summer flounder, over which fishing effort for many species has taken place for many years. However, continued fishing effort within this footprint will continue to result in slight negative impacts to habitats within this area. For human communities, this action is expected to have socioeconomic impacts that would vary by state and by
individual participants and their communities, based on changes in the distribution of access and revenues from the resource.

### 7.2.1 Impacts to the Target Stock

### 7.2.1.1 Alternative 2A: No Action/Status Quo (Non-Preferred)

Alternative 2A would maintain current quota allocations described in Table 10 (section 5.2.1). This is expected to result in moderate positive impacts to the summer flounder stock, since the fishery would continue to be managed to prevent overfishing and to prevent the stock from becoming overfished. The summer flounder stock will continue to be managed under ACLs and AMs as required by the MSA, with the commercial fishery managed under an annual commercial quota derived from the commercial ACL and based on the best scientific information available. Alternative 2A does not modify the current allocation and thus would not be expected to cause changes in the distribution of effort or participation in the fishery.

When compared to alternatives $2 \mathrm{~B}-2 \mathrm{D}$, alternative 2 A is expected to result in a similar magnitude of moderate positive impacts. None of these alternatives are expected to change the overall level of effort in the fishery, which will continue to be constrained by ACLs and the annual commercial quota. The changes in commercial allocation under alternatives $2 \mathrm{~B}, 2 \mathrm{C}$, and 2 D are expected to result in changes in the distribution of effort and participation by state and individual fishing vessels, however, these changes are not expected to result in biological effects on the summer flounder stock that would modify stock status, as described below. Therefore, the positive impacts to summer flounder from both alternatives are not expected to meaningfully differ in their magnitude.

### 7.2.1.2 Alternative 2B: Adjust State Quotas Based on Recent Biomass Distribution (Non-Preferred)

Alternative 2B, under either of its sub-alternatives 2B-1 and 2B-2, would shift quota allocation from the Southern region of the management unit (North Carolina through New Jersey) to the Northern region (New York through Maine). Under alternative 2B-1, the total amount of allocation shifted from the South to the North would be $6 \%$ (with Northern states increasing their relative allocations by $19 \%$ and southern states decreasing their relative allocations by $9 \%$ ), while under 2B-2, allocation shifted to the North from the South would $13 \%$ of the coastwide allocation (with the Northern states increasing their allocations by $40 \%$ and the Southern states decreasing theirs by $19 \%$ ). This alternative would thus increase access to the fishery for vessels in Northern states, possibly leading to changes in effort distribution. Any changes in fishery effort would depend on the characteristics of each state's fishery and how management responded to increased or decreased quotas, as well as additional external factors that may drive regional effort fluctuations, like local market conditions.

Although changes in the distribution of fishing effort by state and by fishing vessel may occur under alternatives 2B-1 and 2B-2, this is not expected to affect the biological characteristics of the summer flounder stock in a way that would impact overall stock status. Summer flounder is managed and assessed as a single unit stock, and there is currently no evidence to suggest that relatively small to moderate scale changes in the location of fishing effort would impact stock status, if overall effort in the fishery remains constrained. As described above, it is possible that under both alternatives 2B-1 and 2B-2 that effort may shift toward Northern states, especially nearshore effort. It is likely that the location of offshore effort will remain similar to current condition, for reasons described in the beginning of section 7.2. It is possible that a slight shift in the balance between winter offshore fishing and summer inshore fishing may occur, with slightly more effort possibly shifting to nearshore areas, although this is difficult to predict and depends on each state's future management measures. Any such shift is likely to be small to moderate in magnitude. Virginia and North Carolina (which mostly participate in the winter fishery) are expected to
remain dominant players during the winter months under alternatives $2 \mathrm{~B}-1$ and $2 \mathrm{~B}-2$, although perhaps to a slightly lesser extent than under the status quo. Increased allocation in the North may result in larger Northern vessels increasing their offshore fishery participation, offsetting any decreases in North Carolina and Virginia offshore effort. Any shifts in fishing effort as the result of reallocation are unlikely to have a meaningful biological impact on the stock.

Shifts in timing of fishing effort are also difficult to predict. Most states spread their fishing effort throughout the year using open and closed seasons along with other management measures. Shifts in timing of fishing effort under alternatives 2B-1 and 2B-2 could occur, but would depend on management responses to modified allocations and would vary by state. The timing of fishing effort can also vary based on market factors such as price, and may vary from year to year, so the effect of these alternatives on timing is highly uncertain.

Overall, alternatives $2 \mathrm{~B}-1$ and $2 \mathrm{~B}-2$ are expected to have moderate positive impacts on the summer flounder resource, as they will work within the existing management framework that aims to prevent negative biological impacts to the stock. All states, regardless of an allocation increase or decrease, will still be required to set management measures to control effort and landings within their revised allocation. Accountability measures will still be in place, including a landings-based accountability system at the state level, and overall catch-based accountability evaluated annually.

Compared to other alternatives in alternative set 2 , alternatives $2 \mathrm{~B}-1$ and $2 \mathrm{~B}-2$ are likely to have a similar magnitude of moderate positive impacts to the summer flounder stock. All alternatives maintain the current management to the annual catch and landings limits, which is designed to prevent overfishing and prevent the stock from becoming overfished. There is not expected to be a notable difference in the biological outcomes between alternative 2B-1 and 2B-2.

### 7.2.1.3 Alternative 2C: Revise State Allocations Above a Commercial Quota Trigger Point (SubAlternative 2C-3 Preferred)

Similar to alternatives 2A and 2B, alternative 2C is not expected to impact the overall removals of summer flounder from the commercial fishery, but would impact the distribution of effort among states in years when the annual commercial quota is above a certain trigger. The effects of this redistribution would differ from those of alternative 2B, in that there is not a broader North/South pattern of increased/decreased allocation. Instead, some states receive increased allocations under increasing quotas, and some states lose a portion of their allocation under increasing quotas.

As summarized in section 5.2.3, the state allocations would vary as the annual commercial quota grows beyond the specified trigger. For quotas up to the trigger point, allocations remain status quo. As the annual commercial quota level grows beyond the quota trigger, the state quota allocation percentages get closer together, i.e., with increasing quotas above the trigger, quota is distributed more evenly among the states (see Figure 6 and Figure 7; section 5.2.3).

The only difference between alternatives $2 \mathrm{C}-1,2 \mathrm{C}-2$, and $2 \mathrm{C}-3$ is the specific trigger used. Alternative $2 \mathrm{C}-1$ specifies an 8.40 million pound trigger, while $2 \mathrm{C}-2$ specifies a 10.71 million pound trigger, and 2 C 3 uses a 9.55 million pound trigger. These differences impact how often future quotas would exceed the trigger. Table 13 and Figure 5 in section 5.2.3 indicate that for alternative 2C-1, historically between 19932018, the 8.40 million trigger has been exceeded in 22 of 26 of these years; for alternative 2C-2, the trigger has been exceeded in 17 of 26 of these years; and for alternative 2C-3, the trigger has been exceeded in 21 of 26 years. It would thus be expected that in at least some future years, the quota would be redistributed slightly compared to status quo allocations.

In years where the quota was at or below the trigger amount, there would be no allocation changes and impacts would be identical to those described under alternative 2A (no action/status quo). As annual quotas grow beyond the quota trigger, the allocation for the states of Rhode Island, New Jersey, Virginia, and North Carolina (states that currently have less than $12.375 \%$ of the coastwide allocation) decreases, and the allocation for all other states increases.

As with alternative 2B, the small to moderate shifts in allocation under annual quotas exceeding the trigger are not expected to affect the biological characteristics of the summer flounder stock in a way that would impact overall stock status, since summer flounder is managed and assessed as a single unit stock and overall catch in the fishery will remain constrained by the ACL. Any shifts in allocation away from the states of Rhode Island, New Jersey, Virginia and North Carolina are small to moderate and would likely not occur every year, and would not have a substantial impact on the health of the overall summer flounder population.

Overall, as with alternative 2 B , alternatives $2 \mathrm{C}-1$ through $2 \mathrm{C}-3$ are expected to have moderate positive impacts on the summer flounder resource, as they will work within the existing management framework that aims to prevent negative biological impacts to the stock. All states will still be required to control effort and landings within their revised allocation. Accountability measures will still be in place, including a landings-based accountability system at the state level, and overall catch-based accountability evaluated annually.

Compared to other alternatives in alternative set 2 , alternatives $2 \mathrm{C}-1,2 \mathrm{C}-2$, and $2 \mathrm{C}-3$ are likely to have a similar magnitude of moderate positive impacts to the summer flounder stock. All alternatives maintain the current management to the annual catch and landings limits, which is designed to prevent overfishing and prevent the stock from becoming overfished. Although alternative $2 \mathrm{C}-1$ would result in modified allocations more often than alternative 2C-2 and 2C-3, and 2C-3 would result in modified allocations more often than $2 \mathrm{C}-2$, there is not expected to be a notable difference in the biological outcomes between these sub-alternatives.

### 7.2.1.4 Alternative 2D: Implement "Scup Model" Quota System for Summer Flounder (NonPreferred)

Under alternative 2D, the same annual catch and landings limits and accountability measures as discussed above would remain in place to constrain summer flounder removals. This is expected to result in the same impacts as described for alternatives 2A-2C; moderate positive impacts on the stock, for similar reasons as described above. Alternatives 2D-1 and 2D-2 are not expected to result in the summer flounder stock becoming overfished.

The difference between alternatives 2D-1 and 2D-2 is that 2D-1 exempts the state of Maryland, while 2D2 does not. This very slightly modifies the seasonal quota period allocations and the state summer quota periods as described in section 5.2.4. Because Maryland has a relatively small fishery (about seven vessels directing on summer flounder) and a relatively small percent of the current quota allocation (about 2\%), the practical differences between these alternatives with regard to their impact on the summer flounder resource is expected to be negligible. In either case, the state of Maryland, like other states, will still be required to implement measures that constrain effort and harvest to the appropriate levels. Thus, alternatives 2D-1 and 2D-2 are expected to have the same magnitude of moderate positive impacts on the summer flounder resource.

While overall catch and landings will still be driven by annual catch and landings limits and associated measures, among all commercial allocation alternatives, the effects of alternative 2D on effort and
participation are the most difficult to predict. Alternatives 2D-1 and 2D-2 would open the winter months (January-April and November-December) to any properly permitted summer flounder vessel, under consistent coastwide management measures. While possession limits, fishery closures triggers, and other mechanisms would be put in place to control harvest throughout the winter periods and constrain landings to the period quotas, there is some management uncertainty associated with the expected level of participation in these seasonal fisheries and with what specific management restrictions would be necessary to effectively manage commercial harvest during these periods.

It is difficult to predict whether and how latent effort may re-enter the fishery if there were fewer constraints on participation in the winter. Depending on current state level restrictions that may be preventing some vessels from targeting summer flounder, the scup model allocation system may result in increased participation. In addition, under current state management, not every vessel is able to fish at the same times of the year due to state level seasonal restrictions, but under alternative 2 D , there is more likely to be many vessels participating at once. Depending on the coastwide management measures selected (possession limits, closure triggers, etc.), managers may experience some difficulty in constraining effort and landings, especially in the first few years of implementation. It is uncertain how this alternative would impact summer flounder discards, but if winter open seasons for summer flounder close quickly due to a high volume of activity, it is possible that this alternative could lead to increased discarding relative to the other allocation alternatives. Thus, while overall, alternatives $2 \mathrm{D}-1$ and $2 \mathrm{D}-2$ are expected to have moderate positive impacts on summer flounder, these alternatives are likely to have slightly less positive impacts compared to alternatives 2 A through 2 C due to the introduction of additional management uncertainty and the possible increased difficulty in controlling catch and landings under this alternative.

### 7.2.2 Impacts to Non-Target Species

Primary non-target species identified for the commercial summer flounder trawl fishery, as described in section 6.2, are several species of skate, spiny dogfish, Northern sea robin, black sea bass, and scup. Nontarget species could be affected by the alternatives for reallocation if these alternatives were expected to change rates of interaction with the summer flounder fishery in a manner that would influence the stock status or the biological sustainability of non-target species, although the likelihood of this occurring is highly uncertain.

Commercial allocation alternatives, as described above, are not expected to influence overall coastwide effort, however, there is the possibility that alternatives $2 \mathrm{~B}, 2 \mathrm{C}$, and 2D could affect spatial and temporal effort trends within this overall effort. Changes in participation resulting from reallocation could also influence the number of total annual trips and hauls for summer flounder, if the composition of gear types and/or vessel sizes changed substantially, although it is highly uncertain to what extent this would occur, if at all. Overall, the fishery is highly likely to remain dominated by trawl vessels, with mesh size restrictions that are unlikely to change substantially. The potential impacts of each alternative depend on each non-target species' existing stock status and how likely reallocation alternatives are to change that status. Impacts to non-target species from commercial allocation alternatives are expected to range from slight negative to moderate positive, depending on the alternative and the non-target species, as described below.

### 7.2.2.1 Alternative 2A: No Action/Status Quo (Non-Preferred)

As described in section 7.2.1, alternative 2 A would make no changes to the current allocations. As with impacts to summer flounder, this alternative would result in moderate positive impacts to non-target species that currently have a positive stock condition, since this alternative would contribute to maintaining that positive stock status.

The stock conditions of non-target species relevant to this action are described in Table 48. With the exception of thorny skate (overfished status) and Northern sea robin (status unknown), none of the nontarget species are experiencing overfishing or are currently overfished. Most of these fisheries (with the exception of sea robin) are currently managed by the MAFMC or NEFMC. These fisheries would continue to be managed to prevent overfishing and to prevent the stock from becoming overfished under the requirements of the MSA, based on the best scientific information available. Incidental dead catch of MSA managed species is accounted for through the setting and monitoring of ACLs and AMs.

Alternative 2A would result in no reallocation and therefore no resulting changes in effort or changes in the prosecution of the fishery. Thus, impacts to non-target species from this alternative are expected to be overall moderate positive as they would maintain the positive stock status of most relevant non-target species. For species with unknown or overfished (thorny skate) stock status, alternative 2 A would be expected to slight negative to no impacts, as it would be expected to maintain the current overfished or unknown stock status for these species. Given the condition of most non-target species, overall, alternative 2 A would result in moderate positive impacts for non-target species.

As described below, the impacts of alternatives 2B through 2D, are more uncertain relative to non-target species. As such, there is some uncertainty when comparing alternative 2 A to other allocation alternatives. If the other allocation alternatives did not shift effort or change the prosecution of the fishery, alternative 2 A would have the same magnitude of moderate positive impacts on non-target species. If the other allocation alternatives modified effort in a manner that negatively impacted non-target species, as discussed below, then alternative 2 A would have more positive impacts on non-target species compared to other alternatives.

### 7.2.2.2 Alternative 2B: Adjust State Quotas Based on Recent Biomass Distribution (Non-Preferred)

As described in section 7.2.1.2, alternative 2B, under either of its sub-alternatives 2B-1 and 2B-2, would shift quota allocation from the Southern region of the management unit (North Carolina through New Jersey) to the Northern region (New York through Maine). Under alternative 2B-1, the total amount of allocation shifted from the South to the North would be $6 \%$ (with Northern states increasing their relative allocations by $19 \%$ and southern states decreasing their relative allocations by $9 \%$ ), while under 2B-2, allocation shifted to the North from the South would $13 \%$ of the coastwide allocation (with the Northern states increasing their allocations by $40 \%$ and the Southern states decreasing theirs by $19 \%$ ).

It is possible that alternatives 2B-1 and 2B-2 could lead to regional effort changes or other changes in the prosecution of the fishery (e.g., changes in gear type composition or number of total hauls) that could affect interaction rates with non-target species. It is unclear to what extent this may occur, and if interaction rates did change, if it would have a meaningful impact on the stock status of non-target species. Small to moderate scale changes in the locations of fishing effort could increase or decrease localized interaction rates with non-target species. Depending on the distribution of non-target species, the effects of effort redistribution on non-target species are likely to range from slight negative to slight positive. Most non-target species relevant to this action are distributed throughout the range of summer flounder, however, any non-target species that may have higher densities in more northerly areas may experience increased interactions under alternative 2B. Likewise, non-target species that have lower densities toward the southern end of the management unit may see decreased interactions that could have slight positive impacts on the stock. These effects are highly uncertain, especially given that the overlap in habitat preferences for summer flounder and non-target species may vary by region. Interaction rates with nontarget species are also influenced by factors like seasonality of effort, which as previously mentioned, is difficult to predict under various reallocation alternatives.

Because overall current conditions for non-target species are positive (with the exception of thorny skate, which is overfished, and Northern sea robin, which is unknown), if no changes or relatively minor changes in the distribution of effort occurred, the result would likely be moderate positive impacts on non-target species due to the maintenance of current stock conditions (the same impacts as alternative 2A). As described above, if effort or other fishery patterns change, slight negative to slight positive impacts are possible.

Thus, the overall impacts of alternatives 2B-1 and 2B-2 could range from slight negative (if interaction rates changed enough to negatively impact the biological characteristics of non-target stocks) to moderate positive (if little change in interaction rates occurred, or if reallocation reduced interaction rates enough to positively impact stock condition).

As described above, alternatives 2B-1 and 2B-2 would both likely result in some effort shift toward Northern states, especially nearshore effort. Alternative 2B-2 results in a more substantial shift compared to 2B-1, and thus between the two alternatives, alternative 2B-2 has a higher potential for slight negative impacts (if effort distribution changes negatively influence non-target interactions).

As described under alternative 2 A , there is some uncertainty when comparing alternatives $2 \mathrm{~B}-1$ and $2 \mathrm{~B}-$ 2 to other allocation alternatives. Alternatives $2 \mathrm{~B}-1$ and $2 \mathrm{~B}-2$ could have the same magnitude of moderate positive impacts on non-target species as alternative 2 A , if non-target species interactions did not notably change under these alternatives. If fishing effort distribution did change in a manner influencing nontarget species interactions, it is possible that alternatives 2B-1 and 2B-2 could have either slightly more negative impacts or slightly more positive impacts compared to alternative 2 A , due to the possibility of increased or decreased interactions with non-target species as the result of shifts in fishing effort. Because alternatives 2C and 2D have similar uncertainties regarding the range of impacts as alternative 2B, these three alternatives are likely to have a similar range of the magnitude of impacts.

### 7.2.2.3 Alternative 2C: Revise State Allocations Above a Commercial Quota Trigger Point (SubAlternative 2C-3 Preferred)

Similar to alternative 2B, the impacts of alternative 2 C are uncertain, and specifically for alternative 2 C , would vary by year depending on the annual quota and how it influenced the final state allocations.

In years where the quota was at or below the trigger amount, there would be no allocation changes and non-target species impacts would be identical to those described under alternative 2 A (no action/status quo).

Alternative 2C in some years would result in higher allocations to most states except for Rhode Island, New Jersey, Virginia, and North Carolina, which would see decreased allocations. Thus, there is not as clear of a north/south shift in allocation, although there may be some northerly shift in effort since Virginia and North Carolina currently have the highest percentages of the allocation. Overall changes in effort or fishery prosecution under this alternative are difficult to predict, and thus a range of possible impacts are possible in years when the quota exceeds the reallocation trigger.

As with alternative 2B, because overall current conditions for non-target species are positive (with the exception of thorny skate, which is overfished, and Northern sea robin, which is unknown), if no changes or relatively minor changes in the distribution of effort occurred, the result would likely be moderate positive impacts on non-target species due to the maintenance of current stock conditions (the same impacts as alternative 2A). As described above, if effort or other fishery patterns change, slight negative to slight positive impacts are possible.

Thus, the overall impacts of alternatives 2C-1 through 2C-3 could range from slight negative (if interaction rates changed enough to negatively impact the biological characteristics of non-target stocks) to moderate positive (if little change in interaction rates occurred, or if reallocation reduced interaction rates enough to positively impact stock condition). The difference between the three 2 C sub-alternatives is the annual quota trigger, which would impact in how many future years the allocation is modified. Alternative 2C-1 is likely to have a higher magnitude of impacts (positive or negative depending on the state) in the longterm compared to alternative $2 \mathrm{C}-2$ and $2 \mathrm{C}-3$ given that the trigger is lower and thus allocations would be modified more frequently under this alternative. Similarly, alternative $2 \mathrm{C}-3$ would have a slightly higher magnitude of negative or positive impacts compared to alternative 2C-2.

As described under alternative 2 A , there is some uncertainty when comparing alternative $2 \mathrm{C}-1$ through $2 \mathrm{C}-3$ to other allocation alternatives. Sub-alternatives under 2C could have the same magnitude of moderate positive impacts on non-target species as alternative 2 A , if non-target species interactions did not notably change under these alternatives. If fishing effort distribution did change in a manner influencing non-target species interactions, it is possible that alternative 2Ccould have either slightly more negative impacts or slightly more positive impacts compared to alternative 2 A , due to the possibility of increased or decreased interactions with non-target species as the result of shifts in fishing effort. Because alternatives 2B and 2D have similar uncertainties regarding the range of impacts as alternative 2C, these three alternatives are likely to have a similar range of the magnitude of impacts. However, alternative 2C is also variable by year and in some years would have impacts that are identical to or close to status quo (alternative 2A).

### 7.2.2.4 Alternative 2D: Implement "Scup Model" Quota System for Summer Flounder (NonPreferred)

The impacts to non-target species from alternative 2D are highly uncertain given that effort changes, and general changes in the prosecution of the fishery under this alternative, are very difficult to predict. Overall catch and landings of summer flounder will still remain driven by annual catch and landings limits and associated measures, however there may be regional shifts or inshore/offshore shifts in effort that occur, but it is not possible to predict to what extent this would occur without knowing which vessels would likely participate and what management measures may be put in place to constrain harvest during the coastwide winter quota periods.

Alternative 2D-1 (Maryland exemption) and alternative 2D-2 (no Maryland exemption) are very unlikely to have meaningful differences in terms of impacts to non-target species. Maryland has a small summer flounder fishery (about seven vessels directing on summer flounder) and a relatively small percent of the current quota allocation (about $2 \%$ ). The Maryland fishery is thus unlikely to have substantially different non-target species or interaction rates compared to comparable vessels in other states. Thus, alternatives $2 \mathrm{D}-1$ and 2D-2 are expected to have the same magnitude of impacts ranging from slight negative to moderate positive on non-target species.

Compared to alternative 2 A , if major changes in the distribution of effort and prosecution of the fishery do not occur, then alternative 2 D would have similar moderate positive impacts as alternative 2 A . If fishing effort distribution did change in a manner influencing non-target species interactions, it is possible that alternatives 2D-1 and 2D-2 could have either slightly more negative impacts or slightly more positive impacts compared to alternative 2 A , due to the possibility of increased or decreased interactions with nontarget species as the result of shifts in fishing effort. Because alternatives 2 B and 2 C have similar uncertainties regarding the range of impacts as alternative 2 D , these three alternatives are likely to have a similar range of the magnitude of impacts.

### 7.2.3 Impacts to Physical Habitat and EFH

### 7.2.3.1 Alternative 2A: No Action/Status Quo (Non-Preferred)

Alternative 2 A is not expected to alter the prosecution of the fishery in any way that would directly either improve or degrade the quality of habitat. The summer flounder fisheries operate in areas that have been fished for many years, not only for summer flounder but for a variety of species, with a variety of gear types, and this is not expected to change under this alternative, which simply maintains the current allocations and is not expected to alter overall effort levels, times and areas fished, or gear types used in the fishery. However, this alternative does allow continued access to the fishery for summer flounder vessels which are known to interact with habitat through their operation, especially trawl vessels that account for most landings.

As described in Table 47, alternatives that allow continued interaction with habitat are expected to maintain the current condition of habitats that have been degraded by fishing effort. As such, while alternative 2 A is not expected to increase current rates of habitat degradation, this alternative is associated with continued fishing effort that is expected to have continued slight negative impacts to habitat and EFH.

Alternative 2 A is expected to have the same slight negative impacts as alternatives $2 \mathrm{~B}, 2 \mathrm{C}$, and 2 D , as described below.

### 7.2.3.2 Alternative 2B: Adjust State Quotas Based on Recent Biomass Distribution (Non-Preferred)

 As described in the sections above, as with alternative 2 A , the two sub-alternatives under 2 B are not expected to result in changes in overall catch and landings in the fishery. While these alternatives may alter the distribution of effort by region, as described above, these changes are not expected to negatively impact habitat beyond its current condition. The summer flounder fishery has been prosecuted for many years, and the overall footprint of the fishery is unlikely to change. Alternatives 2B-1 and 2B-2 are unlikely to drive effort into places that are not currently impacted by the summer flounder fishery or by trawl effort for the many other species targeted in the Greater Atlantic region.Like alternative 2A, sub-alternatives under 2B would result in slight negative impacts to habitat, as they maintain current slight negative habitat impacts of fishing effort. Compared to other allocation alternatives, alternative 2 B is likely to result in the same magnitude of slight negative impacts.

### 7.2.3.3 Alternative 2C: Revise State Allocations Above a Commercial Quota Trigger Point (SubAlternative 2C-3 Preferred)

Like alternatives 2 A and 2 B , alternative 2 C is not expected to result in a modified overall footprint of fishing effort for summer flounder and it not expected to increase the level of habitat impacts in any areas within that footprint. The areas fished have been fished for many years by a variety of gear types and fisheries. Alternatives $2 \mathrm{C}-1,2 \mathrm{C}-2$, and $2 \mathrm{C}-3$ would result in the same magnitude of slight negative impacts on habitat, resulting from continued fishing effort. Compared to other allocation alternatives, alternative 2 C is likely to result in the same magnitude of slight negative impacts.

### 7.2.3.4 Alternative 2D: Implement "Scup Model" Quota System for Summer Flounder (NonPreferred)

Like other allocation alternatives, alternative 2 D is not expected to result in a modified overall footprint of fishing effort for summer flounder and it not expected to increase the level of habitat impacts in any areas within that footprint. The areas fished have been fished for many years by a variety of gear types and fisheries. Alternatives 2D-1 and 2D-2 would result in the same magnitude of slight negative impacts
on habitat, resulting from continued fishing effort. Compared to other allocation alternatives, alternative 2 D is likely to result in the same magnitude of slight negative impacts.

### 7.2.4 Impacts to Protected Resources

As described above in the introduction to section 7, the impacts on protected resources may vary between ESA-listed and MMPA-protected species. For ESA-listed species, any action that could result in take of ESA-listed species is expected to have some level of negative impacts, including actions that reduce interactions. Under the MMPA, the impacts of the proposed alternatives would vary based on the stock condition of each protected species and the potential for each alternative to impact fishing effort. For marine mammal stocks/species that have their PBR level reached or exceeded, some level of negative impacts would be expected from any alternative that has the potential to interact with these species or stocks. For species that are at more sustainable levels (i.e., PBR levels have not been exceeded), any action not expected to change fishing behavior or effort such that interaction risks increase relative to what has been seen in the fishery previously, may have positive impacts by maintaining takes below the PBR level and approaching the Zero Mortality Rate Goal (Table 47). Taking the latter into consideration, the overall impacts on the protected resources VEC for each alternative take into account impacts on ESA-listed species, impacts on marine mammal stocks in good condition (i.e., PBR level has not been exceeded), and marine mammal stocks that have reached or exceeded their PBR level.

The quota reallocation alternatives are not expected to heavily influence overall effort for summer flounder, which will remain driven by annual catch and landings limits. The primarily effect of the allocation alternatives under alternative set 2 will be on fishery access and effort among states in the management unit, which may or may not have notable effects on where the bulk of fishing effort occurs. As described above, offshore fishing effort (which mostly occurs in the winter by larger trawl vessels) may not change substantially, as more mobile vessels will continue to fish in prime summer flounder fishing locations offshore. Inshore effort (prosecuted by a mix of vessels with more small day boats participating) may see a small to moderate shift under reallocation alternatives, as discussed below; however, the extent to which this may occur is difficult to predict and would depend on other factors such as management response to increased or decreased quotas. It is possible that under some options there could be a shift in the proportion of offshore vs. inshore effort.

Interactions with protected resources (ESA listed and MMPA protected species) are difficult to predict as they depend on many factors, including local environmental factors. Combined with the uncertainty of exactly how effort or the prosecution of the fishery may change under reallocation options, any resulting changes in interaction rates with ESA-listed or MMPA-protected species is highly uncertain; therefore, a range of possible impacts is provided.

Overall, the commercial quota reallocation alternatives could have potential impacts on protected resources ranging from moderate positive to moderate negative, with moderate positive to moderate negative impacts likely on non-ESA listed marine mammals, and negligible to moderate negative impacts likely for ESA-listed species.

### 7.2.4.1 Alternative 2A: No Action/Status Quo (Non-Preferred)

## MMPA (Non-ESA Listed) Species Impacts

As described in section 7.1.4, the summer flounder fishery overlaps with the distribution of non-ESA listed species of marine mammals (cetaceans and pinnipeds). As a result, marine mammal interactions with fishing gear used to prosecute the commercial fishery are possible (i.e., otter trawls, see section 6.4).

Ascertaining the risk of an interaction and the resultant potential impacts on marine mammals is uncertain because quantitative analyses have not been performed and data are limited (section 6.4). However, we have considered the most recent (2012-2016) information on marine mammal interactions with commercial fisheries (Hayes et al. 2019;
https://www.nefsc.noaa.gov/fsb/take_reports/nefop.html).
Aside from several stocks of bottlenose dolphin, there has been no indication that takes of non-ESA listed species of marine mammals in commercial fisheries have gone beyond levels which would result in the inability of each species population to sustain itself. Specifically, aside from several stocks of bottlenose dolphin, the PBR level has not been exceeded for any of the non-ESA listed marine mammal species identified in section 6.4 (Hayes et al. 2019). Although several stocks of bottlenose dolphin have experienced levels of take that resulted in the exceedance of each species PBR level, take reduction strategies and/or plans have been implemented to reduce bycatch in the fisheries affecting these species (Atlantic Trawl Gear Take Reduction Strategy, Bottlenose Dolphin Take Reduction Plan, effective April 26, 2006 (71 FR 24776)). These efforts are still in place and are continuing to assist in decreasing bycatch levels for these species. Although NEFOP observer reports ${ }^{36}$ and the most recent five years of information presented in Hayes et al. (2019) are a collective representation of commercial fisheries interactions with non-ESA listed species of marine mammals, and do not address the effects of the summer flounder fishery specifically, the information does demonstrate that thus far, operation of any fishery has not resulted in a collective level of take that threatens the continued existence of non-ESA listed marine mammal populations, aside from those species (bottlenose dolphin stocks) noted above.

Taking into consideration the above information, and the fact that there are non-listed marine mammal stocks/species whose populations may or may not be at optimum sustainable levels, impacts of alternative 2A on non-ESA listed marine mammal species are likely to range from slight negative to slight positive. As noted above, there are some marine mammal stocks/species that are experiencing levels of interactions that have resulted in exceedance of their PBR levels. These stocks/populations are not at an optimum sustainable level and therefore, the continued existence of these stocks/species is at risk. As a result, any potential for an interaction is a detriment to the species/stocks ability to recover from this condition. As interactions with non-ESA listed marine mammals are possible under alternative 2 A , for these species/stocks with a current sub-optimal stock condition, alternative 2 A is likely to result in negative impacts to these species; however, given that effort and interaction rates are not expected to change under alternative 2 A , the magnitude of negative impacts is expected to be small.

Alternatively, there are also many non-ESA listed marine mammals that, even with continued fishery interactions, are maintaining an optimum sustainable level (i.e., PBR levels have not been exceeded) over the last several years. For these stocks/species, it appears that the fishery management measures that have been in place over this timeframe have resulted in levels of effort that equate to interaction levels that are not expected to impair the stocks/species ability to remain at an optimum sustainable level. These fishery management measures, therefore, have resulted in indirect slight positive impacts to these non-ESA listed marine mammal species/stocks. Should future fishery management actions maintain similar operating condition as they have over the past several years, it is expected that these slight positive impacts would remain. Thus, given that alternative 2 A is not expected to change fishing effort relative to the status quo, the impacts of alternative 2 A on these non-ESA listed species of marine mammals with positive stock

[^32]conditions are expected to be slight positive (i.e., continuation of current operating conditions is not expected to result in exceedance of any of these stocks/species PBR level).

Based on this information, overall alternative 2 A is expected to have slight negative to slight positive impacts on non-ESA listed species of marine mammals.

## ESA Listed Species Impacts

The summer flounder commercial fishery is prosecuted primarily with bottom trawl gear. As provided in section 6.4, interactions between bottom trawl gear and ESA listed species of large whales have never been observed or documented and therefore, are not expected to pose an interaction risk to these species. However, ESA listed species of sea turtles, Atlantic sturgeon, and Atlantic salmon are vulnerable to interactions with bottom trawls, with interactions often resulting in the serious injury or mortality to the species. Based on this, the summer flounder fishery has the potential to interact with these species and therefore, result in some level of negative impacts to ESA listed species. Interaction risks with protected species are strongly associated with the amount of gear in the water, gear soak or tow time, as well as the area of overlap, either in space or time, of the gear and a protected species (with risk of an interaction increasing with increases in of any or all of these factors). Because alternative 2 A simply maintains the current commercial allocation and will not impact overall effort in a given year, this alternative is not expected to increase or decrease interaction rates with ESA listed species. However, because alternative 2A would maintain current state-level access to the fishery and maintain the possibility of interactions with ESA listed species, negligible to slight negative impacts are expected to result from this alternative.

## Overall Impacts

Overall, alternative 2 A is expected to have slight negative to slight positive impacts on protected resources, with slight negative to slight positive impacts likely on non-ESA listed marine mammals and negligible to slight negative impacts likely for ESA-listed species.

Compared to alternatives $2 \mathrm{~B}-2 \mathrm{D}$, alternative 2 A is likely to have a slightly narrow range of possible negative or positive impacts, given that under this alternative, interactions with protected resources are slightly more predictable and should remain at close to status quo levels. The other commercial allocation alternatives introduce additional uncertainties regarding how fishery effort may change that could theoretically result in higher negative or higher positive impacts to protected resources.

### 7.2.4.2 Alternative 2B: Adjust State Quotas Based on Recent Biomass Distribution (Non-Preferred)

As described above, alternative 2B, under either of its sub-alternatives, would shift quota allocation from the Southern region of the management unit (North Carolina through New Jersey) to the Northern region (New York through Maine). Under alternative 2B-1, the total amount of allocation shifted from the South to the North would be $6 \%$, while under 2B-2, allocation shifted to the North from the South would be $13 \%$ of the coastwide allocation. This increased quota for vessels in Northern states may result in small to moderate changes in the spatial or temporal patterns of fishery effort that may impact protected resources. However, the extent to which this may occur is uncertain, and interaction rates between this fishery and specific protected resources as the result of small to moderate effort shifts are difficult to predict.

## MMPA (Non-ESA Listed) Species Impacts

As described above, alternatives 2B-1 and 2B-2 could lead to regional effort changes or other changes in the prosecution of the fishery (e.g., changes in gear type composition or number of total hauls) that could affect interaction rates with protected resources. It is unclear to what extent this may occur, and if interaction rates did change, if it would have a meaningful impact on the stock status of protected
resources. Small to moderate scale changes in the locations of fishing effort could increase or decrease localized interaction rates. Depending on the redistribution of effort, and how that redistribution changes the area of overlap, either in space or time, between the gear and marine mammal species, impacts to nonESA listed marine mammals may be similar to or greater than those under current operating conditions.

Specifically, should the allocation to the northern region result in the redistribution of effort to an area with high overlap with non-ESA listed species of marine mammals, the potential for interactions may increase. Under this scenario, impacts to non-ESA listed species of marine mammals are likely to range from slight negative (i.e., for non-ESA listed species of marine mammals with positive stock condition) to moderate negative (i.e., for non-ESA listed species of marine mammals with sub-optimal stock condition). Alternatively, should the redistribution of effort result in the movement of vessels from an area of high, to an area of low overlap with non-ESA listed marine mammal species, then interactions with non-ESA listed species of marine mammals have the potential to decrease. Under this scenario, impacts to non-ESA listed species of marine mammals are likely to range from moderately positive (i.e., for nonESA listed species of marine mammals with positive stock condition) to slight negative (i.e., for non-ESA listed species of marine mammals with sub-optimal stock condition). These effects are highly uncertain, especially given that the overlap in habitat preferences for summer flounder and non-ESA listed species of marine mammals may vary by region. Interaction rates are also influenced by factors like seasonality of effort, which as previously mentioned, is difficult to predict under various reallocation alternatives.

Thus, the overall impacts of alternatives 2B-1 and 2B-2 on MMPA-protected species could have a broad range from slight to moderate negative (if redistribution of effort results in high overlap with non-ESA listed marine mammal species) or from moderate positive to slight negative (if redistribution of effort results in a reduced overlap with non-ESA listed marine mammal species).

## ESA Listed Species Impacts

The summer flounder commercial fishery is primarily prosecuted with bottom trawl gear. As provided in section 6.4, interactions between bottom trawl gear and ESA listed species of large whales have never been observed or documented and therefore, are not expected to pose an interaction risk to these species. However, ESA listed species of sea turtles, Atlantic sturgeon, and Atlantic salmon are vulnerable to interactions with bottom trawls, with interactions often resulting in the serious injury or mortality to the species. Based on this, the summer flounder fishery has the potential to interact with these species and therefore, result in some level of negative impacts to ESA listed species. Interaction risks with protected species are strongly associated with the amount of gear in the water, gear soak or tow time, as well as the area of overlap, either in space or time, of the gear and a protected species (with risk of an interaction increasing with increases in of any or all of these factors).

Because alternative 2B may shift effort and could possibly impact the composition of gear types used and/or the number of hauls/trips taken (for example, if the balance of large vs. small vessels or inshore vs. offshore effort changed), the allocation under alternative 2B could lead to increased or decreased interactions with ESA listed species of sea turtles, Atlantic sturgeon, or Atlantic salmon. As described above, any action that results in continued takes of ESA-listed species is expected to have some level of negative impacts on those species. Therefore, alternatives 2B-1 and 2B-2 are expected to result in slight to moderate negative impacts on ESA-listed species of sea turtles, Atlantic salmon, and Atlantic sturgeon, and, for the reasons provided above, negligible impacts to ESA listed species of whales.

## Overall Impacts

Overall, the impacts to protected species from alternatives $2 \mathrm{~B}-1$ and $2 \mathrm{~B}-2$ are highly uncertain and depend on exactly how effort and the prosecution of the fishery may change as the result of allocation. Impacts also vary with the stock status of impacted species. Overall, the impacts of alternatives 2B-1 and 2B-2 range from moderate negative to moderate positive.

As described above, alternatives 2B-1 and 2B-2 would both likely result in some effort shift toward Northern states, especially nearshore effort. Alternative 2B-2 results in a more substantial shift compared to 2B-1, and thus between the two alternatives, alternative 2B-2 has a higher potential for impacts of higher magnitude (positive or negative) within the previously described range.

As described under alternative 2 A , there is some uncertainty when comparing alternative $2 \mathrm{~B}-1$ and $2 \mathrm{~B}-2$ to other allocation alternatives. Alternatives 2B-1 and 2B-2 could have the same magnitude of impacts on protected species as alternative 2 A , if protected species interactions did not notably change under these alternatives. If interaction rates did change, it is possible that alternatives $2 \mathrm{~B}-1$ and $2 \mathrm{~B}-2$ would have slightly more negative impacts, or slightly more positive impacts, compared to alternative 2 A , depending on how exactly changes in the fishery influenced interaction rates with protected species. As Alternative 2B is likely to have the same magnitude of possible impacts to protected species compared to alternatives 2 C and 2 D , relative to Alternatives 2 C and 2 D , Alternative 2 B is expected to have negligible impacts to protected species (see below for rationale to support this determination).

### 7.2.4.3 Alternative 2C: Revise State Allocations Above a Commercial Quota Trigger Point (SubAlternative 2C-3 Preferred)

As described above, alternative 2C, under any of its sub-alternatives, would distribute additional quota above a certain trigger point differently than status quo allocations. In years where the quota was at or below this trigger point, allocations would remain status quo. In years where the quota trigger is exceeded, the states of Rhode Island, New Jersey, Virginia, and North Carolina would see a reduction in allocation while other states would have their allocations increased. The scale of these changes would be small to moderate for annual quotas near the trigger and would grow larger as the quotas approached the time series high ( 17.9 million pounds). A moderate to large redistribution of quota could result in small to moderate changes in the spatial or temporal patterns of fishery effort that may impact protected resources. However, the extent to which this may occur is uncertain, and interaction rates between this fishery and specific protected resources as the result of small to moderate effort shifts are difficult to predict.

The range of possible impacts to protected resources from alternative 2 C are very similar to that of alternative 2 B , given that both alternatives are associated with high uncertainty regarding characteristics of possible effort changes and changes in the prosecution of the fishery. Overall catch and landings of summer flounder will remain driven by annual catch and landings limits and associated measures.

For alternative 2 C , in years when the quota is at or below the reallocation trigger, impacts to protected resources would be expected to be identical to those described for alternative 2 A , as the allocations would not change. In this case, impacts on protected resources are expected to range from slight negative to slight positive impacts on protected resources, with slight negative to slight positive impacts likely on non-ESA listed marine mammals and negligible to slight negative impacts likely for ESA-listed species.

In years where the quota is above the reallocation trigger, there may be regional shifts or inshore/offshore shifts in effort that occur due to some states receiving increased allocation and other states decreased allocation, but it is not possible to predict to what extent this would occur. In addition, if shifts did occur, it is not clear to what extent this would affect non-ESA listed marine mammals and ESA-listed species
given that interactions can be highly variable and dependent on a number of factors (e.g., amount of gear in the water, gear soak or tow time, area of overlap of the gear and a protected species).

Overall, as with alternatives 2B and 2D, it is unclear how alternatives 2C-1 through 2C-3 may or may not change interaction risks to protected species relative to status quo conditions. Taking the latter into consideration, depending on the actual changes in the fishery, either sub-alternative could lead to impacts to protected species that range from slight negative to slight positive (similar to Alternative 2A), to impacts that range from moderate negative to moderate positive (similar to Alternatives 2B and 2D). These effects are highly uncertain, especially given that the overlap in habitat preferences for summer flounder and protected species may vary by region. Interaction are also influenced by factors like seasonality of effort, which as previously mentioned, is difficult to predict under various reallocation alternatives.

As described under alternative 2A (No Action/Status Quo), there is some uncertainty when comparing alternative $2 \mathrm{C}-1,2 \mathrm{C}-2$, and $2 \mathrm{C}-3$ to other allocation alternatives. In years where the quota was at or below the trigger point set under each sub-alternative, allocations would remain status quo and therefore, fishing effort would be expected to remain similar to status quo operations. Under this scenario, Alternatives 2C$1,2 \mathrm{C}-2$, and $2 \mathrm{C}-3$ could have the same magnitude of impacts to protected species as alternative 2 A , and therefore, under any of 2C's sub-alternatives, relative to Alternative 2A, impacts to protected species would be negligible. However, if the trigger point set under Alternative 2C-1, 2C-2, or $2 \mathrm{C}-3$ is met, interaction rates may change due to changes in fishing effort. Under this scenario, it is possible that subalternatives under 2C would have slightly more negative impacts, or slightly more positive impacts, compared to alternative 2 A , depending on how exactly changes in the fishery influenced interaction rates with protected species. As Alternative 2C is likely to have the same magnitude of possible impacts to protected species compared to alternatives 2 B and 2D, relative to Alternatives 2 B and 2D, Alternative 2C is expected to have negligible impacts to protected species (see below for rationale to support this determination).

### 7.2.4.4 Alternative 2D: Implement "Scup Model" Quota System for Summer Flounder (NonPreferred)

The impacts to protected resources from alternative 2 D are highly uncertain given that effort changes, and general changes in the prosecution of the fishery under this alternative, are very difficult to predict. Overall catch and landings of summer flounder will still remain driven by annual catch and landings limits and associated measures, however there may be regional shifts or inshore/offshore shifts in effort that occur, but it is not possible to predict to what extent this would occur without knowing which vessels would likely participate and what management measures may be put in place to constrain harvest during the coastwide winter quota periods. In addition, if shifts did occur, it is not clear to what extent this would affect non-ESA listed marine mammals and ESA-listed species given that interactions can be highly variable and dependent on a number of factors (e.g., amount of gear in the water, gear soak or tow time, area of overlap of the gear and a protected species).

Based on the above, alternatives 2D-1 and 2D-2 could lead to modifications in the prosecution of the fishery, such as regional inshore effort shifts, a shift between inshore/offshore effort, changes in gear use, changes in total number of hauls, etc. However, it is unclear how the fishery will respond to either alternative and therefore, to what extent these potential changes in the fishery, relative to status quo, may occur and change effort. As a result, it is unclear how alternatives 2D-1 and 2D-2 may or may not change interaction risks to protected species relative to status quo conditions. Taking the latter into consideration, depending on the actual changes in the fishery, either sub-alternative could lead to impacts to protected species that range from slight negative to slight positive (similar to Alternative 2A), to impacts that range
from moderate negative to moderate positive (similar to Alternatives 2B and 2C). These effects are highly uncertain, especially given that the overlap in habitat preferences for summer flounder and protected species may vary by region. Interaction are also influenced by factors like seasonality of effort, which as previously mentioned, is difficult to predict under various reallocation alternatives.

Alternatives 2D-1 and 2D-2 only differ in their exemption of Maryland, which will continue to fish regardless of which allocation scheme is selected. Because of the small size of Maryland's fleet, whether or not this fishery is exempt is likely to have negligible impacts on protected resources.

As described under alternative 2 A , there is some uncertainty when comparing alternative 2D-1 and 2D-2 to other allocation alternatives. Alternatives 2D-1 and 2D-2 could have the same magnitude of impacts on protected species as alternative 2 A ; under this scenario, impacts to protected species from either of 2D's sub-alternatives, relative to Alternative 2A, would be negligible. However, if fishing effort, relative to status quo conditions, does change in response to either sub-alternative $2 \mathrm{D}-1$ or $2 \mathrm{D}-2$, it is possible that alternatives $2 \mathrm{D}-1$ or $2 \mathrm{D}-2$ could have slightly more negative impacts, or slightly more positive impacts, compared to alternative 2 A , depending on how exactly changes in the fishery influenced interaction rates with protected species. Under this scenario, relative to Alternatives 2B and 2C, Alternative 2D is likely to have the same magnitude of possible impacts to protected species and therefore, relative to Alternatives 2B and 2C, Alternative 2D would be expected to have negligible impacts to protected species.

### 7.2.5 Impacts to Human Communities

The impacts of this alternative set are primarily socioeconomic impacts on states and their fishing communities, including revenues and jobs for vessel owners and crew, shoreside operations, and other associated businesses. Alternatives 2A, 2B, and 2C can be generally described in terms of impacts to states, since they either maintain the status quo (2A) or propose modified state-by-state quotas (2B and 2C). Alternative 2D (the "scup model" allocation) is the most extreme departure from current management given that it opens the winter fishery to any permitted vessel and allows those vessels to land in any port provided they are licensed to land in that state. The impacts of this alternative are the most uncertain, as described below.

### 7.2.5.1 Alternative 2A: No Action/Status Quo (Non-Preferred)

Under alternative 2 A , no changes to the commercial allocation would be made. Summer flounder catch and effort would continue to be constrained by annual catch limits and associated management measures. States would continue to be constrained to their existing state allocation, and the distribution of landings by state would remain similar to the generally stable levels observed since allocations were implemented in 1993 (see Figure 41 and Table 38 in section 6.5.1.2). Typically, landings by state as a percentage of the coastwide landings do not fluctuate much from year to year, since allocations are constant and most states land or come close to landing their quota. Exceptions can occur under special circumstances, such as 20122013 when a high amount of North Carolina landings were landed in Virginia by mutual agreement due to shoaling at Oregon Inlet, NC.

The socioeconomic impacts of the existing allocations have varied depending on the state, although as the allocations have been in place for 25 years, conditions in each state resulting from state allocations have been relatively stable in recent years. Generally, states with more allocation currently experience more positive socioeconomic benefits; however, socioeconomic benefits also vary depending on the management approaches used to achieve each allocation, and with external economic and community factors. Each state manages their fishery differently in terms of total number of participants, possession limits, seasons, and other measures; these measures are a large driver of the social and economic impacts
of the current quotas. Socioeconomic consequences of the current state allocations are also dependent on factors such as local or regional market conditions, dependence of the state's fishing industry on summer flounder, and community resilience characteristics of ports and communities in each state. Overall, the status quo socioeconomic condition relative to commercial allocations is mixed.

Throughout the development of this amendment, states have reported varied socioeconomic impacts resulting from their current allocation share. Some Northern states have reported negative socioeconomic impacts due to a perceived mismatch between their current allocation and summer flounder availability in their waters, especially in recent years as the stock distribution and center of biomass have appeared to shift northward. New York in particular has reported negative socioeconomic impacts of their current allocation as the result of a) perceived problems with the original 1980-1989 landings data used to set current allocations, b) relatively higher availability in waters off of New York relative to their current allocation shares, and c) a disparity in their allocation compared to two nearby states, Rhode Island and New Jersey. Other states have experienced long-term positive socioeconomic impacts from the existing quota allocations, in particular Rhode Island, New Jersey, Virginia, and North Carolina, which have the highest allocation shares and the highest resulting revenues.

Recent socioeconomic information for the commercial summer flounder fishery is provided in section 6.5. Overall, alternative 2A is expected to maintain the current socioeconomic conditions by state, resulting in mixed and variable impacts by state ranging from moderate negative to moderate positive. Compared to the other allocation alternatives, the impacts of alternative 2 A are difficult to determine due to the uncertainty in the impacts of other allocation alternatives, as described below. However, alternative 2A is expected to have impacts of lesser magnitude (negative or positive, depending on the state or region) compared to other alternatives given that it will not actually make changes to the allocation system.
7.2.5.2 Alternative 2B: Adjust State Quotas Based on Recent Biomass Distribution (Non-Preferred) As described above, alternative 2B, under either of its sub-alternatives 2B-1 and 2B-2, would shift quota allocation from the Southern region of the management unit (North Carolina through New Jersey) to the Northern region (New York through Maine). Both sub-alternatives are expected to result in a range of socioeconomic impacts that vary by state, with increased revenues in states New York and north and decreased revenues in states New Jersey and south.

Under alternative 2B-1, the total amount of allocation shifted from the South to the North would be $6 \%$ (with Northern states increasing their relative allocations by $19 \%$ and southern states decreasing their relative allocations by $9 \%$ ), while under 2B-2, allocation shifted to the North from the South would be $13 \%$ of the coastwide allocation (with the Northern states increasing their allocations by $40 \%$ and the Southern states decreasing theirs by $19 \%$ ). Each state's change in revenues is expected to be heavily influenced by the percentage change in that state's allocation, relative to their existing allocation. It is impossible to precisely predict the impacts to revenue and employment from changes in allocation, since the distribution of socioeconomic benefits will vary based on a number of factors. Among these factors are: state/port level interest in and dependence on the summer flounder fishery, current or future state level restrictions on the number of participants, other state management measures to constrain harvest to the allocation, and broader economic resilience of each state and port. The distribution of economic benefits will depend on operation costs, price and other market conditions that vary by location and over time.

Changes in price and revenue, however, can be estimated by plotting prices vs. quantities landed by region and year. These data points are plotted for 2007-2016, and then fitted with a simple linear regression line. As one would expect, higher quantities landed resulted in lower prices for both the Northern (Maine through New York) and Southern (New Jersey through North Carolina) regions (Figure 51 and Figure
52). The curve is steeper (more negative slope) for the Northern Region, suggesting that ex-vessel price decreases at a faster rate with increases in quantity landed as compared to the Southern Region. The higher intercept for the Northern Region however indicates that starting price (when landings=0) is higher than for the Southern Region. The linear regression line fits the data quite well for both regions, though more so for the Northern Region (as indicated by the R-squared values).

It is worth noting that landings for the Northern Region were under 6 million lbs. in each year in the time series, while they exceeded 6 million lbs. in each year (with the exception of 2016) for the Southern Region. Therefore, if the price-quantity relationship fundamentally changes between the existing Northern landings range and Southern landings range, the regressions would be unable to detect this. Since the current allocations have been in place since 1993, it is unlikely that including more years of data would alleviate this issue.


Figure 51: Price-Quantity relationship for summer flounder landed in the Northern Region, 20072016.


Figure 52: Price-Quantity relationship for summer flounder landed in the Southern Region, 20072016.

Overall changes in price and revenue are analyzed using a hypothetical quota that is

1. Equal to the 2018 commercial quota ( 6.39 million pounds), with status quo allocations
2. Alternative 2B-1: $9.1 \%$ lower for Southern states and $19 \%$ higher for Northern states
3. Alternative 2B-2: $19.2 \%$ lower for Southern states and $40.1 \%$ higher for Northern states

Landings for each state are assumed to be equal to that state's quota. This is based on the fact that of the 8 states who receive at least $1 \%$ of the commercial quota, 6 of them landed at least $90 \%$ in each of the last five years (2013-2017). The two states that did not reach $90 \%$ in each year were Virginia (which received $85 \%$ in each year) and Maryland (that reached $65 \%$ each year).

Overall, reallocation scenarios have little impact on fleet-wide revenue (Table 56). Aggregate revenue is estimated to increase by $\$ 0.3$ million ( $1.7 \%$ ) under Alternative $2 \mathrm{~B}-1$ and by $\$ 0.5$ million ( $2.4 \%$ ) under Alternative 2B-2. An important caveat to these results, in addition to the fact that these results are estimated off a linear regression which obviously does not fit the data perfectly, is a possible substitution effect. Landings of other species, as well as imported products, have an impact on summer flounder exvessel prices. These price interactions, while important, are highly involved and are beyond the simplified analysis presented here. Further research on product substitution and import effects is warranted.

Table 56: Estimated Regional Prices and Ex-Vessel Revenue under Alternative 2B Reallocation Scenarios compared to status quo, 2016 USD, using 2018 as the basis for the coastwide commercial quota in each scenario.

| Alternative | Aggregate Quota <br> for North | Aggregate Quota <br> for South | North <br> Price | South <br> Price | Aggregate <br> Revenue |
| :---: | :---: | :---: | :---: | :---: | :---: |
| SQ (2018) | $2,059,114$ | $4,328,627$ | $\$ 4.16$ | $\$ 3.04$ | $\$ 21,712,711$ |
| Alternative 2B1 | $2,450,346$ | $3,934,722$ | $\$ 3.98$ | $\$ 3.13$ | $\$ 22,079,741$ |
| Alternative 2B2 | $2,884,819$ | $3,497,531$ | $\$ 3.79$ | $\$ 3.23$ | $\$ 22,237,865$ |

When regional revenue predictions are carried out using the 2020 commercial quota ( 11.53 million pounds), results change slightly (Table 57). Under Alternative 2B-1, aggregate revenue increases by $\$ 0.6$ million ( $2.0 \%$ ) relative to status quo. Under Alternative 2B-2, aggregate revenue increases by $\$ 0.5$ million ( $1.5 \%$ ) relative to status quo.

Alternative 2B-2 results in the highest predicted revenue under 2018 quotas, while Alternative 2B-1 yields the highest predicted revenue under 2020 quotas. The difference in results is a product of the regression slopes and the total quantity of landings, as well as the usage of linear models. Prices in the Northern Region are slightly more responsive to changes in landings compared to the Southern Region. Under the Action Alternatives, aggregate revenue and prices increase since Northern Region prices begin markedly higher than Southern prices. Though as quantities increase to larger volumes, Northern prices continue to fall at a relatively fast rate, eventually driving down aggregate revenues. The difference between Alternatives 2B-1 and 2B-2 under both quota scenarios, however, is not large ( $\langle \$ 200,000$ ), representing $<1 \%$ of predicted fishery-wide revenue.

Table 57: Estimated Regional Prices and Ex-Vessel Revenue under Alternative 2B Reallocation Scenarios compared to status quo, 2016 USD, using 2020 as the basis for the coastwide commercial quota in each scenario.

| Alternative | Aggregate Quota <br> for North | Aggregate Quota <br> for South | North <br> Price | South <br> Price | Aggregate <br> Revenue |
| :---: | :---: | :---: | :---: | :---: | :---: |
| SQ (2020) | $3,742,123$ | $7,787,877$ | $\$ 3.40$ | $\$ 2.21$ | $\$ 29,919,495$ |
| Alternative 2B1 | $4,453,126$ | $7,079,180$ | $\$ 3.07$ | $\$ 2.38$ | $\$ 30,527,476$ |
| Alternative 2B2 | $5,242,714$ | $6,292,605$ | $\$ 2.71$ | $\$ 2.57$ | $\$ 30,382,919$ |

The size of summer flounder landed can also have an impact on ex-vessel price. During 2007-2016, summer flounder landed in the North Region more frequently fit into the jumbo and unclassified categories, while summer flounder landed in the South Region more frequently fit into the medium and large categories (Figure 53). Based on these percentages alone, it is not possible to tell if fish landed in the North Region are larger (or smaller) on average than those landed in the South. Dealers also do not have universal size standards for market categories (e.g. a medium summer flounder landed in New York may not follow the same size criteria as a medium summer flounder landed in North Carolina).


Figure 53: Summer flounder landings by market category for the Northern and Southern Regions.

Ex-vessel revenue can be better put into context by incorporating trip-level expenses (operating costs). Trip-level averages on an annual basis were calculated for ex-vessel revenue, operating costs, and net revenue. Data is presented for all years in which trip cost estimations are available (2007-2015). All commercial trips that reported landings of summer flounder on their federal VTR were retrieved for these nine years. Trips were then merged with a trip cost estimation model developed by economists at the Northeast Fisheries Science Center Social Sciences Branch. The model estimates all components of operating cost (fuel, bait, ice, oil, etc.) from sample data collected by at-sea observers in the northeast region. Costs are estimated based on trip type, gear, and seasonality. ${ }^{37}$ After incorporating operating costs, dealer data was merged for the purposes of calculating ex-vessel revenue and net revenue per trip. Triplevel averages by region for 2007-2015 are given in Table 58 and Table 59.

The number of trips and the nature of trips catching summer flounder in the two regions is substantially different. There are far more trips taken in the Northern Region, though these trips are about half the length

[^33]of Southern Region trips on average. With shorter trips on average, it is not surprising that summer flounder revenue and total revenue per trip are also lower for trips landing in the Northern Region, on average. Summer flounder also comprises a lower proportion of total revenue for Northern Region trips. Average operating costs per trip are lower in the North, as are net revenues per trip, though total net revenues across all trips for the nine-year period are very close. The substantial differences in trip-level metrics are likely a product of multiple factors. Allocations (and thus state quotas) for summer flounder are cumulatively higher in the South, allowing for larger trip limits and potentially more trips that strictly target summer flounder. Longer trips for the Southern Region may be associated with larger vessels that are able to fish further offshore.

Southern landing trips may be associated with larger vessels that are able to fish further offshore.

Table 58: Northern Region trip-level data (for all trips reporting summer flounder landings), costs and revenues in 2016 USD.

| Year | \# of <br> Trips | Avg. Trip Length (days absent) | Total Days Absent | Fluke Revenue Per Trip | Total Revenue per Trip | Operating Costs per Trip | Net Revenue per Trip | Total Net Revenue (all trips) |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2007 | 8,679 | 0.91 | 7,921 | \$690 | \$4,098 | \$1,474 | \$2,623 | \$22,768,905 |
| 2008 | 9,183 | 0.88 | 8,080 | \$657 | \$3,746 | \$1,853 | \$1,892 | \$17,376,688 |
| 2009 | 9,541 | 0.93 | 8,866 | \$720 | \$3,610 | \$1,117 | \$2,493 | \$23,788,863 |
| 2010 | 11,198 | 0.84 | 9,432 | \$802 | \$3,532 | \$1,109 | \$2,423 | \$27,130,467 |
| 2011 | 11,943 | 0.91 | 10,904 | \$888 | \$5,027 | \$1,423 | \$3,605 | \$43,050,735 |
| 2012 | 11,057 | 0.93 | 10,279 | \$917 | \$5,149 | \$1,421 | \$3,729 | \$41,227,510 |
| 2013 | 11,183 | 0.88 | 9,850 | \$862 | \$4,029 | \$1,375 | \$2,654 | \$29,674,657 |
| 2014 | 10,721 | 0.93 | 9,945 | \$814 | \$4,692 | \$1,320 | \$3,372 | \$36,154,849 |
| 2015 | 10,528 | 0.95 | 10,022 | \$824 | \$4,627 | \$999 | \$3,627 | \$38,186,232 |
| Total | 94,033 | 0.91 | 85,299 | \$752 | \$4,025 | \$1,241 | \$2,783 | \$279,358,906 |

Table 59: Southern Region trip-level data (for all trips reporting summer flounder landings), costs and revenues in 2016 USD.

| Year | \# of <br> Trips | Avg. Trip Length (days absent) | Total Days Absent | Fluke Revenue Per Trip | Total Revenue per Trip | Operating Costs per Trip | Net Revenue per Trip | Total Net Revenue (all trips) |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2007 | 4,151 | 1.57 | 6,526 | \$2,590 | \$7,979 | \$2,772 | \$5,207 | \$21,613,461 |
| 2008 | 3,188 | 1.80 | 5,747 | \$3,647 | \$11,442 | \$3,700 | \$7,742 | \$24,681,890 |
| 2009 | 4,168 | 1.66 | 6,913 | \$2,154 | \$9,373 | \$2,211 | \$7,162 | \$29,851,262 |
| 2010 | 4,174 | 1.80 | 7,524 | \$3,204 | \$11,675 | \$2,851 | \$8,824 | \$36,832,884 |
| 2011 | 4,647 | 1.67 | 7,773 | \$3,261 | \$10,922 | \$2,895 | \$8,028 | \$37,304,787 |
| 2012 | 4,281 | 1.83 | 7,826 | \$3,830 | \$12,700 | \$3,247 | \$9,453 | \$40,467,166 |
| 2013 | 3,925 | 1.87 | 7,337 | \$4,031 | \$11,827 | \$3,291 | \$8,536 | \$33,502,068 |
| 2014 | 3,372 | 1.98 | 6,676 | \$4,750 | \$11,157 | \$3,203 | \$7,954 | \$26,821,727 |
| 2015 | 2,859 | 2.09 | 5,968 | \$6,312 | \$11,675 | \$2,415 | \$9,260 | \$26,473,682 |
| Total | 34,765 | 1.79 | 62,289 | \$3,398 | \$10,166 | \$2,733 | \$7,433 | \$277,548,927 |

Alternative 2B-2 would be expected to have greater positive socioeconomic benefits to the Northern states compared to alternative $2 \mathrm{~B}-1$, as this sub-alternative presents a more substantial shift in allocation from the southern states to the northern states. Likewise, alternative 2B-2 would have more negative socioeconomic impacts on southern states. Under alternative 2B-1, the total amount of allocation shifted from the South to the North would be $6 \%$ (with Northern states increasing their relative allocations by $19 \%$ and southern states decreasing their relative allocations by $9 \%$ ), while under alternative 2B-2, allocation shifted to the North from the South would be $13 \%$ of the coastwide allocation (with the Northern states increasing their allocations by $40 \%$ and the Southern states decreasing theirs by 19\%). In both cases, allocation shifts of this magnitude could have substantial impacts on some states.

Specifically, alternatives 2B-1 and 2B-2 are likely to have high positive impacts for the states of New York through Massachusetts, all of which have important directed fisheries for summer flounder; however, the positive impacts may be mitigated somewhat by expected decreases in average price under higher quota allocation. Slight positive impacts are possible for Maine and New Hampshire given that these northern states do not currently have a directed fishery for summer flounder and currently have a very small portion of the coastwide allocation. The increase in allocation under alternatives 2B-1 and 2B2 would result in Maine and New Hampshire maintaining a very low percentage of the coastwide quota (less than $0.07 \%$ ) and is unlikely to encourage these states to develop directed fisheries for summer flounder. However, increased allocation could result in increased flexibility for fishermen in these states to land and sell a slightly higher total amount of any incidentally caught summer flounder if desired. These states could also transfer their small poundage amounts of allocation to other states.

Alternatives 2B-1 and 2B-2 are expected to have a range of impacts on southern states ranging from slight negative to high negative; however, the negative impacts may be mitigated somewhat by expected increases in average price under lower quota allocation. For most states New Jersey through North Carolina, summer flounder is an important target species, and a loss of $9 \%$ or $19 \%$ of their current allocation (under alternatives 2B-1 and 2B-2, respectively) is likely to result in moderate to high negative impacts in states with directed fisheries. The state of Delaware does not have a directed fishery for summer flounder, but could experience slight negative socioeconomic impacts due to a reduced allocation for summer flounder bycatch. Delaware typically is allocated zero quota at the beginning of each fishing year due to a substantial overage many years ago. A reduced allocation for Delaware would likely ensure that this pattern continues and that summer flounder incidental landings would continue to be restricted in that state.

The general expected impacts of alternatives $2 \mathrm{~B}-1$ and $2 \mathrm{~B}-2$ is summarized in Table 60 . Overall, alternative 2 B is likely to result in a range of impacts from high negative to high positive depending on the state, with alternative 2B-2 having a similar range of impacts but with distributional impacts of somewhat higher magnitude. At a coastwide level, alternative 2B may result in slight increases in aggregate revenue along the coast (as shown when analyzed under both 2018 and 2020 quotas; Table 56 and Table 57); however, this is hard to predict given uncertainties in how effort and prices may change in each region. As summarized above and in Table 56 and Table 57, regional revenue changes are expected to vary slightly depending on the magnitude of the overall coastwide quota.

Compared to the other allocation alternatives, the impacts of alternative 2 B are difficult to determine due to the uncertainty in how vessels will respond and how fishing patterns may change under each alternative. However, alternative 2 B is expected to have impacts of higher magnitude than alternative 2 A , as revised allocations will permanently increase or decrease the quota in each state, likely resulting in more severe positive or negative consequences depending on the state. Compared to alternative 2 C , alternative 2 B is
also more likely to have a higher magnitude of positive or negative impacts (depending on the state), as allocation changes would be permanently revised from status quo, while under 2C there is the potential for status quo allocation and in addition has a higher likelihood that costs/benefits will be shared more equally over time as the quota fluctuates above and below the trigger points. Compared to alternative 2D, the impacts of alternative 2 B are uncertain due to the high uncertainty in how alternative 2 D will modify the fishery. However, alternative 2D is likely to have more severe positive or negative impacts to states and individual businesses as this alternative is more of a departure from the current management system.

Table 60: Expected impacts by state of alternatives 2B-1 and 2B-2.
$\left.\begin{array}{|l|l|l|l|l|}\hline \text { State } & \begin{array}{l}\text { 2B-1 \% } \\ \text { increase/decrease } \\ \text { relative to current } \\ \text { allocation }\end{array} & \text { 2B-1 likely impacts } & \begin{array}{l}\text { 2B-2 \% } \\ \text { increase/decrease } \\ \text { relative to current } \\ \text { allocation }\end{array} & \text { 2B-2 likely impacts } \\ \hline \text { ME } & +19 \% & \begin{array}{l}\text { No impact to slight } \\ \text { positive }\end{array} & +40 \% & \begin{array}{l}\text { No impact to slight } \\ \text { positive }\end{array} \\ \hline \text { NH } & +19 \% & \begin{array}{l}\text { No impact to slight } \\ \text { positive } \\ \text { Mo impact to slight } \\ \text { positive }\end{array} \\ \hline \text { MA } & +19 \% & +40 \% & \text { High positive } \\ \hline \text { positive }\end{array}\right)$

### 7.2.5.3 Alternative 2C: Revise State Allocations Above a Commercial Quota Trigger Point (SubAlternative 2C-3 Preferred)

Under alternative 2C, final state percentage allocations would vary in each year depending on the overall coastwide quota, because the overall allocation percentages vary depending on how much additional quota there is to be distributed. For quotas up to the trigger point, allocations remain status quo. In these cases, the same socioeconomic impacts as described under alternative 2A would apply (variable by state ranging from moderate negative to moderate positive).

As the annual commercial quota level grows beyond the quota trigger, the state quota allocation percentages get closer together, i.e., with increasing quotas above the trigger, quota is distributed more evenly among the states. Under all three sub-alternatives, states with current allocations above $12.375 \%$
of the coastwide quota (NC, VA, RI, and NJ) will lose allocation percentage as the quota grows beyond the trigger point, likely leading to negative economic impacts for these states relative to the status quo. In years when the annual quota was above the trigger, the impacts to each state would vary depending on the final quota and thus the final allocation, with more extreme changes to allocation occurring in years where the quota is well above average. Under annual quotas that are marginally higher than the trigger amount, slight negative impacts (to NC, VA, RI, and NJ) and slight positive impacts (to all other states) are possible; in years where the annual quota is well above the trigger, the impacts have the potential to be high in magnitude due to substantial modifications to the coastwide allocation.

As described in section 7.2.1.3, the fact that the state allocations vary with the annual coastwide quota makes the impacts of alternatives $2 \mathrm{C}-1$ through $2 \mathrm{C}-3$ somewhat difficult to predict; however, general conclusions can be reached by evaluating what is reasonably expected in terms of commercial quotas in future years. During the period of 1993-2018, annual commercial quotas have ranged from a low of 5.66 million pounds (2017) to a high of 17.9 million pounds (2005). If quotas were to shift out of this range substantially based on new stock information, it is likely that the quota trigger would need to be reevaluated.

As described in section 5.2.3, the triggers under all sub-alternatives would have been exceeded in the majority of years from 1993-2018. Under 2C-1, historical quotas would have been exceeded in 22 out of 26 years, under $2 \mathrm{C}-2$, the trigger would have been exceeded in 17 out of 26 years, and under $2 \mathrm{C}-3$, the trigger would have been exceeded in 21 out of 26 years. In the past few years (particularly since 2016), quotas have been below the time series average. From 2016-2018, the quota trigger would not have been exceeded under any sub-option. However, in most years, if annual quotas remain generally within their historical range, allocations would be modified in most years, to varying degrees (see section 5.2.3, Figure 5 and Table 13).

Using the Price*Quantity relationship from Alternative 2B-2 (Figures 51 and 52), fishery-wide revenues under Alternative 2C can also be predicted (Table 61). To evaluate Alternative 2C, the 2020 commercial quota of 11.53 million pounds is used. Under the 2018 commercial quota of 6.39 million pounds, impacts would be unchanged from Alternative 2A, as the quota would be under the thresholds for Alternative 2C.

The results indicate a marginal increase in revenue under thresholds, with the lowest threshold ( 8.4 million pounds under Alternative 2C1) yielding the highest fishery-wide revenue. Under Alternative 2C1, fisherywide revenue increases by $1.8 \%$ relative to status quo. Increases relative to status quo are slightly lower under Alternative 2C3 (1.3\%) and Alternative 2C2 ( $0.6 \%$ ). As with the Alternative 2B results, the same caveats, particularly the use of a linear model when predicting ex-vessel prices, applies to the Alternative 2 C results.

Table 61: Estimated Regional Prices and Ex-Vessel Revenue under Alternative 2C Reallocation Scenarios compared to status quo, 2016 USD, using 2020 as the basis for the coastwide commercial quota ( $\mathbf{1 1 . 5 3} \mathbf{~ m i l ~ l b}$ ) in each scenario.

| Alternative | Aggregate Revenue | Aggregate <br> Price |
| :---: | :---: | :---: |
| SQ (2020) | $\$ 29,919,495$ | $\$ 2.59$ |
| Alternative 2C1 | $\$ 30,452,508$ | $\$ 2.64$ |
| Alternative 2C2 | $\$ 30,100,357$ | $\$ 2.61$ |
| Alternative 2C3 | $\$ 30,306,226$ | $\$ 2.63$ |

States that currently have allocations between $2 \%$ and $12.5 \%$ (MD, CT, NY, and MA) are likely to strongly benefit from these alternatives in years where the annual quota is moderately to substantially above the trigger, whereas the states of North Carolina and Virginia may lose a substantial portion of their quota in years where the annual quota is relatively high. The potential negative economic impacts associated with states that lose share of the overall quota could be somewhat mitigated by the fact that this loss would only happen in relatively higher quota years, meaning revenues for these states may be more stable than what would be expected under a permanent reallocation. For all states, the annual variability in allocation under this alternative may lead to reduced predictability in revenues and a reduced ability to plan for business and infrastructure needs.

The impacts to the states of Maine, New Hampshire, and Delaware are likely to be minimal given that these states currently have only incidental fisheries; there is little to no directed fishing effort. In addition, the alternatives as proposed, while increasing these states allocations by a large percentage relative to their current allocation, still result in very small allocations (less than $0.2 \%$ ). Thus, both alternatives are likely to have small magnitudes of positive impacts on these states.

The difference between the three sub-alternatives is the annual quota trigger, which would impact in how many future years the allocation is modified. Alternative 2C-1 is likely to have a higher magnitude of impacts (positive or negative depending on the state) in the long-term compared to alternatives 2C-2 and $2 \mathrm{C}-3$ given that the trigger is lower and thus allocations would be modified more frequently under this alternative. Similarly, alternative 2C-3 is likely to have a slightly higher magnitude of impacts compared to $2 \mathrm{C}-2$, given that the lower trigger under Alternative $2 \mathrm{C}-3$ would be exceeded more frequently, with more quota reallocated compared to alternative $2 \mathrm{C}-2$.

The general expected impacts of alternatives 2C-1 through 2C-3 are summarized in Table 62. Because the percentage change for each state would vary by year, a range is shown based on historic quotas from 19932018. It is important to note that in recent years the annual quotas have been relatively lower and therefore the percentage change for each state would be on the lower end of this range if quotas remained similar to the last few years.

Overall, alternatives 2C-1 through 2C-3 are expected to result in a range of socioeconomic impacts from high negative to high positive, depending on the state and the annual quota in each year. Again, see section 5.2.3 for a range of annual quotas relative to the proposed triggers and the range of state allocations that result.

Table 62: Expected impacts by state of alternatives $2 \mathrm{C}-1,2 \mathrm{C}-2$, and $2 \mathrm{C}-3$, under historic range of commercial quotas.

| State | 2C-1 \% <br> increase/decrease relative to current allocation ${ }^{\text {a,b }}$ | 2C-1 likely impacts | $2 \mathrm{C}-2 \%$ <br> increase/decrease relative to current allocation ${ }^{\text {a,c }}$ | 2C-2 likely impacts | $2 \mathrm{C}-3 \%$ <br> increase/decrease relative to current allocation $^{\text {a,d }}$ | 2C-3 likely impacts |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| ME | $0 \%$ to $+319 \%$ | No impact to slight positive | $0 \%$ to $+241 \%$ | No impact to slight positive | $0 \%$ to $+280 \%$ | No impact to slight positive |
| NH | $0 \%$ to $+38,404 \%$ | No impact to slight positive | $0 \%$ to $+29,067 \%$ | No impact to slight positive | $0 \%$ to $+33,756 \%$ | No impact to slight positive |
| MA | $0 \%$ to $+43 \%$ | No impact to high positive | $0 \%$ to $+33 \%$ | No impact to high positive | $0 \%$ to $+38 \%$ | No impact to high positive |
| RI | $0 \%$ to $-11 \%$ | No impact to high negative | $0 \%$ to $-8 \%$ | No impact to high negative | $0 \%$ to -10\% | No impact to high negative |
| CT | $0 \%$ to $+238 \%$ | No impact to high positive | $0 \%$ to $+180 \%$ | No impact to high positive | $0 \%$ to $+209 \%$ | No impact to high positive |
| NY | $0 \%$ to $+33 \%$ | No impact to high positive | $0 \%$ to $+25 \%$ | No impact to high negative | $0 \%$ to $+29 \%$ | No impact to high negative |
| NJ | $0 \%$ to $-14 \%$ | No impact to high negative | $0 \%$ to -10\% | No impact to high negative | $0 \%$ to -12\% | No impact to high negative |
| DE | $0 \%$ to $+941 \%$ | No impact to slight positive | $0 \%$ to $+712 \%$ | No impact to slight positive | $0 \%$ to $+827 \%$ | No impact to slight positive |
| MD | $0 \%$ to $+269 \%$ | No impact to high positive | $0 \%$ to $+204 \%$ | No impact to high positive | $0 \%$ to $+236 \%$ | No impact to high positive |
| VA | $0 \%$ to $-22 \%$ | No impact to high negative | $0 \%$ to -17\% | No impact to high negative | $0 \%$ to $-20 \%$ | No impact to high negative |
| NC | $0 \%$ to $-29 \%$ | No impact to high negative | $0 \%$ to $-22 \%$ | No impact to high negative | $0 \%$ to -26\% | No impact to high negative |

${ }^{\text {a }}$ Variable annually as allocation varies with annual quota; range provided covers historic commercial quotas, 1993-2018. Percent increases/decreases may vary from this range if future coastwide quotas exceed historic high quota of 17.9 million lb . Annual quotas below the historic low would result in status quo allocations.
${ }^{\mathrm{b}}$ Annual quotas would have exceeded the 2C-1 trigger in 22 out of 26 years from 1993-2018; see section 5.2.3.
${ }^{\text {c }}$ Annual quotas would have exceeded the 2C-2 trigger in 17 out of 26 years from 1993-2018; see section 5.2.3.
${ }^{\mathrm{d}}$ Annual quotas would have exceeded the 2C-3 trigger in 21 out of 26 years from 1993-2018; see section 5.2.3.

Compared to the other allocation alternatives, the impacts of alternative 2 C are difficult to determine due to the uncertainty in how vessels will respond and how fishing patterns may change under each alternative. However, alternative 2 C is expected to have impacts of higher magnitude than alternative 2 A , as revised allocations will increase or decrease the quota in each state annually, likely resulting in more fluctuations in revenues and fishing effort in each state. Compared to alternative 2B, alternative 2 C is likely to have a lower magnitude of positive or negative impacts (depending on the state), as allocation changes would not be permanent. In addition, alternative 2 C could result in costs/benefits to each state that would be shared more equally over time as the quota fluctuates above and below the trigger points. Compared to alternative 2 D , the impacts of alternative 2 C are uncertain due to the high uncertainty in how alternative 2 D will modify the fishery. However, alternative 2 D is likely to have more severe positive or negative impacts to states and individual businesses as this alternative is more of a departure from the current management system.

### 7.2.5.4 Alternative 2D: Implement "Scup Model" Quota System for Summer Flounder (NonPreferred)

Alternative 2D (the "scup model" allocation) is the most extreme departure from current management given that it opens the winter fishery to any permitted vessel. Because this quota system eliminates the historical year-round state-by-state quota system, the expected impacts of this alternative are highly uncertain, more so than the impacts of the other allocation options.

It is very difficult to predict the socioeconomic impacts of this alternative on any given state due to uncertainty regarding how many vessels would participate in the winter fishery, and what specific management measures would be implemented under each quota period. In addition, this alternative could have a relatively higher impact on market conditions for summer flounder, which would influence the distribution of socioeconomic impacts. Alternative 2D could lead to high fishing effort toward the beginning of each winter period, which could lead to increased competition for fishing grounds and market share. One possible scenario is that an influx of effort at the start of the winter coastwide periods may result in an increase in overall landings during those time periods, resulting in possible price declines. As discussed in section 7.1, there are currently a large number of latent federal permits for summer flounder, although most of the permits discussed for elimination from the fishery under alternative set 1 have not been active or have been minimally active in recent years.
The overall impacts of alternative 2D are highly uncertain, but are likely to be more variable at the vessel and shoreside business level compared to the other allocation alternatives, as different businesses would be expected to have varying levels of success under coastwide quota periods implemented for half the year. Some vessels would likely be unsuccessful in maintaining stable revenues under this management system, if they are unable to remain competitive during coastwide fishing periods, particularly if an influx of effort under coastwide management increased competition. However, some vessels are highly likely to benefit from a scup model management system. Larger vessels that are capable of remaining competitive in the offshore winter fishery, as well as smaller vessels that participate primarily in the summer fishery in states with moderate to high summer allocations, are likely to benefit.

Shoreside communities would also be impacted by alternative 2D. Many states have invested heavily in shoreside infrastructure to support their state's fleet. Under alternative 2D, the distribution of landings in the winter would be driven more by vessel preference and market factors, which would positively impact some shoreside businesses and negatively impact others. It is difficult to predict how the distribution of landings by state and port would change, and therefore difficult to reach conclusions regarding distributional impacts. Stakeholders and managers have asserted that under alternative 2D, southern
shoreside businesses in Virginia and North Carolina would be negatively impacted. Under coastwide measures and allocation, vessels are more likely to opt to land in states that are closer to the center of distribution of the resource and/or in ports where market conditions may be more favorable at the time of landing. Some ports will likely see increased landings during coastwide management periods. Thus, the impacts on shoreside infrastructure and associated jobs are likely to range from high negative to high positive, however these impacts are uncertain and depend on market factors and fishermen behavior.

Similar to alternatives 2B and 2C, the states of Maine, New Hampshire, and Delaware will have smaller expected impacts compared to other states given that these states do not currently participate in a directed fishery for summer flounder. Under alternative 2D, it is possible that some directed effort from vessels in these states would enter the fishery, although the extent to which this would occur is unknown.

The difference between alternative 2D-1 and 2D-2 is whether or not the state of Maryland is exempt from the three-period quota system. Under alternative 2D-1, Maryland will maintain their existing state allocation and continue managing under their IFQ system. In this case, for Maryland, the socioeconomic impacts are likely to be moderate to high positive. Maryland has reported relative success in managing their fishery under this IFQ system for many years, due to relatively high stability and predictability for IFQ vessels. Under alternative 2D-2, the state of Maryland has indicated that high negative socioeconomic impacts are possible given that the "scup model" system is incompatible with their IFQ management. IFQ holders would be unable to maintain their individual quotas, except for possibly in the summer months. For all other states, there would likely be a negligible difference between these two sub-alternatives.

The general expected impacts of alternatives 2D-1 and 2D-2 are summarized in Table 63. Overall, alternative 2 D is likely to have impacts to human communities ranging from high negative to high positive, and would vary by individual vessel and shoreside community.

As described above, compared to the other allocation alternatives, the impacts of alternative 2 D are the most difficult to determine, as this alternative is associated with the highest uncertainty regarding impacts on vessel participation, fishing effort, landings patterns, and market responses. Relative to alternative 2A, alternative 2 D is expected to have a higher magnitude of positive or negative impacts to states and businesses, due to the substantial change in the management system that will benefit some and negatively impact others. Compared to alternative 2C, alternative 2D is also more likely to have a higher magnitude of positive or negative impacts (depending on the state), as allocation under 2 C has the potential to be status quo in some years and in general is less of a departure from the status quo allocation in any year. Thus, alternative 2D is likely to have the largest range of positive and negative impacts on states and businesses due to the large range of possible responses from affected entities, and the likelihood that this system would have larger distributional impacts among vessels.

Table 63: Expected impacts by state of alternatives 2D-1 and 2D-2.

|  | 2D-1 \% <br> increase/ <br> decrease <br> relative to <br> current <br> allocation | 2D-1 likely impacts |  | 2D-2 \% <br> increase/ <br> decrease <br> relative to <br> current <br> allocation |
| :--- | :--- | :--- | :--- | :--- |
| ME |  | 2D-2 likely impacts |  |  |

### 7.2.6 Summary of Impacts of Alternative Set 2

The quota reallocation alternatives under alternative set 2 are not expected to impact overall fishing effort in terms of annual catch and landings (i.e., total removals of summer flounder from the commercial fishery), which will remain driven by annual catch and landings limits. The allocation alternatives will primarily affect access to the resource at the state/and or individual fishing vessel level within the management unit, depending on the allocation option selected. This could result in a somewhat modified distribution of fishing effort in space and time, although the extent to which this would occur is difficult to predict. In general, the commercial fishery for summer flounder is typically prosecuted by larger trawl vessels fishing offshore in federal waters in the winter months (approximately late October through April),
while summer effort (approximately May through early October) takes place primarily in state waters from a mix of gear types and vessels sizes. These patterns correspond with the seasonal inshore-offshore migrations of summer flounder (see section 6.1.3.1.)

Under reallocation alternatives, offshore winter fishing effort is not expected to change substantially in terms of location, as the larger vessels that typically participate in this season have historically been more mobile vessels that target prime summer flounder fishing locations offshore even when long travel distances are required to do so. For this fleet, footprints of fishing effort do not necessarily closely correlate with distance from state of landing. However, it is also possible that there could be a shift in the balance of offshore winter vs. inshore summer effort under some reallocation alternatives, due to changes in the allocation for states that are dominant in the winter fishery.

Nearshore effort observed mainly in the summer months (prosecuted by a variety of vessel types with more representation from smaller day boats) may see a small to moderate shift in location under some reallocation alternatives, as discussed below; however, the extent to which this may occur is difficult to predict and would depend on other factors such as management response to increased or decreased quotas.

It is difficult to determine how these possible changes in fishing location will affect fleet-wide costs. Inshore fishing requires less fuel consumption than offshore, but there may be more vessels active in the inshore fishery than offshore. It is possible that a reallocation that will result in more inshore fishing effort will result in lower costs per vessel, but fleet-wide summer flounder fishing related costs could conceivably increase.

The reallocation alternatives are expected to modify the distribution of landings (and thus revenues) by state and port, resulting in impacts to vessels, shoreside businesses, and communities/states. Changes in access to quota could also impact effort changes related to the total number and duration of trips and hauls for summer flounder, if modified allocations resulted in modified participation in terms of vessel types, vessel sizes, or gear types; however, in general these changes are not expected to be substantial.

Table 64: Summary of impacts of Alternative Set 2: commercial quota allocation.

|  |  | Expected Impacts |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Alternative | Description | Summer flounder | Non-target species | Habitat | Protected <br> Resources | Human communities |
| 2A | No action/status quo | Moderate $+$ | Moderate $+$ | Slight - | Slight - to <br> Slight + | Mixed; <br> Moderate + to <br> Moderate - <br> depending on state |
| 2B-1 | Adjust state quotas based on northern region percent change in exploitable biomass | Moderate $+$ | Uncertain; <br> Slight - to <br> Moderate <br> $+$ | Slight - | Uncertain; Moderate to Moderate + | Mixed; High to High+ depending on state |
| 2B-2 | Adjust state quotas based on absolute change in regional proportion of exploitable biomass | Moderate $+$ | Uncertain; <br> Slight - to <br> Moderate <br> $+$ | Slight - | Uncertain; <br> Moderate - <br> to <br> Moderate + | Mixed; High to High+ depending on state |
| 2C-1 | Revise state allocations above 8.40 million lb commercial quota trigger point | Moderate $+$ | Uncertain; <br> Slight - to <br> Moderate <br> $+$ | Slight - | Uncertain; Moderate to Moderate + | High - to High <br> + depending on state, variable with annual quota |
| 2C-2 | Revise state allocations above 10.71 million lb commercial quota trigger point | Moderate $+$ | Uncertain; <br> Slight - to <br> Moderate <br> $+$ | Slight - | Uncertain; Moderate to Moderate + | High - to High <br> + depending on <br> state, variable <br> with annual <br> quota |
| 2C-3 <br> (Preferred) | Revise state allocations above 9.55 million lb commercial quota trigger point | Moderate $+$ | Uncertain; <br> Slight - to <br> Moderate <br> $+$ | Slight - | Uncertain; Moderate to Moderate + | High - to High <br> + depending on <br> state, variable <br> with annual <br> quota |
| 2D-1 | Scup model with exemption for Maryland | Moderate $+$ | Uncertain; <br> Slight - to <br> Moderate <br> $+$ | Slight - | Uncertain; Moderate to Moderate + | Uncertain; High - to High +; variable by state and vessel |
| 2D-2 | Scup model with no exemption for Maryland | Moderate $+$ | Uncertain; <br> Slight - to <br> Moderate <br> $+$ | Slight - | Uncertain; Moderate to Moderate + | Uncertain; High <br> - to High+; <br> variable by state and vessel |

### 7.3 IMPACTS OF ALTERNATIVE SET 3: LANDINGS FLEXIBILITY FRAMEWORK PROVISIONS

The framework provision alternatives proposed in this action are administrative and intended to simplify and improve the efficiency of future landings flexibility actions to the extent possible. Under this alternative set, the Council and Board would either take no action, or modify the list of framework provisions in the FMP, which would have no effect on summer flounder management until a future framework action was developed and implemented through a separate process. The purpose of modifying the list of "frameworkable items" in the FMP is to demonstrate that the concepts included on the list have previously been considered in an amendment (i.e., they are not novel).

Because these alternatives are administrative, they are expected to have no impacts on any of the VECs. The impacts of any future framework action relevant to landings flexibility would be analyzed through a separate process, including additional opportunities for public comment.

It is not possible to predict the magnitude and direction of impacts of any future landings flexibility framework actions, because impacts will depend on the configuration of landings flexibility. Future actions would need to define how landings flexibility would work, including resolving questions related to who would be allowed to or required to participate in landings flexibility programs, how such policies should be enforced, and how quota would need to be transferred to maintain the underlying state-by-state quota system (if quota remains allocated by state). As previously mentioned, alternatives 3A and 3B themselves will not have direct impacts on any of the VECs, however, some general considerations for future framework actions are briefly described below to provide additional context for decision making on these alternatives.

## Alternative 3A: No Action/Status Quo (Preferred)

Alternative 3A would make no changes to the current list of framework provisions in the Council's FMP. Any future proposed landings flexibility policy that required coastwide participation or modification to the federal measures would likely require a full FMP amendment. The timeline and complexity of such an amendment would heavily depend on the nature of options considered and to what extent landings flexibility could work within the existing management program.

States would remain free to develop landings flexibility agreements by state-level agreements, provided that such agreements are consistent with other Council and Commission FMP requirements and would not require modification to the federal management measures.

## Alternative 3B: Add Landings Flexibility as a Frameworkable Issue in the FMP (Non-Preferred)

Under this alternative, any future landings flexibility framework action (likely developed in conjunction with a Commission addendum) would be analyzed through a separate process with associated public comment opportunities and a full description of expected impacts.

Landings flexibility policies have been suggested as a means of addressing rising fishing costs, fuel use, increasing adaptability to market conditions, addressing safety concerns, adapting to a changing distribution of fish, and improving efficiency. However, landings flexibility also raises questions and concerns relative to enforcement (e.g., which state's measures are enforced), administrative burdens associated with associated quota transfers and monitoring, and possibly substantial impacts to shoreside operations. Additional concerns have been raised about the potential for flooding markets and rapid swings in market prices if many vessels ultimately chased ports with higher prices at a given time.

Given these issues, depending on how landings flexibility is configured, the social and economic impacts associated with a future framework action may be significant and require substantial analysis. Although the timeline for Magnuson Stevens Act requirements could be shortened by completing a framework instead of an amendment, an EIS may still be required for NEPA analysis depending on the expected impacts of future management options, extending the timeline of a typical framework and possibly eliminating time savings entirely.

### 7.4 CUMULATIVE EFFECTS ASSESSMENT

A cumulative effects assessment (CEA) is a required part of an EIS or EA according to the Council on Environmental Quality (CEQ;40 CFR part 1508.7) and NOAA's agency policy and procedures for NEPA, found in NOAA Administrative Order 216-6A. The purpose of the CEA is to integrate into the impact analyses the combined effects of many actions over time that would be missed if each action were evaluated separately. CEQ guidelines recognize that it is not practical to analyze the cumulative effects of an action from every conceivable perspective but, rather, the intent is to focus on those effects that are truly meaningful. This section serves to examine the potential direct and indirect effects of the alternatives in the Summer Flounder Commercial Issues Amendment together with past, present, and reasonably foreseeable future actions that affect the summer flounder environment. It should also be noted that the predictions of potential synergistic effects from multiple actions, past, present and/or future will generally be qualitative in nature.

### 7.4.1 Valued Ecosystem Components

Consistent with the guidelines for CEA, cumulative effects can be more easily identified by analyzing the impacts of the proposed action on valued ecosystem components (VECs). The affected environment is described in this document based on VECs that were identified for consideration relative to the proposed actions. The VECs described in this document and considered in this CEA are listed below.

VECs represent the resources, areas, and human communities that may be affected by a proposed action or alternatives and by other actions that have occurred or will occur outside the proposed action. VECs are generally the "place" where the impacts of management actions are exhibited. An analysis of impacts is performed on each VEC to assess whether the direct/indirect effects of an alternative adds to or subtracts from the effects that are already affecting the VEC from past, present and future actions outside of the proposed action (i.e., cumulative effects).

The Affected Environment is described in this document based on VECs that were identified specifically for this action, including:

1. The managed resources, i.e., summer flounder, the managed species potentially affected by the measures under consideration (impacts described in sections 7.1.1 and 7.2.1);
2. Non-target species, including the primary species or species groups that interact with summer flounder, summer flounder habitat, and/or commercial summer flounder fishing gear (impacts described in sections 7.1.2 and 7.2.2);
3. The physical environment and habitat, including Essential Fish Habitat (EFH; impacts described in sections 7.1.3 and 7.2.3);
4. Protected resources, including ESA-listed and MMPA-protected large and small cetaceans, pinnipeds, sea turtles, fish, and critical habitat occurring in the affected area (impacts described in sections 7.1.4 and 7.2.4);
5. The human environment, including socioeconomic aspects of the fisheries (especially commercial fisheries) targeting summer flounder and the communities associated with those
fisheries, as well as other human communities with an interest in summer flounder conservation and management (impacts described in sections 7.1.5and 7.2.5).

### 7.4.2 Spatial and Temporal Boundaries

The geographic area that encompasses the physical, biological and human communities impacts to be considered in the cumulative effects analysis are described in detail in the Affected Environment (Section 6.0) of this amendment document. The geographic range for impacts to the target species (summer flounder), non-target species, and protected resources is the total range of each species. The geographic range for impacts to habitat and EFH is the range of the core operation of the summer flounder fishery, which generally corresponds to the management unit, i.e., the U.S. waters in the western Atlantic Ocean from the southern border of North Carolina northward to the U.S.-Canadian border with a core area of operation from Massachusetts through North Carolina. For human communities, the core geographic boundaries are defined as those U.S. fishing communities directly involved in the harvest of summer flounder and associated shore-side operations. These communities were found to occur in coastal states from Maine through North Carolina, with a core range from Massachusetts through North Carolina.

The temporal scope of the past and present actions for the target species, non-target species, habitat, and human communities is primarily focused on actions that have occurred after implementation of the main components of the FMP (Amendment 2; 1993). These actions reflect changes to the resource as a result of Council management. For endangered and other protected species, the scope of the past and present actions is on a species-by-species basis (section 6.4.2) and is largely focused on the 1980s and 1990s through the present, when NMFS began generating stock assessments and protections for marine mammals and turtles that inhabit the waters of the U.S. EEZ.

The temporal scope of future actions for all five VECs, which includes the measures proposed by this amendment, extends five years into the future following the expected effective date of these measures in 2021 (i.e., ~2021-2025). This period was chosen because the dynamic nature of resource management and lack of information on projects that may occur in the future make it difficult to predict impacts beyond this timeframe with any certainty.

### 7.4.3 Analysis of Total Cumulative Effects

The cumulative effects assessment of an EIS ideally makes effect determinations based on the culmination of the following: (1) impacts from past, present, and reasonably foreseeable future actions; (2) the baseline condition for resources and human communities (note - the baseline condition consists of the present condition of the VECs plus the combined effects of past, present, and reasonably foreseeable future actions); and (3) impacts from the alternatives.

Section 7.4.3.1 presents a description of past, present, and reasonably foreseeable future actions. The baseline conditions of the resources and human communities are subsequently summarized (section 7.4.3.2) although it is important to note that beyond the stock managed under this FMP and protected species, quantitative metrics for the baseline conditions are not available. Finally, this section includes a brief summary of the impacts from the alternatives contained in this action (section 7.4.3.3). The culmination of all these factors is considered when describing the magnitude and significance of the cumulative effects (section 7.4.3.4). Impacts definitions used to draw impacts conclusions in this section are summarized in Table 47.

### 7.4.3.1 Past, Present, and Reasonably Foreseeable Future Actions

The impacts of the alternatives considered in this document are described in sections 7.1 through 7.3. This section summarizes the most applicable past ( P ), present (Pr), or reasonably foreseeable future (RFF) actions that have the potential to interact with the current action. Some past actions are still relevant to the present and/or future actions. The impacts of non-fishing activities are also considered. Section 6.0 of this document summarizes the current state of the summer flounder resource and fishery, and provides additional information about habitat, non-protected predator species, protected resources, and non-target species that may be affected by the alternatives under consideration.

### 7.4.3.1.1 Fishery Management Actions

Most of the actions affecting the VECs come from fishery-related activities (e.g., Federal fishery management actions), which have straightforward effects on environmental conditions, and were, are, or will be taken, in large part, to improve those conditions. The reason for this is the statutory basis for Federal fisheries management, the reauthorized Magnuson-Stevens Act. That legislation was enacted to promote long-term positive impacts on the environment in the context of fisheries activities. More specifically, the MSA stipulates that management comply with a set of National Standards that collectively serve to optimize the conditions of the human environment. Under this regulatory regime, the cumulative impacts of past, present, and future Federal fishery management actions on the VECs should be expected to result in positive long-term outcomes. Nevertheless, these actions are often associated with offsetting impacts. For example, constraining fishing effort frequently results in negative short-term socioeconomic impacts on fishery participants. However, these impacts are usually necessary to bring about the longterm sustainability of a given resource, and as such, should, in the long term, promote positive effects on human communities, especially those that are economically dependent upon the managed resource. A summary of past fishery management actions under this FMP can be found in section 4.4.

In addition to the summer flounder, scup, and black sea bass FMP, many other FMPs and associated fishery management actions for other species have impacted these VECs over the temporal scale described in section 7.4.2. These include FMPs managed by the Mid-Atlantic Fishery Management Council, New England Fishery Management Council (NEFMC), Atlantic States Marine Fisheries Commission, and to a lesser extent the South Atlantic Fishery Management Council. Actions associated with other FMPs and omnibus amendments have included measures to regulate fishing effort for other species, measures to protect habitat and forage species, and fishery monitoring and reporting requirements.

## Target Species (Summer Flounder)

Past, present, and reasonably foreseeable future actions for summer flounder management include the establishment of the original FMP, all subsequent amendments and frameworks, and the setting of annual specifications (annual catch limits and measures to constrain catch and harvest). Key actions are described below.

Past and Present Actions: Management of the summer flounder fishery began through the implementation of the original joint MAMFC/ASMFC Summer Flounder Fishery Management Plan (FMP) in 1988, a time that coincided with the lowest levels of stock biomass for summer flounder since the late 1960s. In 1993, Amendment 2 to the FMP enacted the bulk of the fishery management program for summer flounder, including fishery allocations and regulations to reduce fishing mortality. Regulations included a commercial minimum fish size, minimum trawl mesh size, permit requirements for the sale and purchase of summer flounder, and annually adjustable landing limits for the commercial summer flounder fishery.

Additional amendments and framework actions have allowed for or required reduced F rates for summer flounder, commercial quota transfers, research set-aside, gear restrictions, protection of the spawning classes, state- or region-level flexibility in recreational management, and reducing discards.

The cumulative impacts of past and present management actions have resulted in overall positive impacts to the managed resource. Summer flounder stock biomass has trended up over the long term, recovering from population lows in the late 1980s/early 1990s. Although biomass has decreased slightly in recent years, management measures have maintained the population above an overfished condition. The age structure of the population has expanded as the result of minimum size and minimum mesh size requirements and other management measures, contributing to a more sustainable population.

Framework 2 (2001) added the ability to manage the recreational summer flounder fishery via conservation equivalency, which gives individual states the opportunity to set recreational possession limits, size limits, and seasons to meet the needs of their stakeholders while collectively constraining coastwide harvest to the annual RHL. This management system has had positive impacts on target and non-target species by contributing to constraining harvest.

Amendment 10 (1997) modified the commercial minimum mesh regulations, continued the moratorium on entry of additional commercial vessels, removed provisions pertaining to the expiration of the moratorium permit, prohibited the transfer of summer flounder at sea, and established a special permit for party/charter vessels to allow the possession of summer flounder parts smaller than the minimum size. These actions had positive impacts on the summer flounder resource by improving management measures required to constrain effort and prevent overfishing.

Amendment 15 established ACLs and AMs consistent with the 2007 revisions to the Magnuson-Stevens Act. Related to this requirement, the Council annually implements or reviews catch and landings limits for each species consistent with the recommendations of the SSC, and reviews other management measures as necessary to prevent catch limits from being exceeded and to meet the objectives of the FMP. This action has had positive impacts on the summer flounder resource by limiting total removals in order to prevent overfishing and prevent the stock from becoming overfished.

Standardized Bycatch Reporting Methodology (SBRM) amendments, which cover Federal waters fisheries managed by the New England and/or Mid-Atlantic Councils, have updating the monitoring programs for federally managed species. The first SBRM amendment became effective in 2008, and an update to these measures was finalized in June 2015 (Amendment 17 to the Summer Flounder, Scup, and Black Sea Bass FMP; 80 FR 37182). The updated regulations created a new prioritization process for allocation of observers, established bycatch reporting and monitoring mechanisms, and established an acceptable level of precision and accuracy for monitoring bycatch in fisheries, which had indirect positive impacts on the summer flounder resource by improving monitoring for total summer flounder removals.

The MAFMC also recently developed an Omnibus Unmanaged Forage Amendment (82 FR 40721), to prohibit the development of new, or expansion of existing, directed fisheries on unmanaged forage species until adequate scientific information is available to promote ecosystem sustainability. This action is expected to positively impact the summer flounder resource by providing protections for summer flounder prey species.

Reasonably Foreseeable Future Actions: Foreseeable future management measures are expected to prevent overfishing and prevent the stock from becoming overfished, and allow for continued stock
recovery. Continued implementation of annual specifications in accordance with the Council's risk policy is expected to allow the stock to rebuild to target biomass.

The Council and Commission recently initiated an action to reconsider the allocations between the commercial and recreational sectors for summer flounder, scup, and black sea bass. This was due in large part to the recently revised time series of recreational catch estimates (via MRIP). The objective of this action is to consider whether the existing allocations for these species are currently meeting the objectives of the FMP, and whether they should be revised. If changes are made, the sector allocation revisions would be expected to be implemented in or around 2022. This action would be expected to have positive impacts on summer flounder as it would maintain the current positive stock status. While allocation would shift, summer flounder would continue to be managed within the total catch limits set using the Council's risk policy.

## Non-Target Species

Past and Present Actions: Actions taken by the Council in the Summer Flounder, Scup, and Black Sea Bass FMP in the past and present are mostly positive on non-target species. Specific gear and area restrictions have reduced bycatch of various non-target species. Effort controls and increased efficiency of the fleet have also likely reduced impacts on non-target species. As described in section 6.2, most of the major relevant non-target species in the commercial summer flounder fishery have a positive stock condition, with the exceptions of thorny skate (overfished) and Northern sea robin (unknown). While there are no sub-ACLs for other species in the commercial summer flounder fishery, most of the non-target species are managed by the MAFMC and/or the NEFMC and are managed under their own ACLs and AMs, which will continue to promote the health of each stock.

The Unmanaged Forage action implemented in 2017 has had positive impacts on non-target species by maintaining an adequate prey base for these species. In addition, habitat protections and effort reductions implemented through various fisheries actions described in this section have generally had positive impacts on the non-target species described in this action. These measures support the sustainability of non-target stocks by maintaining supporting habitat for these stocks and by reducing fishing mortality, contributing toward positive stock status for non-target species.

The continued implementation of the Omnibus SBRM Amendment is expected to provide more data to allow management to better manage bycatch. The summary effects of past and present actions on nontarget species are considered to be a mixed set of partially offsetting positive effects through fishery effort reduction or gear modifications will, in effect, reduce the magnitude of the negative impacts of fishing in general. This would likely improve with future actions to reduce bycatch.

Reasonably Foreseeable Future Actions: Within the same FMP as summer flounder, black sea bass and scup will also be impacted by the expected commercial/recreational allocation amendment described under the target species section above. In addition, a management action addressing commercial state allocations for black sea bass is in development. Both of these actions, along with the continued annual specifications process under the Council's risk policy, are expected to have positive impacts on black sea bass and scup by maintaining the current positive stock status. Similarly, catch limits will continue to be set for other federally managed non-target species, and non-target species managed by the ASMFC, having positive impacts on most of the non-target stocks described in this action. Future actions are anticipated to continue rebuilding and maintaining sustainable stocks.

## Physical Environment and Habitat

Past and Present Actions: The summer flounder fishery is dominated by otter trawls, accounting for over $90 \%$ of commercial landings. Other minor gear types include gill nets, traps, hook and line, and dredge gear (with dredge gear accounting for mostly incidental landings of summer flounder). Due to the very small percentage of non-trawl gear types used in the commercial summer flounder fishery, and the minimal impacts of hook and line gear on habitat (see section 6.3), the impacts of past, present, and future FMP actions are primarily focused on the bottom trawl fishery rather than on other gear types. Trawl gear can have negative impacts on habitat by creating furrows in sediments, re-suspending and dispersing sediments, reducing the abundance of benthic prey species. The summer flounder fishery takes place predominantly in dynamic environments with less structured bottom composition, where habitat impacts are more likely to be shorter in duration.

EFH for summer flounder was designated in Amendment 12 (MAFMC 1998), which resulted in indirect positive impacts on habitat and summer flounder via the ability to identify, monitor, and protect important habitats for summer flounder.

Actions implemented in the Summer Flounder, Scup, and Black Sea Bass FMP that affected species with overlapping EFH were considered Amendment 13 (MAFMC 2002). The analysis in Amendment 13 indicated that no management measures were needed to minimize impacts to EFH because the trawl fisheries for summer flounder, scup, and black sea bass in Federal waters are conducted primarily in high energy mobile sand and bottom habitat where gear impacts are minimal and/or temporary in nature. The principal gears used in the recreational fisheries for summer flounder are rod and reel and handline. These gears have minimal adverse impacts on EFH in the region (Stevenson et al. 2004).

The Mid-Atlantic Council developed some fishery management actions with the sole intent of protecting marine habitats. For example, in Amendment 9 to the Mackerel, Squids, and Butterfish FMP, the Council determined that bottom trawls used in Atlantic mackerel, longfin and Illex squid, and butterfish fisheries have the potential to adversely affect EFH for some federally-managed fisheries (MAFMC 2008). As a result of Amendment 9, closures to squid trawling were developed for portions of Lydonia and Oceanographer Canyons. Subsequent closures were implemented in these and Veatch and Norfolk Canyons to protect tilefish EFH by prohibiting all bottom trawling activity.

In addition, amendment 16 to the Mackerel, Squid, and Butterfish FMP prohibits the use of all bottomtending gear in fifteen discrete zones and one broad zone where deep sea corals are known or highly likely to occur ( 81 Federal Register 90246, December 14, 2016). The NEFMC omnibus deep sea coral amendment, adopted in 2019, included similar protected areas for deep sea coral habitat in New England, provisions to encourage further research on deep-sea corals and fisheries, and measures to facilitate future updates to coral management approaches. The NEFMC's omnibus habitat amendment (effective 2018) revised EFH and HAPC designations for NEFMC-managed species; revised or created habitat management areas, including gear restrictions to protect vulnerable habitat from fishing gear impacts; and established dedicated habitat research areas. These actions are expected to have overall positive impacts on habitat and EFH.

Overall, the combination of past and present actions is expected to provide some protection for vulnerable benthic habitats, and continue to promote efficiency in the harvest of fishery resources, thereby reducing adverse effects of fishing on EFH. Such consultations aim to reduce the negative habitat impacts associated with various activities occurring in the marine environment.

Reasonably Foreseeable Future Actions: The MAFMC has multiple ongoing habitat initiatives that are likely to positively impact habitat in the management unit in the reasonably foreseeable future. The Northeast Regional Marine Fish Habitat Assessment is a currently ongoing project to describe and characterize estuarine, coastal, and offshore fish habitat distribution and quality in the Northeast. The project aims to align habitat science goals and priorities with human and financial resources to develop habitat science products that support an assessment. The Council is also currently reviewing EFH designations and scientific information on habitat for Council-managed species. Based on this review, the Council may choose to modify its FMPs (e.g., revise EFH descriptions, designate HAPCs, or implement other habitat management measures). These initiatives are expected to have positive impacts on habitat by improving the Council's ability to monitor and prioritize protections for important habitat areas.

## Protected Resources

Past and Present Actions: The commercial summer flounder fishery predominantly uses bottom trawl gear to land summer flounder. Based on observed or documented interactions between bottom trawl gear and protected species, operation of the summer flounder fishery poses an interaction risk to these species. A general description of protected species that may be impacted by this action is in section 6.4. The primary protected species impacted by the fishery include small cetaceans (pilot whales, Risso's dolphin, Atlantic white-sided dolphin, short beaked common dolphin, bottlenose dolphin, harbor porpoise), sea turtles (leatherback, Kemp's ridley, green, loggerhead), pinnipeds (harbor seal, gray seal, harp seal, hooded seal) and fish (Atlantic salmon, Atlantic sturgeon). With the exception of minke whales, there have been no observed interactions with large whales and bottom trawl gear. Based on this information, large whale interactions with bottom trawl gear are expected to rare to nonexistent (see section 6.4).

NMFS has implemented specific regulatory actions to reduce injuries and mortalities from gear interactions. An Atlantic Trawl Gear take reduction strategy for long-finned pilot whales (Globicephala melas), short-finned pilot whales (Globicephala macrorhynchus), white-sided dolphins (Lagenorhynchus acutus), and common dolphins (Delphinus delphis) has been developed and is described in Section 6.4. In addition, as provided in section 6.4, NMFS requires summer flounder trawlers in the summer flounder fishery-sea turtle protection area to use turtle excluder devices (TEDs) ${ }^{38}$ in their trawl gear. This area is bounded on the north by a line extending along $37^{\circ} 05^{\prime} \mathrm{N}$ (Cape Charles, VA) and on the south by a line extending out from the North Carolina-South Carolina border. Vessels north of Oregon Inlet, NC, are exempt from the TED requirement from January 15 through March 15 each year ( 50 CFR 223.206); vessels operating south of Oregon Inlet, NC are required to have TEDS year-round. These measures have had positive impacts on these protected species by reducing the number of interactions with fishing gear.

Past fishery management actions taken through the respective FMPs and annual specifications process have also had a positive cumulative effect on protected species through the reduction of fishing effort (and thus reduction in potential interactions) and implementation of gear requirements.

## Human Communities

Past and Present Actions: All actions taken under the Summer Flounder, Scup, and Black Sea Bass FMP have had effects on human communities. None have specifically been developed to primarily address elements of fishing related businesses and communities, but many actions have included specific measures designed to improve flexibility and efficiency. In general, actions that prevent overfishing have long-term economic benefits on businesses and communities that depend on those resources; however, many actions may lead to short-term negative economic impacts by reducing effort.

[^34]Amendments 2 and 10 (1993 and 1997) had major implications for human communities, by limiting participation and allocating the resource by state, and imposing other gear and permitting requirements. These major actions resulted in mixed impacts to human communities, by imposing costs and eliminating some participants, but improving management's ability to control harvest and maintain positive biological conditions for the stock.

Frameworks 2 and 6 (2001 and 2004) for the recreational fishery provided overall positive benefits to human communities by allowing for increased management flexibility within the constraints of annual catch limits.

Amendment 15 in 2011 established ACLs and AMs for the summer flounder fishery to bring the FMP into compliance with the new requirements of the MSA, establishing a control rule for setting annual fishery specifications. This action and associated annual specifications have resulted in constraints on effort and revenues in the fishery, but annual catch limits and other measures have resulted in positive impacts on the stock that will positively impact human communities in the future.

NMFS also led the development of an omnibus amendment to address the Standardized Bycatch Reporting Methodology (Amendment 17 to the Summer Flounder, Scup, and Black Sea Bass FMP). This amendment establishes a process and provisions for allocating observer coverage across all federally managed fisheries. The proposed measures include bycatch reporting and monitoring mechanisms; analytical techniques and allocation of at-sea fisheries observers; a standardized bycatch reporting method performance standard; a review and reporting process; framework adjustment and annual specifications provisions; a prioritization process; and provisions for industry-funded observers and observer set-aside programs. The SBRM amendment measures became effective in mid-2015.

Reasonably Foreseeable Future Actions: The commercial/recreational allocation amendment in development for the summer flounder, scup, and black sea bass fisheries is expected to directly impact human communities in both the commercial and recreational sectors. If allocations are revised, negative impacts are expected for communities that rely more heavily on the sector that may lose allocation, while positive benefits are possible for the sector that gains allocation. If variable or dynamic allocation methods are used, the impacts of this action could fluctuate over time. It is not known at this time exactly what types of measures will be developed, how substantial of a change would possibly be made to this allocation, and whether the commercial summer flounder sector would gain or lose allocation. However, it is possible that the commercial sector may see reduced allocation as the result of the recently revised MRIP data for recreational catch, which indicates much higher recreational catch than previously estimated. It also possible that dynamic allocation methods may be developed that would vary the allocation between the commercial and recreational fisheries depending on fishery conditions. Allocations for summer flounder could also be revised to make them catch-based as opposed to landings-based, such that the allocations would explicitly include dead discards. It is unknown at this time what the implications of catch-based allocations would be for summer flounder, but it could result in gains or losses of allocation to the commercial sector compared to the status quo.

Given these uncertainties about how commercial/recreational allocation could be revised, the intersection with the commercial state allocation modifications proposed in this document are difficult to predict. If the allocation to the commercial sector is reduced, the commercial quota trigger proposed for this action for state reallocation would likely be exceeded less frequently and to a lesser degree. This could result in the state allocations remaining status quo more often than not, meaning the longer-term impacts of this action on human communities would be closer to the current baseline conditions, unless there were substantial increases in the overall catch limits. If the commercial/recreational allocation is made more
dynamic based on a moving average or other dynamic approach, this system in combined with the dynamic trigger approach described in this action could mean that the impacts to human communities will fluctuate more in their direction and magnitude.

Other ongoing actions include the black sea bass commercial allocation amendment. This action is expected to impact some summer flounder human communities given a fair amount of overlap in summer flounder and black sea bass permit holders and fishing communities. Similar to this proposed action for summer flounder commercial allocation, this is expected to have variable impacts by state and region, with some communities experiencing positive socioeconomic impacts and some experiencing negative impacts, depending on the method used to allocate the commercial quota resulting from this action.

Over the temporal scope of the future effects of this action (5 years), the Council will continue to implement annual specifications to manage the resource for sustainability, which are expected to have moderate negative to moderate positive impacts on fishing communities depending on the total catch limits and resulting allocations.

### 7.4.3.1.2 Non-Fishing Actions

In addition to the direct effects on the environment from fishing, the cumulative effects (from past, present, and reasonably foreseeable future actions) to the physical and biological dimensions of the environment may also come from non-fishing activities, as described below. These activities pose a risk to the all VECs in the long term.

## Nearshore Human Activities

Non-fishing activities that occur in the marine nearshore and offshore environments and connected watersheds can cause the loss or degradation of habitat and/or affect the species that reside in those areas. The impacts of most nearshore human non-fishing activities are localized in the nearshore areas and marine project areas where the activities occur. The following discussion of impacts is based on past assessment of activities and assume these activities will likely continue as projects are proposed.

Examples of these activities include point-source and non-point source pollution, shipping, dredging, storm events, wind energy development, oil and gas development, construction, and other activities. The impacts from these non-fishing activities primarily stem from habitat loss due to human interaction and alteration or natural disturbances. These activities are widespread and can have localized impacts on habitat related to accretion of sediments from at-sea disposal areas, oil and mineral resource exploration, construction of at sea wind farms, bulk transportation of petrochemicals, and significant storm events. For protected species, primary concerns associated with non-fishing activities include vessel strikes, dredge interactions (especially for sea turtles and sturgeon), underwater noise, and the introduction of structures into the marine environment. These activities have both direct and indirect impacts on protected species. Wherever these activities co-occur, they are likely to work additively or synergistically to decrease habitat quality and as such may indirectly constrain the sustainability of managed species, non-target species, and protected species. Decreased habitat suitability tends to reduce the tolerance of these VECs to the impacts of fishing effort. Mitigation of this outcome through regulations that reduce fishing effort could negatively impact human communities.

Non-fishing activities permitted under other federal agencies (e.g., beach nourishment, offshore wind facilities, etc.) require examinations of potential impacts on the VECs. The MSA imposes an obligation on other federal agencies to consult with the Secretary of Commerce on actions that may adversely affect EFH ( 50 CFR 600.930). NMFS and the eight regional fishery management councils engage in this review process by making comments and recommendations on federal or state actions that may affect habitat for
their managed species and by commenting on actions likely to adversely impact EFH. This serves to minimize the extent and magnitude of indirect negative impacts those actions could have on resources under NMFS' jurisdiction. In addition to guidelines mandated by the MSA, NMFS reviews some nonfishing effects during the review process required by Section 404 of the Clean Water Act and Section 10 of the Rivers and Harbors Act for certain activities that are regulated by Federal, state, and local authority. Non-fishing activities must also meet the mandates under the ESA, specifically Section 7(a)(2) ${ }^{39}$, which ensures that agency actions do not jeopardize the continued existence of endangered species and their critical habitat.

## Offshore and Nearshore Energy Development

In addition to the activities above, in recent years, offshore wind energy and oil and gas exploration have become more relevant in the Greater Atlantic region. They are expected to impact all VECs, as described below. Construction activities may have both direct and indirect impacts on marine resources, ranging from temporary changes in availability of habitat to injury and mortality. Noise from both construction and operation could have both behavioral and physiological effects on certain species in the region, depending on their sensitivity and exposure rates. Turbines and cables for wind energy may influence water currents and electromagnetic fields, which can affect patterns of movement for various species (target, non-target, protected). Habitats directly at the turbine and cable sites would be affected, and there could be scouring concerns around turbines. If the turbine placement changes vessel traffic patterns, they could potentially increase the risk of vessel strikes on protected species. Impacts on human communities will be mixed - there will be social and economic benefits due to jobs associated with construction and maintenance, and replacement of some electricity generated using fossil fuels with renewable sources. There may be negative effects on fishing activities in terms of effort displacement, or making fishing more difficult or less efficient near the turbines or cables. If a shift in effort occurs in the region due to displacement, gear interaction risks to protected species both within the immediate areas of the wind farms, as well as within waters surrounding the farms, could change. The extent of these impacts to protected species is dependent on the fisheries response to the wind farm.
While there are currently no operational wind farms in Mid-Atlantic waters, potential offshore wind energy sites have been identified off Virginia, Maryland, New Jersey, Delaware, and New York, and there are several proposals to develop wind farms in both nearshore and offshore waters. In New England, offshore wind project construction south of Massachusetts/Rhode Island are expected to begin in the near future (three projects including Vineyard Wind, Bay State Wind, and South Fork Wind Farm are currently in the environmental review and permitting process). Additional areas have been leased and will have site assessments in the next few years. These projects could have slight negative impacts on EFH, as well as summer flounder, non-target species, protected species, and fishing communities.

For oil and gas, this timeframe would include leasing and possible surveys. Seismic surveys impact the acoustic environment within which marine species live. They have uncertain effects on fish behaviors that could cumulatively lead to negative population level impacts. For protected species, the severity of these behavioral or physiological impacts is based on the specifics species hearing threshold (sea turtle, fish, small cetacean, pinniped, large whale), the overlap of this threshold with the frequencies emitted by the survey, as well as the duration of time the surveys would operate, as these factors influence exposure rate.

[^35]The science on this is fairly uncertain. If marine resources are affected by seismic, then so in turn the fishermen targeting these resources would be affected. However, there would be an economic component in the form of increased jobs where there may be some positive effects on human communities.

The overall impact of offshore wind energy and oil and gas exploration on the affected species and their habitats on a population level is unknown, but likely to range from no impact to moderate negative, depending on the number and locations of projects that occur, as well as the effects of mitigation efforts.

## Global Climate Change

Global climate change affects all components of marine ecosystems, including human communities. Physical changes that are occurring and will continue to occur to these systems include sea-level rise, changes in sediment deposition; changes in ocean circulation; increased frequency, intensity and duration of extreme climate events; changing ocean chemistry, and warming ocean temperatures. The rate of physical and chemical changes in marine ecosystems have been most rapid in recent decades (Johnson et. al 2019). Emerging evidence demonstrates that these physical changes are resulting in direct and indirect ecological responses within marine ecosystems which may alter the fundamental production characteristics of marine systems (Stenseth et al. 2002). The general trend of changes can be explained by warming causing increased ocean stratification, which reduces primary production, lowering energy supply for higher trophic levels and changing metabolic rates. Different responses to warming can lead to altered food-web structures and ecosystem level changes. Shifts in spatial distribution are generally to higher latitudes (i.e., poleward) and to deeper waters as species seek cooler waters within their normal temperature preferences. Climate change will potentially exacerbate the stresses imposed by fishing and other non-fishing human activities. Survival of marine resources under a changing climate depends on their ability to adapt to change but also how and to what degree those other human activities influence their natural adaptive capacity.

Results from the Northeast Fisheries Climate Vulnerability Assessment indicate that climate change could have impacts on Council-managed species that range from negative to positive, depending on the adaptability of each species to the changing environment (Hare et al. 2016).

Based on this assessment, summer flounder was determined to have a moderate vulnerability to climate change. The exposure of summer flounder to the effects of climate change was determined to be "very high" due to the impacts of ocean surface temperature, ocean acidification, and air temperature. Exposure to all three factors occurs during all life stages. Summer flounder is an obligate estuarine-dependent species. Spawning occurs on the shelf and juveniles inhabit estuaries. Adults make seasonal north-south migrations exposing them to changing conditions inshore and offshore. The distributional vulnerability of summer flounder was ranked as "high," given that summer flounder spawn in shelf waters and eggs and larvae are broadly dispersed. Adults use a range of habitats including estuarine, coastal, and shelf. The life history of the species has a strong potential to enable shifts in distribution. Summer flounder were thus determined to have low biological sensitivity to climate change (Hare et al. 2016). ${ }^{40}$

Overall climate vulnerability results for additional Greater Atlantic species, including most of the nontarget species identified in this action, are shown in Figure 54 (Hare et al. 2016). While the effect of climate change may benefit some habitats and the populations of species through increased availability of food and nutrients, reduced energetic costs, or decreased competition and predation, a shift in

[^36]environmental conditions outside the normal range can result in negative impacts for those habitats and species unable to adapt. This in turn may lead to higher mortality, reduced growth, smaller size, and reduced reproduction or populations. Thus, already stressed populations are expected to be less resilient and more vulnerable to climate impacts. Climate change is expected to have impacts that range from positive to negative depending on the species. However, future mitigation and adaptation strategies may mitigate some of these impacts. The science of predicting, evaluating, monitoring and categorizing these changes continues to evolve. The social and economic impacts of climate change will depend on stakeholder and community dependence on the fisheries, and their capacity to adapt to change. Commercial and recreational fisheries may adapt in different ways, and methods of adaptation will differ among regions. In addition to added scientific uncertainty, climate change will introduce implementation uncertainty and other challenges to effective conservation and management (MAFMC 2014).


Figure 54: Overall climate vulnerability score for Greater Atlantic species, with summer flounder highlighted in a red box. Overall climate vulnerability is denoted by color: low (green), moderate (yellow), high (orange), and very high (red). Certainty in score is denoted by text font and text color: very high certainty (>95\%, black, bold font), high certainty ( $90-95 \%$, black, italic font), moderate certainty ( $66-90 \%$, white or gray, bold font), low certainty ( $<66 \%$, white or gray, italic font). Figure source: Hare et al. 2016.

### 7.4.3.1.3 Summary of Past, Present, and Reasonably Foreseeable Future Actions

A summary of the cumulative impacts of past, present, and reasonably foreseeable future actions on each VEC is provided in Table 65.

Table 65: Summary of expected impacts of combined past, present, and reasonably foreseeable future actions on each VEC.

| VEC | Past Actions (P) | Present Actions (Pr) | Reasonably Foreseeable Future Actions (RFFA) | Combined Effects of Past, Present, and Future Actions |
| :---: | :---: | :---: | :---: | :---: |
| Managed Resources | Positive <br> Combined effects of past actions have decreased effort, improved habitat protection | Positive <br> Current regulations continue to manage for a sustainable stock | Positive <br> Future actions are anticipated to strive to maintain a sustainable stock | Positive <br> Stocks are being managed sustainably |
| Non-Target Species | Positive <br> Combined effects of past actions have decreased effort and reduced bycatch | Positive <br> Current regulations continue to decrease effort/increase efficiency and reduce bycatch | Positive <br> Future regulations are being developed to improve monitoring and address bycatch issues | Positive <br> Decreased effort/increased efficiency and reduced bycatch continue; most non-target stocks continue to be sustainably managed under ACLs/AMs |
| Habitat | Mixed <br> Combined effects of effort reductions and better control of non-fishing activities have been positive, but fishing activities and non-fishing activities have reduced habitat quality | Mixed <br> Effort reductions and better control of non-fishing activities have been positive, but fishing activities continue to reduce habitat quality | Mixed <br> Future regulations will likely control effort and habitat impacts but as stocks improve, effort may increase along with additional non-fishing activities | Mixed <br> Continued fisheries management will likely control effort and thus fishery related habitat impacts but fishery and non-fishery related activities will continue to reduce habitat quality |
| Protected Resources | Negligible to slight Positive Combined effects of past fishery actions have reduced effort and thus interactions with protected resources | Negligible to Slight Positive Current regulations continue to control effort, thus reducing opportunities for interactions | Mixed <br> Future regulations will likely control effort and thus protected species interactions, but as stocks improve effort will likely increase, possibly increasing interactions | Negligible to Slight Positive Continued effort controls along with past regulations will likely help stabilize protected species interactions |
| Human Communities | Mixed <br> Management actions have imposed requirements that reduced short-term revenues and increased costs, however, stock improvements have led to community benefits and in the long term | Mixed <br> Management actions continue to constrain effort, at times reducing short-term revenues, however, stock improvements continue to benefit human communities in the long term; price and revenues are generally increasing | Mixed <br> Future regulations will likely control effort and thus reduce revenues at times, but long-term maintenance of sustainable stock will lead to long-term benefits to human communities | Mixed <br> Continued fisheries management will impose requirements that may reduce short-term revenues or increase costs; sustainable management should improve community benefits in long-term |

### 7.4.3.2 Baseline Condition for the Resources, Ecosystems, and Human Communities

For the purposes of this CEA, the baseline condition is considered as the present condition of the VECs plus the combined effects of the past, present, and reasonably foreseeable future actions.

Table 66 summarizes the added effects of the condition of the VECs (i.e., status/trends/stresses from Section 6 and Section 7.4.3.1) and the sum effect of the past, present, and reasonably foreseeable future actions (from Table 65). The resulting CEA baseline for each VEC is exhibited in the last column of Table 66 (shaded). In general, only qualitative metrics are available for the VECs. For managed species, the baseline condition is likely positive given the continued fisheries that target and catch the managed species. For non-target species, none of the relevant species identified in section 6.2 are experiencing overfishing (although the Northern sea robin stock is unassessed, and the status is unknown). Black sea bass, scup, spiny dogfish, and species within the Northeast skate complex are not overfished with the exception of thorny skate; the status of sea robins is unknown. The conditions of the habitat and human communities VECs are complex and varied. As such, the reader should refer to the characterizations given in Sections 6.3 and 6.5, respectively. For protected resources the baseline is negative in the short run given continued interaction but should be positive in the long run as additional mitigations are implemented. As mentioned above, the CEA Baseline is then used to assess cumulative effects of the proposed management actions.

Table 66: Summary of the current status, combined effects of P,PR,RFF actions, and the combined baseline condition of each VEC.

| VEC | Status and Trends | Combined Effects of Past, Present, and Reasonably Foreseeable Future Actions (Table 65) | Combined CEA <br> Baseline Conditions |
| :---: | :---: | :---: | :---: |
| Managed Resource | Not overfished, overfishing not occurring as of 2017 fishing year. Biomass generally trending down since 2011. Catch generally below ACLs. Below average recruitment since 2011 but signs of recent uptick. | Positive <br> Stocks are being managed sustainably | Positive <br> Stocks are being managed sustainably |
| Non-target Species | Black sea bass, scup, spiny dogfish are not overfished/overfishing is not occurring. No stocks in Northeast skate complex are experiencing overfishing and none are overfished except thorny skate. Status of Northern sea robin is unknown. Most non-target species managed with ACLs and AMs. Removals from summer flounder fishery generally low relative to total removals. | Positive <br> Decreased effort and reduced bycatch continue; most non-target stocks continue to be sustainably managed under ACLs/AMs | Slight positive <br> Decreased effort and reduced bycatch continue; most non-target stocks are not overfished/not overfishing |
| Habitat | Fishing impacts are complex and variable and typically adverse (see section 6.3). Effort reduction or gear modifications has reduced magnitude of the direct negative fishing impacts. Non-fishing activities have had | Mixed Continued fisheries management will likely control effort and thus fishery related habitat impacts but fishery and non-fishery related | Slight positive Continued fisheries management will likely control effort and thus fishery related habitat impacts; fishing pressure will continue to occur, but |


| VEC | Status and Trends | Combined Effects of Past, Present, and Reasonably Foreseeable Future Actions (Table 65) | Combined CEA Baseline Conditions |
| :---: | :---: | :---: | :---: |
|  | historically negative but site-specific effects on habitat. | activities will continue to reduce habitat quality | overall knowledge of and protection of key habitats continues to improve |
| Protected Resources | Leatherback and Kemp's ridley sea turtles are classified as endangered under the ESA; loggerhead (NW Atlantic DPS) and green (North Atlantic DPS) sea turtles are classified as threatened. <br> All large whales in the Northwest Atlantic are protected under the MMPA. Of these large whales, North Atlantic right, fin, blue, sei, and sperm whales are also listed as endangered under the ESA. <br> Small cetaceans and pinnipeds: protected under MMPA <br> Atlantic salmon (Gulf of Maine DPS): threatened under ESA <br> Atlantic sturgeon: New York Bight, Chesapeake, Carolina, and South Atlantic DPSs are endangered under ESA; Gulf of Maine DPS is listed as threatened under the ESA. | Negligible to Slight <br> Positive <br> Continued effort controls along with past regulations will likely help stabilize protected species interactions | Negligible to Slight Positive <br> Continued catch and effort controls are likely to reduce gear encounters through effort reductions. Additional management actions taken under ESA/MMPA should also help mitigate the risk of gear interactions. |
| Human Communities | Complex and variable. Economic returns have generally been positive and have tended to make a positive contribution to fishing communities. Landings have generally declined since 2014 due to declining stock biomass and catch limits but increased in 2019 following catch limit increases. Over the past five years (2014-2018), the commercial fishery has averaged $\$ 27$ million ex-vessel value per year (in 2018 dollars). Approximately 741 commercial moratorium permits for summer flounder were issued in 2018. 17 ports from MA through NC have averaged over $100,000 \mathrm{lb}$ of summer flounder landings annually from 2014-2018. Over 200 federally-permitted dealers from Maine through North Carolina purchased summer flounder in 2018. | Mixed <br> Continued fisheries management will likely control effort and thus lead to short-term negative economic impacts for some participants and positive socioeconomic outcomes for other participants and communities | Positive <br> Short term negative impacts occur from effort limitations, but long-term positive conditions result from higher prices and continued management under ACLs and AMs. <br> Resource supports viable communities and economies. |

### 7.4.3.3 Summary of Effects of the Proposed Actions

The preferred alternatives in this action include no action/status quo for both federal permit qualification (alternative 1A) and framework provisions for landings flexibility (alternative 3A). For commercial allocation, the preferred alternative identified by the Council and Board in March 2019 is alternative 2C3 , described in section 5.2.3. This action would create state allocations that vary with overall stock abundance and resulting commercial quotas. For all years when the annual commercial quota is at or below 9.55 million pounds, the state allocations would remain status quo. In years when the annual coastwide quota exceeded this trigger, the first 9.55 million pounds would be distributed according to status quo allocations, and the additional quota beyond 9.55 million pounds would be distributed by equal shares (with the exception of Maine, New Hampshire, and Delaware, which would split $1 \%$ of the additional quota).

The impacts of the proposed actions are described in Section 7.1 through 7.3 and summarized in Table 67 below. More detailed summarizes of impacts by alternative are included in sections 7.1.6 and 7.2.6.

Table 67: Incremental impacts of the proposed actions.

| Management <br> measures | Target <br> species <br> (summer <br> flounder) | Non-target <br> species | Habitat/EFH | Protected <br> Resources | Human <br> communities |
| :--- | :--- | :--- | :--- | :--- | :--- |
| Federal permit <br> qualification <br> (Alternative <br> 1A) | Moderate <br> positive: | Slight <br> negative to <br> moderate <br> positive: | Slight <br> negative: | Measures will <br> result in <br> continued | Slight <br> negative to <br> slight positive: <br> Variable based <br> on current <br> stock status <br> and possible <br> fishing effort <br> changes |

### 7.4.3.4 Magnitude and Significance of Cumulative Effects

The significance of the cumulative effects is related to the magnitude, but also considers context distribution. Note that fishery-related activities consist almost entirely of positive effects (with the exception of some short term negative effects on human communities) while non-fishing activities are generally associated with negative effects. The regulatory atmosphere within which Federal fishery management operates requires that management actions be taken in a manner that will optimize the conditions of resources, habitat, and human communities. Consistent with NEPA, the Atlantic Coastal Act and the Magnuson-Stevens Act require that management actions be taken only after consideration of impacts to the biological, physical, economic, and social dimensions of the human environment. Given this regulatory environment, and because fishery management actions must strive to create and maintain sustainable resources, the overall cumulative effects of the preferred alternative on all VECs should result in no impact to non-significant positive impacts, for the purposes of NEPA. This is not to say that some aspects of the various VECs are not experiencing negative impacts, but rather that when taken as a whole and compared to the level of unsustainable effort that existed prior to and just after the fishery came under management control, the overall long-term trend is generally positive.

To determine the magnitude and extent of cumulative impacts of the preferred alternatives, the incremental impacts of the direct and indirect impacts should be considered, on a VEC-by-VEC basis, in addition to the effects of all actions (those effects identified and discussed relative to the past, present, and reasonably foreseeable future actions of both fishing and non-fishing actions). Table 68 provides a summary of likely cumulative effects found in the various groups of management alternatives contained in this amendment. The CEA baseline that, as described above in Table 66, represents the sum of past, present, and reasonably foreseeable future (identified hereafter as "other") actions and conditions of each VEC. When an alternative has a positive impact on the VEC, for example, reduced fishing mortality on a managed species, it has a positive cumulative effect on the stock size of the species when combined with "other" actions that were also designed to increase stock size. In contrast, when an alternative has negative effects on a VEC, such as increased mortality, the cumulative effect on the VEC would be negative and tend to reduce the positive effects of the other actions. The resultant positive and negative cumulative effects are described below for each VEC.

Table 68. Summary of Cumulative Effects of the Preferred Alternatives.

|  | Target Species | Non-Target <br> Species | Habitat | Protected <br> Resources | Human <br> Communities |
| :--- | :--- | :--- | :--- | :--- | :--- |
| Direct/Indirect <br> Impacts of <br> Preferred <br> Alternative | Moderate <br> positive | Slight negative <br> to moderate <br> positive | Slight negative | Moderate <br> negative to <br> moderate <br> positive | Moderate <br> negative to <br> moderate <br> positive |
| Combined <br> Cumulative <br> Effects <br> Assessment <br> Baseline <br> Conditions | Positive | Positive | Slight Positive | Negligible to <br> slight positive | Positive |
| Cumulative <br> Effects | Non-significant <br> positive | Non-significant <br> negligible to <br> slight positive | Non-significant <br> negligible to <br> Positive | Non-significant <br> negligible to <br> slightly positive | Non-significant <br> slight positive |

## Cumulative Target Species Impacts (Summer Flounder)

As noted in section 7.4.3.1, the combined impacts of past federal fishery management actions have increased summer flounder biomass and increased the resilience of the stock, for example, by allowing the age structure of the stock to expand relative to its truncated status in earlier years. For the most part, the actions proposed by this amendment are expected to have moderate positive impacts and continue the sustainability of the summer flounder resource.

Past fishery management actions taken through FMP and the annual specifications process have had a positive cumulative effect on managed resources. It is anticipated that the future management actions described in section 7.4.3.1 will have additional direct and indirect positive effects on the managed resources through actions which reduce and monitor bycatch, protect habitat, and protect the ecosystem services on the productivity of managed species depends. Overall, the past, present, and reasonably foreseeable future actions that are truly meaningful to the managed resources have had positive cumulative effects.

The CEA baseline for managed resources is likely positive (Table 66). While the stock biomass has decreased somewhat in recent years, the stock remains above an overfished status, and catch limits are continually implemented based on the best available scientific information in order to prevent overfishing.

The past and present impacts, combined with any alternatives from the proposed alternatives and future actions which are expected to build stock biomass to target levels and strive to maintain sustainable stocks, should continue to yield non-significant positive impacts to the managed resources in the long term.

## Cumulative Non-target Species Impacts

As noted in section 7.4.3.1, the combined impacts of past federal fishery management actions have decreased effort and improved habitat protection, which benefits non-target species. In addition, current regulations continue to manage for sustainable stocks, thus control effort on direct and discard/bycatch species. The actions proposed by this amendment are expected to continue this trend. Finally, future actions are anticipated to continue rebuilding and thus limit the take of discards/bycatch in the summer flounder fishery, particularly through ACL management with AMs. Continued management of directed stocks will also control catch of non-target species. In addition, the effects of non-fishing activities on bycatch are potentially negative.

The CEA baseline for non-target resources is slight positive (see Table 66). The provisions considered in this amendment are expected to have no impact to small impacts on non-target species, resulting in overall slight negative to moderate positive impacts to non-target species depending on possible effort shifts. In general, the alternatives in this amendment are expected to maintain the current positive stock status for non-target species.

The past and present impacts, combined with any alternatives selected from the proposed alternatives and future actions which are expected to continue to minimize impacts to non-target species, should continue to reduce negative impacts to non-target species and produce no impact to slight positive cumulative impacts in the future.

## Cumulative Habitat Impacts

As noted in section 7.4.3.1, the combined impacts of past federal fishery management actions have had positive impacts on EFH. The actions have constrained fishing effort both at a large scale and locally and have implemented gear requirements, which may reduce impacts on habitat. As required under these FMP actions, EFH and Habitat Areas of Particular Concern were designated for the managed resources. In
addition, better control of non-fishing activities has also been positive for habitat protection. However, both fishing and non-fishing activities continue to decrease habitat quality. None of the measures in this amendment are expected to have substantial impacts on habitat or EFH. It is anticipated that the future management actions described in Error! Reference source not found. will result in additional direct or i ndirect positive effects on habitat through actions which protect EFH and protect ecosystem services on which these species' productivity depends.

This action is expected to allow existing fishing practices and catch rates to continue, thereby maintaining the current levels of interaction with habitat, leading to slight negative habitat impacts expected from the preferred actions. Overall, the combination of past, present, and future actions is expected to reduce fishing effort and hence reduce damage to habitat; however, it is likely that fishing and non-fishing activities will continue to degrade habitat quality and/or prevent habitat recovery. Thus, when the direct and indirect effects of the alternatives are considered in combination with all other actions (i.e., past, present, and reasonably foreseeable future actions), the cumulative effects should yield non-significant no impacts on habitat and EFH.

## Cumulative Protected Resources Impacts

As noted in section 7.4.3.1, the combined impacts of past federal fishery management actions have had some indirect level of positive effects on protected resources. Given their life history dynamics, large changes in protected species abundance over long time periods, and the multiple and wide-ranging fisheries management actions that have occurred, the cumulative impacts on protected species were evaluated over a long-time frame (i.e., from the 1980's through the present). Past fishery management actions taken through the respective FMPs and annual specifications process have contributed to as longterm trend toward positive cumulative effect on protected species through the reduction of fishing effort (and thus reduction in potential interactions) and implementation of gear requirements or modifications. It is anticipated that future management actions, described section 7.4.3.1, will result in additional indirect positive effects on protected species.

The proposed actions described in this document would not change the past and anticipated cumulative effects on protected species and thus would not have any significant effect on protected species individually or in conjunction with other anthropogenic activities.

Continued fishing activity will continue to result in interactions with some protected resources, potentially resulting negligible to negative impacts on these species, depending on their stock status. However, these fishing activities will continue to be regulated through FMPs and various federal agency actions to ensure that species of concern are protected.

Given the above, when the direct and indirect effects of the alternatives are considered in combination with other actions (i.e. past, present, and reasonably foreseeable future actions), the cumulative effects should yield generally negligible to non-significant slight positive impacts on protected resources.

## Cumulative Human Communities Impacts

Past federal fishery management actions have had mixed but generally positive impacts on human communities over the long-term. The summary effect of past and present actions is complex since the effects have varied among fishery participants, consumers, and communities. Nevertheless, the net effect is considered to be positive in that the summer flounder fishery currently supports viable domestic and international market demand. While some short-term economic costs have been associated with effort reductions and gear modifications, economic returns have generally been positive and as such, have tended to make a positive contribution to the communities associated with the harvest of these species.

Catch limits, commercial quotas, and recreational harvest limits for summer flounder have been specified to ensure that these rebuilt stocks are managed in a sustainable manner and that management measures are consistent with the objectives of the FMPs under the guidance of the MSA. The impacts from annual specification of management measures on the managed species are largely dependent on how effective those measures are in meeting their intended objectives and the extent to which mitigating those measures are effective. Short-term negative impacts to communities may occur due to overages, reductions in access to prevent catch limit overages, and sometimes unpredictable fluctuations in annual allowable harvest levels. However, in the longer term, past and present actions had positive cumulative impacts on vessel owners, crew, and their families in the summer flounder fishery by increasing their fishing revenues, incomes, and standards of living. The impacts of these past and present actions were also positive for the related sectors including dealers, processors, primary suppliers, to the vessels that sell them gear, engines, boats, etc. The increase in gross profits for summer flounder vessels and in crew incomes have had positive economic benefits on these sectors indirectly through the multiplier impacts. In general, revenues and price have increased over time. Therefore, the cumulative impacts of past and present actions are positive for human communities.

Future actions are expected to continue this trend. Thus, the overall effects of reasonably foreseeable future actions on the fishery-related businesses and communities are slight positive. In addition, the effects of non-fishing activities on fishing-related businesses and communities are mostly potentially negative (section 7.4.3.1).

The direct and indirect effects of the measures under consideration in this amendment are expected to be mixed in the short term and low positive in the long-term compared to the No Action because while a redistribution of fishery access may impact some communities negatively and some communities positively, over the long-term the measures in this action are expected to contribute to a management program that balances the needs of many stakeholder groups with the health of the resource, and results in long-term stock benefits that will provide long-term social and economic benefits to human communities.

The CEA baseline for human communities is positive. In summary, when the direct and indirect effects of the alternatives are considered in combination with other actions (i.e., past, present, and reasonably foreseeable future actions), these actions yield potentially slight positive impacts on the fishery-related businesses and communities.

### 8.0 OTHER APPLICABLE LAWS

### 8.1 MAGNUSON-STEVENS FISHERY CONSERVATION AND MANAGEMENT ACT

### 8.1.1 Consistency with National Standards

Section 301 of the MSFCMA requires that regulations implementing any fishery management plan or amendment be consistent with the ten National Standards.

1. Conservation and management measures shall prevent overfishing while achieving, on a continuing basis, the optimum yield from each fishery for the United States fishing industry.

The management measures proposed in Amendment 21 were developed by the Council and Board to achieve the goals and objectives of the Summer Flounder, Scup, and Black Sea Bass Fishery Management Plan, the primary goal of which is to manage these fisheries at long-term sustainable levels consistent with the National Standards of the MSFCMA (Section 4.2). Both the current and proposed modified FMP
objectives for summer flounder include a biological first objective to prevent overfishing. Consistent with the MSFCMA requirements for ACLs and AMs, the summer flounder fishery is managed with an overall ABC (reduced from the overfishing limit to address scientific uncertainty) and sector-specific ACLs for the commercial and recreational fisheries designed to prevent the ABC from being exceeded. The Summer Flounder, Scup, and Black Sea Bass FMP also has both proactive and reactive AMs to prevent catch limits from being exceed and to ensure that if catch levels are exceeded, that measures are taken to both offset the catch overage.

To achieve optimum yield (OY), both scientific and management uncertainty are addressed in the FMP when establishing catch limits. The Council develops recommendations that do not exceed the ABC recommendations of the SSC, which explicitly address scientific uncertainty. The Council considers management uncertainty and other social, economic, and ecological factors, when recommending ACTs.

The proposed actions in this amendment would modify the allocation of landings in the commercial summer flounder fishery. This allocation applies to the annual commercial quota, which is derived from the annual commercial ACL and ABC. The proposed action will only alter commercial access to the fishery by state, and will not impact the methods used to derive these broader catch and landings limits, which will continue to be set based on the Council's risk policy and are expected to continue to prevent overfishing and achieve optimum yield.

## 2. Conservation and management measures shall be based on the best scientific information available.

The proposed action in this amendment is based on the most recent estimates of stock status for target and non-target species, fishery landings and performance data, and socioeconomic information for the summer flounder fishery and its supported communities.

Stock status information, including biomass and fishing mortality estimates, are based on information from the NOAA Northeast Fisheries Science Center, stock assessments independently peer-reviewed by the Northeast Stock Assessment Review Committee, and the scientific advice of the Scientific and Statistical Committee of the Council. During development of this action, an updated benchmark assessment was completed that revised the estimated level of summer flounder biomass than the previous assessment. The recent assessment found that the summer flounder resource is not overfished, and overfishing is not occurring in the terminal year of the assessment (2017). This contrasts with the last assessment which had showed that the stock was not overfished but that overfishing was occurring in 2015. Included in the 2018 benchmark assessment was updated information on the stock distribution of summer flounder, as described in section 6.1.4. Information from this new assessment was provided to Council members and incorporated into the amendment analysis in this document once available.

In terms of fishery data, including social and economic data, fishery landings and discards data are obtained from dealer reports, observer reports, vessel logbooks, permit databases, and other sources, and have been rigorously reviewed to describe recent fishery trends and spatial and temporal catch and landings patterns. The 2018 stock assessment also included recent data on the spatial patterns in commercial fishery catch over the years based on similar datasets (section 6.5.1.2.2). The socioeconomic analyses in this document (see section 7.0) incorporate information on permit holdings, landings, price, revenue, and fishing effort information collected through the NMFS data collection systems and supplemental data provided to NMFS by the states. Information on trip-level expenses (operating costs) was incorporated into the analysis in section 7.0 using a trip cost estimation model developed by economists at the Northeast Fisheries Science Center Social Sciences Branch. All of this information
represents the best available scientific information to analyze the management alternatives in this document.

These updates were also considered by the Council during amendment development and informed the Council's recommendation on commercial allocation.
3. To the extent practicable, an individual stock of fish shall be managed as a unit throughout its range, and interrelated stocks of fish shall be managed as a unit or in close coordination.

Summer flounder is managed as a single unit from Maine through North Carolina. This action does not alter the management unit.
4. Conservation and management measures shall not discriminate between residents of different states. If it becomes necessary to allocate or assign fishing privileges among various United States fishermen, such allocation shall be (A) fair and equitable to all such fishermen; (B) reasonably calculated to promote conservation; and (C) carried out in such a manner that no particular individual, corporation, or other entity acquires an excessive share of such privileges.

This action proposes to modify the allocation system for commercial summer flounder quota to each state from Maine through North Carolina. Although the proposed reallocation of state-by-state quota shares would result in variable impacts on permit holders and fishing communities by state, the proposed action does not discriminate between residents of different states as defined in the National Standard 4 guidelines. National Standard 4 guidelines state that an FMP may allocate fishing privileges if such measures are necessary or helpful in furthering objectives or in achieving OY, in addition to meeting other criteria listed in the guidelines, as summarized below.

Summer flounder state allocations drive access to the commercial fishery in the sense that each state sets permit requirements and management measures based on the allocations and resulting annual state quotas, and fishermen are generally limited to landing summer flounder commercially in states where they hold permits. This action was initiated to consider whether the current distribution of commercial quota continues to meet the evolving objectives of the FMP (see section 4.2), particularly given repeated stakeholder requests to re-evaluate these allocations. In development of this action, a majority of Council and Board members determined that the existing allocations could be improved by distributing the benefits of increased stock size more equitably among states. The proposed allocation system would maintain the existing allocations in years when the coastwide commercial quota is below 9.55 million pounds, and in years when this threshold is exceeded, would maintain the existing allocations up to 9.55 million pounds and distribute the quota more equally to states above that threshold amount.

The proposed allocation system is a revision (in some years) to the percentages allocated to each state, and it retains the state-by-state allocation and management system which is designed to achieve the objectives of the FMP including both biological and socioeconomic objectives. State-by-state management allows states to set measures to constrain overall fishery removals to prevent overfishing, while also allowing each state the flexibility to design measures to meet the social and economic needs of their stakeholders and fishery participants. State-by-state allocations promote conservation and fair and equitable access by preventing a "race to fish" situation that would likely occur under a coastwide quota system, as summer flounder is a relatively high demand and high value species. As described in section 6.5, there are different components of the fishery (inshore vs. offshore, large vessels vs. small vessels) and state-by-state management allows for fair access by multiple different fishery components.

The revised allocation system relies heavily on the existing state allocations, which will remain in place up to the trigger annual quota amount of 9.55 million pounds. These current allocations, based on historic state landings from 1980-1989, were determined to be a fair and equitable method of distributing the annual quota in that they were based on historic interest in and dependence on the fishery. The proposed allocation system thus considers the community reliance and shore-side infrastructure that has developed for this fishery in each state. In years where quotas are above the trigger amount, the new allocation system will distribute "extra" quota equally to most states except states with minimal or no summer flounder fisheries including Maine, New Hampshire, and Delaware. This element of the revised allocation would allow for increased equity in the allocation between states.

The proposed action will result in some years where commercial allocation is status quo (the current state allocations described in section 5.2.1), and some years where each state's proportion of the summer flounder commercial allocation would be increased or reduced from current levels. This measure is expected to have different impacts on vessels and communities depending on which state's allocation they fish under, based on their permit holdings, as described in section 7.2. However, the proposed action does not limit vessels to fishing on a single state's permit, and many vessels hold permits in multiple states.

The revised objectives for summer flounder management (section 4.2) include a goal of optimizing the economic and social benefits from the utilization of the summer flounder resource, balancing the needs and priorities of different user groups to achieve the greater overall benefit to the nation. An objective under that goal is to provide reasonable access to the fishery throughout the management unit, with fishery allocations balancing responsiveness to changing social, economic, and ecological conditions with historic and current importance to various user groups and communities. The Council believes that the proposed management action is a reasonable way of allocating the commercial quota to accomplish this goal. The selected allocation alternative balances a desire for increased equity in the allocations with the historic and current importance to communities by allocating in part based on current allocations (which reflect fishing communities' historic access to the resource and importance of the fishery). The Council believes that given current conditions, this proposed allocation system will maximize overall benefits from the fishery.

Consistent with National Standard 4 guidelines, this action does not restrict fishing in the EEZ to permit holders from any particular state or states, nor does it propose any closed areas that would provide an access advantage or disadvantage for particular states. This action also does not allow any person or entity to acquire an excessive share of fishing privileges, as this allocation is set only at a state level.

The Council considered the socioeconomic impacts of the proposed allocation scheme including the dependence on the summer flounder fishery by present participants and coastal communities, and the relative benefits and hardships imposed by the allocation. These impacts were compared to those of alternative allocation schemes, as described in detail in section 7.2. The Council and Board considered many different approaches to modifying the commercia allocation, as discussed in section 5.2 (commercial allocation alternatives considered at final action) and section 5.4 (considered but rejected alternatives).
5. Conservation and management measures shall, where practicable consider efficiency in the utilization of fishery resources; except that no such measure shall have economic allocation as its sole purpose.

The proposed action in Amendment 21 is not expected to substantially reduce fishing vessel efficiency and may in some cases improve it. Efficiency in the utilization of the summer flounder resource is variable along the coast, reflecting factors such as the size of the fleets, mobility of vessels, dependence on summer flounder, state regulations, and other factors. This action is not expected to substantially alter most
elements of the prosecution of the fishery with the exception of the distribution of landings and effort by state in some years (years when the commercial quota is above the 9.55 million pound trigger), and possibly some changes to state level management measures as a result of modified allocation in some years. State fleets that currently expend more resources for travel and search time for summer flounder are likely to continue to do so. Some states with closer proximity to higher biomass concentrations of summer flounder may gain increased access to the resource in some years (northern states whose allocation would increase when the quota is above the trigger, e.g., Massachusetts, Connecticut, and New York), possibly increasing their efficiency, although given the magnitude of the allocation change these effects are expected to be minor. Overall, this action is not expected to substantially change the efficiency in the utilization of the summer flounder resource.

National Standard 5 states that management measures should not have economic allocation as its sole purpose. The proposed action considers not only the resulting efficiency of the summer flounder fishery, but the impacts on communities, and the equity of the allocations. While the Council considered other alternatives that would possibly more directly address biomass distribution and its impacts on efficiency (i.e., Alternative 2B), the Council determined that this was not the best option to balance meeting other FMP objectives and national standards.
6. Conservation and management measures shall take into account and allow for variations among, and contingencies in, fisheries, fishery resources, and catches.

The proposed action in Amendment 21, an annually variable state-by-state commercial quota allocation system for summer flounder, was chosen because it allowed for a balance between maintaining historically important access to the fishery for major fishery participants with increased access for smaller allocation states under more abundant stock conditions. This alternative is inherently responsive to the condition of the fishery resource as it is tied to stock status and annual catch limits and requires an evaluation of these levels each year to set the allocation for the upcoming year. Under this alternative, states retain their ability to design state-specific management programs with the flexibility to respond to needs of their stakeholders. States also remain free to transfer or combine quota in a given year (as in the current allocation system), increasing the flexibility of the system to respond to year to year variations in fishing practices or landings patterns. Thus, this alternative allows for responses to variations among, and contingencies in, fisheries, fishery resources, and catches.
7. Conservation and management measures shall, where practicable, minimize costs and avoid unnecessary duplication.

The Council considered the costs and benefits associated with the management measures proposed in Amendment 21. The preferred alternatives are not duplicative and were adopted jointly by the Council and the Commission and developed to be jointly implemented by NMFS and the states.

The proposed action should not impose any additional costs on NMFS or the Council, as future application of the proposed action will occur through the regular specifications cycle that is currently used to prevent overfishing and optimize yield. Similarly, the costs to state governments of implementing the state-level management programs are expected to remain the same.

The proposed allocation system is not expected to substantially alter costs for fishery participants, unless individual businesses decide to purchase additional permits or otherwise invest in altering their business practices to adapt to the revised allocations. Some vessels with multiple state permits may increase or decrease their fishing costs by altering their preferred state of landing. Given that reallocation would only
occur in years when the quota is higher than a recent average, states that would lose allocation in these years are not expected to be substantially negatively impacted (given the relatively high overall quota). However, if these states need to restrict their management measures in these years, some participants may decide to pursue other fisheries to make up for any reduced summer flounder access. In sum, the proposed action is not expected to substantially increase costs and the proposed action does avoid unnecessary duplication. Any costs incurred as a result of the Proposed Action are necessary to achieve the goals and objectives of the Summer Flounder, Scup, and Black Sea Bass FMP and are shown to be outweighed by the benefits of taking the action.
8. Conservation and management measures shall, consistent with the conservation requirements of this Act (including the prevention of overfishing and rebuilding of overfished stocks), take into account the importance of fishery resources to fishing communities in order to (A) provide for the sustained participation of such communities, and $(B)$ to the extent practicable, minimize adverse impacts on such communities.

Ports and communities that depend commercially on the summer flounder resource are described in section 6.5.2 and in Appendix C.

Throughout the development of this action, the Council and Board placed a high priority on accounting for historical participation and the importance of the summer flounder resource to fishing communities, while developing options to consider whether the allocations should be modified to increase equitability and/or incorporate more modern data. The Council considered the socioeconomic impacts of the proposed allocation including the dependence on the summer flounder fishery by present participants and coastal communities, and the positive and negative impacts on the communities in each state. These impacts are described in section 7.2. In general, the effects on fishing communities are expected to mirror the effects at the state level, given that changes in allocation are proposed on a state basis.

Overall, while the proposed action would result in changes to state allocations in some years, this action would provide for the sustained participation of fishing communities that have depended on the summer flounder resource (Section 6.5). The proposed commercial allocation is based in large part on the current allocation, i.e., the allocation remains status quo up to a certain commercial quota trigger, and any available quota above that amount is distributed differently. The Council carefully considered the importance of the summer flounder resource to affected fishery-related businesses and communities when developing the Amendment 21 alternatives.

The proposed action is expected to have a range of impacts on human communities ranging from high negative to high positive depending on the state and the annual commercial quota (see section 7.2.2). Prior to and during Amendment 21 development, the Council received extensive public comment from on-thewater businesses with mixed opinions on state by state allocations, including concerns both about status quo allocations and about modified state allocations. The Council's preferred alternative is an attempt to balance the needs of many fishing communities up and down the coast and to better meet the objectives of Amendment 21 and the Summer Flounder, Scup, and Black Sea Bass FMP, as well as balance the various requirements of the Magnuson-Stevens Act and guidelines. In summary, while negative impacts are anticipated for some summer flounder fishing communities, they would likely be outweighed by the positive impacts on other users in the management unit, with overall positive net benefits to society.
9. Conservation and management measures shall, to the extent practicable, (A) minimize bycatch and (B) to the extent bycatch cannot be avoided, minimize the mortality of such bycatch.

The proposed action is not expected to result in substantial changes to bycatch. The proposed action does not modify the overall system of catch and landings limits for summer flounder or for other species that may be encountered as bycatch in the summer flounder fishery. Bycatch will continue to be monitored and accounted by existing monitoring systems. The proposed action may produce small to moderate spatial shifts in effort in some years when the commercial quota is well above the trigger for modified allocation. This may lead to slight changes in the composition or rates of bycatch in the summer flounder fishery, but none of the proposed measures are expected to substantially increase bycatch or negatively impact the sustainability of non-target species, as discussed in section 7.2.2.

## 10. Conservation and management measures shall, to the extent practicable, promote safety of human life

 at sea.The Council is very concerned about safety-at-sea and understands how important safety is when considering proposed measures. This action is not expected to alter fishery operations or conditions in a way that would reduce safety at sea. The proposed action will redistribute a portion of the commercial quota among the states in some years, resulting in small to moderate annual fluctuations in fishing effort by state. Summer flounder have seasonal inshore-offshore migrations, and as a result, different components of the fishery target summer flounder both inshore and offshore at different times of the year. The current management system provides states with the flexibility to implement regulations (e.g. seasons and possession limits that correlate with the time of the year when fish are inshore, or offshore) that accommodate the dynamic nature of the fishery. The proposed action in this amendment is not expected to change these fishing areas and catch patterns substantially. Some states have vessels that historically have travelled further distances to target summer flounder, and are expected to continue to do so under this action, although their overall effort levels may fluctuate from year to year. Overall, this action is not expected to substantially change fishery conditions in a manner that would reduce safety of human life at sea.

### 8.1.2 Essential Fish Habitat Assessment

This Essential Fish Habitat (EFH) assessment is pursuant to 50 CFR 600.920(e) of the EFH Final Rule to initiate EFH consultation with the National Marine Fisheries Service.

### 8.1.2.1 Description of Action

The preferred alternatives in this action would make no changes to the federal permit qualification criteria for summer flounder and would modify the commercial state-by-state summer flounder quota allocation as described in section 5.2.3. No changes would me made to the framework provisions for landings flexibility. The expected outcome of this action is that the commercial quota would be reallocated somewhat in years when the annual commercial quota for summer flounder is above 9.55 million pounds. The specific resulting allocations would vary based on the total annual quota amount.

### 8.1.2.2 Potential Adverse Impacts of the Action on EFH

The types of habitat impacts caused by the gears used in the summer flounder fisheries (predominantly bottom otter trawl in the commercial fishery; predominantly hook and line gear in the recreational fishery) are summarized in section 6.2.3.

As described in section 7, under the proposed modifications to the summer flounder commercial quota, existing habitat impacts from the summer flounder fishery are expected to continue largely unchanged.

Overall effort in the fishery will still be controlled by annual catch limits and associated regulations. The locations of fishing effort may shift slightly in some years but are not expected to change substantially and the amount of gear in the water and duration of time that gear is in the water are not expected to increase substantially in a manner that would cause meaningful increased negative impacts on habitat. The habitats that are impacted by summer flounder have been impacted by many fisheries over many years. The levels of fishing effort expected under the preferred alternative are not expected to cause additional habitat damage, but they are expected to limit the recovery of previously impacted areas. Thus, the proposed action for summer flounder is expected to have slight negative impacts on habitat and EFH.

### 8.1.2.3 Proposed Measures to Avoid, Minimize, or Mitigate Adverse Impacts of This Action

Measures in the Summer Flounder, Scup, and Black Sea Bass FMP which impact EFH were considered Amendment 13 (MAFMC 2002). The analysis in Amendment 13 indicated that no management measures were needed to minimize impacts to EFH because the trawl fisheries for summer flounder, scup, and black sea bass in federal waters are conducted primarily in high energy mobile sand habitat where gear impacts are minimal and/or temporary in nature. Hook and line are the principal gears used in the recreational fishery for all three species. These gears have minimal adverse impacts on EFH in the region (Stevenson et al. 2004). These characteristics of the fisheries have not changed since Amendment 13. None of the alternatives included in this document were designed to avoid, minimize, or mitigate adverse impacts on EFH.

Section 6.3.3 lists examples of management measures previously implemented by the Council with the intent of minimizing the impacts of various fisheries on habitat. None of these measures substantially restrict the summer flounder fisheries.

### 8.1.2.4 Conclusions

Overall, the preferred alternatives are expected to have slight negative impacts on EFH; therefore, an EFH consultation is required.

### 8.2 NATIONAL ENVIRONMENTAL POLICY ACT

The National Environmental Policy Act (NEPA) provides a mechanism for identifying and evaluating the full spectrum of environmental issues associated with federal actions, and for considering a reasonable range of alternatives to avoid or minimize adverse environmental impacts. This document is designed to meet the requirements of both the MSA and NEPA. The Council on Environmental Quality (CEQ) has issued regulations specifying the requirements for NEPA documents (40 CFR 1500 - 1508) and NOAA policy and procedures for NEPA are found in NOAA Administrative Order 216-6. The required elements of an Environmental Impact Statement Assessment (EIS) are specified in 40 CFR 1508.9(b) and NAO 216-6 Section 5.04b.1. They are included in this document as follows:

- A summary of the document - page 2
- An executive summary - Section 1.0
- A table of contents - Section 2.0
- Background and purpose - Section 4.0
- The need for this action - Section 4.1
- The alternatives that were considered - Section 5.0
- A brief description of the affected environment - Section 6.0
- The environmental impacts of the Proposed Action - Section 7.0
- Cumulative impacts of the alternatives - Section 7.4
- The agencies and persons consulted on this action - Sections 8.2.6 and 8.2.7
- A list of preparers - Section 8.2.5
- An index - Section 10.0


### 8.2.1 Notice of Intent and Public Scoping

At the request of the Council, NMFS published a Notice of Intent (NOI) to prepare an EIS for this action on September 16, 2014 (79 FR 55432). This also served as the notice of public scoping hearings. The scoping period extended from that date until October 31, 2014. Section 4.4.7 in this document describes the scoping process, and the subsequent supplemental NOI narrowing of the focus of this action (March 29, 2018; 82 FR 13478). Scoping documents, including the hearing schedule and scoping comment summary, are available at:
http://www.mafmc.org/actions/summer-flounder-amendment.

### 8.2.2 Public Comments on the DEIS

In the fall of 2018, the Council and NMFS received written and oral public comments during a public hearing and written comment period that also served as the comment period on the DEIS. A summary of all comments received is available at: http://www.mafmc.org/s/SF-Amendment-commentsummary_FINAL_Nov2018.pdf.

Written comments were accepted from August 10, 2018 through October 12, 2018. A total of approximately 267 written comments were received from 255 commenters including individuals (237), businesses/business representatives (9), and organizations/organization representatives (9). This comment total includes one form letter with 176 submissions in various forms (unmodified letters, modified letters, and signatures).

A summary of public comments received and the Council responses to comments is included in section 1.4 of this EIS document.

### 8.2.3 Areas of Controversy

Amendment 21 was developed under close scrutiny, and there was mixed public reaction to the measures included, especially the alternatives for commercial quota allocation. There was extensive participation and comments provided throughout the entire amendment process from all sides of these issues considered. Over 90 people attended the public hearings and approximately 267 written comments were submitted during the public comment period from 255 commenters including individuals (237), businesses/business representatives (9), and organizations/ organization representatives (9).

One area of controversy focused on the biomass distribution for summer flounder, how and whether it has shifted and/or expanded over time, and whether management measures including allocation should be adjusted to account for any changes in distribution. A summary of the scientific information regarding biomass distribution can be found in 6.1.4. Although there is ample evidence to suggest that the center of biomass has moved north and eastward in recent decades, as noted in section 6.1.4, there is some degree of uncertainty about the extent, long-term persistence, and underlying causes of observed changes in summer flounder stock distribution. In addition, there was some uncertainty about trends in biomass toward the southern end of the management unit. Alternative 2B was an allocation alternative based on spatially explicit fishery independent trawl survey information to tie allocations more directly to biomass distribution. Ultimately, the Council and Board did not approve this approach. There was some controversy among the Council and Board members and the public about to what extent quota allocations should be based in part or wholly on biomass distribution or whether allocations should be based on other factors.

Another area of controversy included the extent of economic impacts that would result from reallocation of commercial quota. Some data is available to predict the economic outcomes of reallocation (see section
7.2); however, behavioral factors and market and economic changes are difficult to predict. There were mixed opinions on the extent of allocation loss that would trigger substantial negative economic impacts, for example, loss of shoreside businesses in states losing allocation. Similarly, it was not clear how much additional allocation would be required to positively impact states requesting additional allocation.

Finally, there was some controversy over whether the information used to establish the current allocation base years (1980-1989 landings data) was still a valid basis for state allocations. Some argued that these allocations are outdated and that landings during this time reflected a very different fishery regime or did not include all relevant data. Others have argued that this period was selected with good reason given that it was the last decade where the commercial fishery was relatively unconstrained, thereby serving as a proxy for access and interest in the commercial fishery by state prior to significant management constraints implemented in the early 1990s.

### 8.2.4 Document Distribution

This document is available on the Council's web page, www.mafmc.org and has been provided to all Council members. Announcements of document availability will be made in the Federal Register and to interested parties' mailing lists. Copies were distributed to:

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Director, Office of Environmental Policy and Compliance
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1849 "C" Street, N.W.
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### 8.2.5 List of Preparers and Point of Contact

This Environmental Impact Statement was prepared by Council staff, in consultation with the National Marine Fisheries Service, the Atlantic States Marine Fisheries Commission, and the New England Fishery Management Council. Members of the Summer Flounder Amendment Fishery Management Action Team (FMAT) prepared and reviewed portions of analyses and provided technical advice during the development of the EIS. Current and former members of the FMAT members include:

| Agency | Fishery Management Action Team <br> (FMAT) Role | Past and Current FMP <br> Representative(s) |
| :---: | :---: | :---: |
| MAFMC | Council Staff (Plan Coordinator) | Kiley Dancy |

Questions about this environmental assessment or additional copies may be obtained by contacting. Christopher Moore, PhD, Executive Director, Mid-Atlantic Fishery Management Council, 800 N. State Street, Dover, DE 19901 (302-674-2331). This Environmental Impact Statement may also be accessed by visiting the NMFS Greater Atlantic Region website at http://www.greateratlantic.fisheries.noaa.gov/.

### 8.2.6 List of Agencies Consulted

In preparing this document the Council consulted with NMFS, the Atlantic States Marine Fisheries Commission, the New England and South Atlantic Fishery Management Councils, the U.S. Fish and Wildlife Service, Department of State, and the states of Maine through North Carolina through their membership on the Mid-Atlantic and New England Fishery Management Councils and the Atlantic States Marine Fisheries Commission. To ensure compliance with NOAA Fisheries formatting requirements, the advice of NOAA Fisheries GARFO personnel was sought.

### 8.2.7 Opportunity for Public Comment

Amendment 21 was developed from 2014-2019. A public scoping period occurred in 2014. Two public Demersal Committee meetings occurred in 2017. Opportunities for public comment occurred at Advisory Panel, Committee, and Council meetings. There are limited opportunities to comment at FMAT meetings and conference calls. A public comment period occurred in 2018. There were over 50 public meetings related to this action (Table 69). Meeting discussion documents and summaries are available at www.mafmc.org.

Table 69: Public meetings related to Amendment 21.

| Date | Location | Meeting Type |
| :---: | :---: | :---: |
| 12/12/2013 | Annapolis, MD | Council Meeting |
| 6/11/2014 | Freehold, NJ | Council Meeting |
| 8/13/2014 | Washington, DC | Council and Board Joint Meeting |
| 9/29/2014 | Brooklyn, NY | Scoping Hearing |
| 9/29/2014 | Somers Point, NJ | Scoping Hearing |
| 9/30/2014 | Montauk, NY | Scoping Hearing |
| 9/30/2014 | Belmar, NJ | Scoping Hearing |
| 10/1/2014 | Old Lyme, CT | Scoping Hearing |
| 10/1/2014 | East Setauket, NY | Scoping Hearing |
| 10/2/2014 | Berlin, MD | Scoping Hearing |
| 10/2/2014 | Sagamore Beach, MA | Scoping Hearing |
| 10/6/2014 | Dover, DE | Scoping Hearing |
| 10/8/2014 | Narragansett, RI | Scoping Hearing |
| 10/14/2014 | Newport News, VA | Scoping Hearing |
| 10/15/2014 | Washington, NC | Scoping Hearing |
| 10/21/2014 | Washington, DC | Scoping Hearing |
| 10/22/2014 | Webinar | Scoping Hearing |
| 12/9/2014 | Baltimore, MD | Council and Board Joint Meeting |
| 4/16/2015 | Webinar | FMAT Meeting |
| 8/12/2015 | New York, NY | Council and Board Joint Meeting |
| 11/16/2015 | Webinar | FMAT Meeting |
| 12/9/2015 | Annapolis, MD | Council and Board Joint Meeting |
| 3/28/2016 | Webinar | FMAT Meeting |
| 5/9/2016 | Webinar | FMAT Meeting |
| 6/22/2016 | Linthicum, MD | Advisory Panel Meeting |
| 8/9/2016 | Virginia Beach, VA | Council and Board Joint Meeting |
| 9/26/2016 | Webinar | FMAT Meeting |
| 12/14/2016 | Baltimore, MD | Council and Board Joint Meeting |
| 2/15/2017 | Kitty Hawk, NC | Council and Board Joint Meeting |
| 5/4/2017 | Webinar | FMAT Meeting |
| 5/10/2017 | Alexandria, VA | Council and Board Joint Meeting |
| 6/28/2017 | Linthicum, MD | Advisory Panel Meeting |
| 7/11/2017-7/12/2017 | Linthicum, MD | Demersal Committee and Board Subset |
| 8/8/2017 | Philadelphia, PA | Council and Board Joint Meeting |
| 11/8/2017-11/9/2017 | Baltimore, MD | Demersal Committee and Board Subset |
| 12/12/2017 | Annapolis, MD | Council and Board Joint Meeting |
| 4/30/2018 | Arlington, VA | Council and Board Joint Meeting |
| 6/6/2018 | Philadelphia, PA | Council Meeting |
| 9/10/2018 | Old Lyme, CT | Public Hearing |
| 9/19/2018 | Buzzards Bay, MA | Public Hearing |
| 9/19/2018 | Narragansett, RI | Public Hearing |
| 9/24/2018 | Toms River, NJ | Public Hearing |


| $9 / 24 / 2018$ | Washington, NC | Public Hearing |
| :--- | :--- | :--- |
| $9 / 25 / 2018$ | Berlin, MD | Public Hearing |
| $9 / 26 / 2018$ | Dover, DE | Public Hearing |
| $9 / 26 / 2018$ | Newport News, VA | Public Hearing |
| $9 / 27 / 2018$ | Stony Brook, NY | Public Hearing |
| $9 / 27 / 2018$ | Webinar | Public Hearing |
| $12 / 12 / 2018$ | Annapolis, MD | Council and Board Joint Meeting |
| $3 / 9 / 2019$ | Virginia Beach, VA | Council and Board Joint Meeting |

### 8.3 ENDANGERED SPECIES ACT

Section 7 of the Endangered Species Act requires federal agencies conducting, authorizing or funding activities that affect threatened or endangered species to ensure that those effects do not jeopardize the continued existence of listed species.

On December 16, 2013, NMFS issued a batched fisheries Biological Opinion on the operation of seven commercial fisheries, including the summer flounder, scup, and black sea bass fishery. The batched fisheries Biological Opinion concluded that the actions considered would not jeopardize the continued existence of any listed species. On October 17, 2017, NMFS reinitiated consultation on the batched Biological Opinion due to updated information on the decline of North Atlantic right whale abundance.

Section 7(d) of the ESA prohibits federal agencies from making any irreversible or irretrievable commitment of resources with respect to the agency action that would have the effect of foreclosing the formulation or implementation of any reasonable and prudent alternatives during the consultation period. This prohibition is in force until the requirements of section 7(a)(2) have been satisfied. Section 7(d) does not prohibit all aspects of an agency action from proceeding during consultation; non-jeopardizing activities may proceed as long as their implementation would not violate section 7(d). Per the October 17, 2017, memo, it was concluded that allowing those fisheries specified in the batched Biological Opinion to continue during the reinitiation period will not increase the likelihood of interactions with ESA listed species above the amount that would otherwise occur if consultation had not been reinitiated. Based on this, the memo concluded that the continuation of these fisheries during the reinitiation period would not be likely to jeopardize the continued existence of any ESA listed species. Taking this, as well as our analysis of the proposed action into consideration, we do not expect the proposed action, in conjunction with other activities, to result in jeopardy to any ESA listed species.

This action does not represent any irreversible or irretrievable commitment of resources with respect to the FMP that would affect the development or implementation of reasonable and prudent measures during the consultation period. NMFS has discretion to amend its MSA and ESA regulations and may do so at any time subject to the Administrative Procedure Act and other applicable laws. As a result, the Council has preliminarily determined that fishing activities conducted pursuant to this action will not affect endangered and threatened species or critical habitat in any manner beyond what has been considered in prior consultations on this fishery.

### 8.4 MARINE MAMMAL PROTECTION ACT

The Council has reviewed the impacts of Amendment 21 on marine mammal species (Sections 7.1.4, 7.2.4, and 7.3) and has concluded that the management actions contained in this action are consistent with the provisions of the Marine Mammal Protection Act (MMPA). A final determination of consistency with the MMPA will be made by NMFS during rulemaking for this action.

### 8.5 COASTAL ZONE MANAGEMENT ACT

Section 307(c)(1) of the Coastal Zone Management Act (CZMA) of 1972 requires that all Federal activities that directly affect the coastal zone be consistent with approved state coastal zone management programs to the maximum extent practicable. Pursuant to the CZMA regulations at 15 CFR 930.35, a negative determination may be made if there are no coastal effects and the subject action: (1) Is identified by a state agency on its list, as described in § 930.34(b), or through case-by-case monitoring of unlisted activities; or (2) which is the same as or is similar to activities for which consistency determinations have been prepared in the past; or (3) for which the Federal agency undertook a thorough consistency assessment and developed initial findings on the coastal effects of the activity. The Council has preliminarily determined that Amendment 21 is consistent with the coastal zone management plan and policies of the coastal states in this region. NMFS will formally request consistency reviews by CZM state agencies after Council submission of this action.

### 8.6 ADMINISTRATIVE PROCEDURE ACT

This action was developed in compliance with the requirements of the Administrative Procedures Act (APA), and these requirements will continue to be followed when the proposed regulation is published. Section 553 of the Administrative Procedure Act establishes procedural requirements applicable to informal rulemaking by Federal agencies. The purpose of these requirements is to ensure public access to the Federal rulemaking process, and to give the public adequate notice and opportunity for comment. Previous public comment opportunities are described in section 8.2. The Council is not requesting any abridgement of the rulemaking process for this action.

### 8.7 DATA QUALITY ACT

### 8.7.1 Utility of Information Product

The proposed action would implement a revised system of commercial quota allocation for the summer flounder fishery. This document includes a description of the alternatives considered, the preferred actions and rationale for selection, and any changes to the implementing regulations of the FMP. As such, this document enables the implementing agency (NMFS) to make a decision on implementation of revised allocations, and this document serves as a supporting document for the proposed rule.

The preferred alternatives were developed consistent with the FMP, MSA, and other applicable laws, through a multi-stage process that was open to review by affected members of the public. The public had the opportunity to review and comment on management measures during a number of public meetings (section 8.2.7). The public will have further opportunity to comment on this action once NMFS publishes a request for comments notice in the Federal Register.

### 8.7.2 Integrity of Information Product

This information product meets the standards for integrity under the following types of documents: Other/Discussion (e.g. Confidentiality of Statistics of the MSA; NOAA Administrative Order 216-100, Protection of Confidential Fisheries Statistics; 50 CFR 229.11, Confidentiality of information collected under the Marine Mammal Protection Act).

### 8.7.3 Objectivity of Information Product

This final EIS falls under the category of information product that applies here is "Natural Resource Plans." Section 8 describes how this document was developed to be consistent with any applicable laws, including the MSA. The analyses used to develop the alternatives (i.e., policy choices) are based upon the best scientific information available. The most up to date information was used to develop the EIS which
evaluates the impacts of those alternatives (section 7). The specialists who worked with these core data sets and population assessment models are familiar with the most recent analytical techniques and are familiar with the available data and information relevant to the summer flounder fishery.

The review process for this amendment document involves Council, NEFSC, GARFO, and NMFS headquarters. The NEFSC technical review is conducted by senior level scientists with specialties in fisheries ecology, population dynamics and biology, as well as economics and social anthropology. The Council review process involves public meetings at which affected stakeholders can comment on proposed management measures. Review by GARFO is conducted by those with expertise in fisheries management and policy, habitat conservation, protected resources, and compliance with the applicable law. Final approval of the specifications document and clearance of the rule is conducted by staff at NOAA Fisheries Headquarters, the Department of Commerce, and the U.S. Office of Management and Budget.

### 8.8 EXECUTIVE ORDER 13132 (FEDERALISM)

E.O. 13131 established nine fundamental federalism principles for Federal agencies to follow when developing and implementing actions with federalism implications. The E.O. also lists a series of policy making criteria to which Federal agencies must adhere when formulating and implementing policies that have federalism implications. This document does not contain policies with federalism implications sufficient to warrant preparation of a federalism assessment under Executive Order 13132. The affected States have been closely involved in the development of the proposed fishery specifications through their representation on the Council (all affected states are represented as voting members of at least one Regional Fishery Management Council) and coordination with the Atlantic States Marine Fisheries Commission and the Mid-Atlantic Fishery Management Council.

### 8.9 PAPERWORK REDUCTION ACT

The purpose of the Paperwork Reduction Act is to control and, to the extent possible, minimize the paperwork burden for individuals, small businesses, nonprofit institutions, and other persons resulting from the collection of information by or for the Federal Government. The authority to manage information and recordkeeping requirements is vested with the Director of the Office of Management and Budget. This authority encompasses establishment of guidelines and policies, approval of information collection requests, and reduction of paperwork burdens and duplications. The Proposed Action contains no new or additional collection-of-information requirements.

### 8.10 REGULATORY IMPACT REVIEW

### 8.10.1 Introduction

Executive Order 12866 requires a Regulatory Impact Review (RIR) in order to enhance planning and coordination with respect to new and existing regulations. This Executive Order requires the Office of Management and Budget to review regulatory programs that are considered to be "significant." This RIR demonstrates that this action is not a "significant regulatory action" because it will not affect in a material way the economy or a sector of the economy.

Executive Order 12866 requires a review of proposed regulations to determine whether or not the expected effects would be significant. A significant regulatory action is one that may:

1. Have an annual effect on the economy of $\$ 100$ million or more, or adversely affect in a material way the economy, a sector of the economy, productivity, jobs, the environment, public health or safety, or State, local, or tribal governments or communities;
2. Create a serious inconsistency or otherwise interfere with an action taken or planned by another agency;
3. Materially alter the budgetary impact of entitlements, grants, user fees, or loan programs or the rights and obligations of recipients thereof; or
4. Raise novel legal or policy issues arising out of legal mandates, the President's priorities, or the principles set forth in the Executive Order.

### 8.10.2 Description of Management Objectives

As described in more detail in section 4.1 of this document, the purpose of this action is to modify the allocation of commercial quota to the states for summer flounder. This action was taken in response to stakeholders' concerns that the allocations should be modernized and should be more equitable among states. This action is taken under the authority of the Magnuson Stevens Act (MSA) and regulations at 50 CFR part 648.

The current objectives of the Summer Flounder, Scup, and Black Sea Bass FMP are as follows:

1. Reduce fishing mortality in the summer flounder, scup, and black sea bass fisheries to ensure that overfishing does not occur;
2. Reduce fishing mortality on immature summer flounder, scup, and black sea bass to increase spawning stock biomass;
3. Improve the yield from the fishery;
4. Promote compatible management regulations between state and federal jurisdictions;
5. Promote uniform and effective enforcement of regulations; and
6. Minimize regulations to achieve the management objectives stated above.

The FMP objectives specific to summer flounder which are proposed to be revised through this action are:
Goal 1: Ensure the biological sustainability of the summer flounder resource in order to maintain a sustainable summer flounder fishery.

Objective 1.1: Prevent overfishing, and achieve and maintain sustainable spawning stock biomass levels that promote optimum yield in the fishery.
Goal 2: Support and enhance the development and implementation of effective management measures.
Objective 2.1: Maintain and enhance effective partnership and coordination among the Council, Commission, Federal partners, and member states.
Objective 2.2: Promote understanding, compliance, and the effective enforcement of regulations.

Objective 2.3: Promote monitoring, data collection, and the development of ecosystem-based science that support and enhance effective management of the summer flounder resource.
Goal 3: Optimize economic and social benefits from the utilization of the summer flounder resource, balancing the needs and priorities of different user groups to achieve the greatest overall benefit to the nation.
Objective 3.1: Provide reasonable access to the fishery throughout the management unit. Fishery allocations and other management measures should balance responsiveness to changing social, economic, and ecological conditions with historic and current importance to various user groups and communities.

The proposed action is consistent with the joint recommendations of the Council and the ASMFC. There are no expected adverse impacts on yield, management compatibility, or enforcement.

### 8.10.3 Affected Entities

The entities affected by this action include stakeholders of the commercial summer flounder fishery, specifically, commercial fishing operations targeting summer flounder. A description of the entities affected by this action, specifically the stakeholders of the summer flounder commercial fishery, is presented in section 6.5 of this document. A characterization of the major commercial ports for summer flounder is provided in APPENDIX C. Additional information on "Community Profiles for the Northeast US Fisheries" can be found at:
https://www.nefsc.noaa.gov/read/socialsci/communitySnapshots.php.
A moratorium permit is required to fish commercially for summer flounder in federal waters. In 2018, 741 vessels held such permits. Impacts of regulation changes on these entities are evaluated based on how regulations will impact revenues and social well-being.

### 8.10.4 Problem Statement

The purpose of the measures proposed in this action is described in section 4.1 of this document. The purpose of this amendment was to consider whether modifications to the commercial allocation for summer flounder were necessary, and action is needed to implement the allocation modifications selected by the Council in March 2019. The current commercial allocation was last modified in 1993 and is perceived by many as outdated and stakeholders have requested evaluation of alternative allocation systems. The Council's proposed allocation system is an attempt to balance historical interest and community investment in the fisheries with modernizing the allocations and increasing equity in the allocations among states.

### 8.10.5 Description of the Alternatives

While the Council considered several sets of alternatives related to federal permit requalification criteria (section 5.1), commercial summer flounder allocation (section 5.2), and landings flexibility framework provisions (section 5.3), the only action alternative selected was for commercial allocation. In other words, the Council considered modifications to federal permit qualification criteria and framework provisions related to landings flexibility, but selected the "no action" alternative on these issues and thus is not proposing any changes through this action. These alternatives are described briefly below, and the proposed action (modification to commercial allocation) is discussed in more detail since it is the only proposed modification to the FMP.

Executive Order 12866 mandates that proposed measures be analyzed below in terms of: (1) changes in net benefits and costs to stakeholders, (2) changes to the distribution of benefits and costs within the industry, (3) changes in income and employment, (4) cumulative impacts of the regulation, and (5) changes in other social concerns. There should not be substantial distributional issues. The cumulative impacts of management and regulations are not expected to be significant. There are no other expected social concerns.

## Federal Permit Qualification Criteria

The Council considered modifying the qualifying criteria for federal commercial moratorium fishing permits for summer flounder, but ultimately did not adopt changes to the existing criteria. Qualifying criteria for federal commercial moratorium permits for summer flounder were determined in Amendment 2 to the Summer Flounder, Scup, and Black Sea Bass FMP (1993), and have not been modified since that time. The Council considered a range of alternatives with various combinations of date ranges and
qualifying landings thresholds (see section 5.1). Ultimately the Council determined that latent permits in the commercial summer flounder fishery are not currently a major concern and there was little support from stakeholders and the public for modifying the qualifying criteria at the federal level. The Council's preferred alternative maintains the existing qualifying criteria which include: the owner or operator of a vessel landed and sold summer flounder in the management unit between January 26, 1985 and January 26,1990 , OR the vessel was under construction for, or was being re-rigged for, use in the directed fishery for summer flounder on January 26, 1990 (provided the vessel had landed summer flounder for sale prior to implementation of Amendment 2).

## Commercial Quota Allocation

As described in more detail in section 5.2.3, the Council's proposed action on commercial quota allocation for summer flounder would create state allocations that vary with overall stock abundance and resulting commercial quotas. For all years when the annual commercial quota is at or below 9.55 million pounds, the state allocations would remain status quo. In years when the annual coastwide quota exceeded this trigger, the first 9.55 million pounds would be distributed according to status quo allocations, and the additional quota beyond 9.55 million pounds would be distributed by equal shares (with the exception of Maine, New Hampshire, and Delaware, which would split $1 \%$ of the additional quota). Therefore, in years in which the coastwide quota exceeds 9.55 million pounds, the proposed action could negatively impact states which hold a relatively large percentage of quota, such as North Carolina, Virginia, New Jersey, and Rhode Island. States which hold a relatively small percentage of quota (Massachusetts, Connecticut, New York, and Maryland) could benefit from the proposed action relative to the status quo. Fishery-wide impacts of the proposed action are described in Section 7.2.5. Under full utilization of the current commercial quota of 11.53 million pounds, the proposed action is estimated to increase total summer flounder revenues by $\$ 0.4$ million relative to No Action.

The commercial quota in each year would still be developed based on the recommendations of the SSC and Monitoring Committee, and approved by the Council and Board based on the Council's risk policy. The "new" total allocation percentages by state could not be calculated until the annual commercial quota was known (typically considered in August of any given year), since the state percentages of the coastwide allocation would vary depending on how much "additional" quota was available to be distributed.

The Council and Board recommended this allocation strategy at their March 2019 joint meeting, after considering public comments and the advice of technical advisory bodies. If approved by NMFS, these revised allocations are expected to be effective January 1, 2021. The social and economic impacts of this proposed allocation system are described in section 7.2.5.

## Landings Flexibility Framework Provisions

The Council also considered whether to add "landings flexibility" policies to the list of issues in the Council's FMP that can be modified through a framework action. Framework actions are modifications to the Council's FMP that are typically (though not always) more efficient than a full amendment. Framework actions can only modify existing measures and/or those that have been previously considered in an FMP amendment. Landings flexibility policies, depending on their configuration, may allow for commercial summer flounder vessels to land and/or possess summer flounder in states where they are not permitted at the state level. The Council adopted the "no action/status quo" alternative for landings flexibility framework provisions, meaning that any future consideration of landings flexibility policies at a federal or coastwide level would likely need to go through an FMP amendment process.

### 8.10.6 Determination of Executive Order 12866 Significance

The proposed action does not constitute a significant regulatory action under EO 12866 for the following reasons. The proposed action will not have an annual effect on the economy of more than $\$ 100$ million. While the proposed action may result in some distributional impacts to states and communities involved in the commercial summer flounder fishery, the overall impacts are not expected to be significant.

In addition, there should be no interactions with activities of other agencies and no impacts on entitlements, grants, user fees, or loan programs. The proposed action is also similar to actions taken in past FMP actions for summer flounder, and as such does not raise novel legal or policy issues. As such, the Proposed Action is not considered significant as defined by EO 12866.

### 8.11 REGULATORY FLEXIBILITY ACT

The Regulatory Flexibility Act (RFA), first enacted in 1980, and codified at 5 U.S.C. 600-611, was designed to place the burden on the government to review all new regulations to ensure that, while accomplishing their intended purposes, they do not unduly inhibit the ability of small entities to compete. The RFA recognizes that the size of a business, unit of government, or nonprofit organization can have a bearing on its ability to comply with Federal regulations. Major goals of the RFA are: 1) to increase agency awareness and understanding of the impact of their regulations on small business; 2) to require that agencies communicate and explain their findings to the public; and 3) to encourage agencies to use flexibility and to provide regulatory relief to small entities.

The RFA emphasizes consideration of alternatives that may minimize significant adverse impacts on small entities, while still achieving the stated objective of the action. When an agency publishes a proposed rule, it must either, (1) certify that the proposed action will not have a significant adverse impact on a substantial number of small entities and provide a supporting factual basis, or, (2) if such a certification cannot be supported by a factual basis, prepare and make available for public review an Initial Regulatory Flexibility Analysis that describes the impact of the proposed rule on small entities.

The sections below provide the supporting analysis to assess whether the preferred alternatives will have a "significant impact on a substantial number of small entities."

### 8.11.1 Basis and Purpose of the Rule

This action is taken under the authority of the MSA and regulations at 50 CFR part 648. Section 4.1 of this document summarizes the purpose and need and objectives of this action. The proposed action (i.e., the suite of preferred alternatives) includes implementation of revised commercial quota allocation system for the summer flounder fishery. Specifically, this action would create state allocations that vary with overall stock abundance and resulting commercial quotas. For all years when the annual commercial quota is at or below 9.55 million pounds, the state allocations would remain status quo. In years when the annual coastwide quota exceeded this trigger, the first 9.55 million pounds would be distributed according to status quo allocations, and the additional quota beyond 9.55 million pounds would be distributed by equal shares (with the exception of Maine, New Hampshire, and Delaware, which would split $1 \%$ of the additional quota). This proposed allocation system is described in more detail in section 5.2.3.

Additional non-preferred alternatives were also considered. All alternatives are described in detail in section 5 . For the purposes of the RFA, only the preferred alternatives and those non-preferred alternatives which would minimize negative impacts to small businesses are considered. As described in section 7.2.5, economic impacts would be variable by state and community under all alternatives, but alternatives 2 A (status quo) and alternatives 2C (the preferred alternative) are likely to have fewer negative impacts on
the whole compared to other alternatives. Therefore, the preferred alternative (2C) is compared to the status quo (alternative 2A) in this analysis.

### 8.11.2 Description and Number of Regulated Entities

The entities (i.e., the small and large businesses) that may be affected by this action include fishing operations with summer flounder moratorium (commercial) permits. The recreational fishery is not impacted by this action and therefore entities with recreational party/charter permits are not considered here; nor are private recreational anglers which are not considered "entities" under the RFA.

For RFA purposes only, NMFS established a small business size standard for businesses, including their affiliates, whose primary industry is commercial fishing ( 50 CFR §200.2). A business primarily engaged in commercial fishing is classified as a small business if it is independently owned and operated, is not dominant in its field of operation (including its affiliates), and has combined annual receipts not in excess of $\$ 11$ million, for all its affiliated operations worldwide.

Vessel ownership data ${ }^{41}$ were used to identify all individuals who own commercial fishing vessels. Vessels were then grouped according to common owners. The resulting groupings were then treated as entities, or affiliates, for purposes of identifying small and large businesses which may be affected by this action. Based on this grouping, a total of 607 affiliate reported revenues from commercial summer flounder landings during the 2016-2018 period, with 601 of those business affiliates categorized as small business and 6 categorized as large business.

### 8.11.3 Expected Economic Impacts of Proposed Action on Regulated Entities

The expected impacts of the proposed action were analyzed by employing quantitative approaches to the extent possible. Effects on profitability associated with the proposed management measures should be evaluated by looking at the impact of the proposed measures on individual business entities' costs and revenues. Changes in gross revenues were used as a proxy for profitability. Where quantitative data were not available, qualitative analyses were conducted.

## Expected Impacts on Commercial Entities

As previously stated, 607 affiliates reported revenue from commercial summer flounder landings in 2016, 2017, and/or 2018. Based on combined receipts in 2018, 601 of these commercial entities were classified as small businesses and 6 were classified as large businesses. When considering affiliates which reported revenues from commercial fishing activities, the three-year average (2016-2018) annual combined gross receipts from all commercial fishing activity was $\$ 296,792,109$ for all combined affiliates classified as small businesses and $\$ 107,981,125$ for all combined affiliates classified as large businesses. Average annual receipts from commercial landings of summer flounder were $\$ 20,763,241$ for the combined small businesses and $\$ 2,351,631$ for the combined large businesses. On average, summer flounder revenues contributed approximately $8 \%$ to the total gross receipts for the small businesses and $2 \%$ for the large businesses. Due to the slightly higher dependence on summer flounder for the small businesses compared to the large businesses, the small businesses may feel the effects of this action to a greater extent than the large businesses. While small businesses as a whole rely on sales of summer flounder for a relatively small portion of their annual income, individual businesses may still be heavily dependent on sales of summer flounder.

[^37]Under the proposed action for summer flounder, the allocation of commercial quota among the states will be modified slightly to moderately in some years (years when the annual commercial quota is above 9.55 million pounds). The control rules for setting the overall annual catch limits, and the resulting commercial ACL and quotas, are expected to remain the same for the foreseeable future. The annual commercial quota has been set for 2021 at the same level as 2020 ( 11.53 million pounds prior to deductions for overages). Beyond 2021, the annual commercial quota will depend on the overall stock biomass estimated by future assessment updates. Revenues in future years are expected to remain driven largely by the total commercial quota in each year, as quota utilization rates have been consistently high for summer flounder in all recent years with landings generally coming within $5 \%$ of the annual commercial quota (see section 4.4.5). Revenues will also depend on the availability of summer flounder, market factors (e.g., price of summer flounder compared to alternative species), weather, and other factors.

Fishery-wide revenues and prices under the proposed action are summarized in Section 7.2.5. The analysis was conducted assuming full utilization of the 2020 commercial quota of 11.53 million pounds. Results indicate that the proposed action of a quota reallocation threshold of 9.55 million pounds increases fleetwide revenue by $\$ 0.4$ million relative to No Action and ex-vessel price by $\$ 0.04$ per pound relative to No Action. The proposed action is estimated to yield a decrease in fishery-wide revenue of $\$ 0.15$ million as compared to the quota reallocation threshold of 8.4 million pounds (Alternative 2C-1). This slight decrease in revenue under the proposed action, relative to the highest revenue-generating alternative, is not expected to disproportionately impact small entities.

In general, the proposed re-allocation action is expected to have impacts that vary by state and community, with moderate negative to moderate positive impacts for both the small and large business affiliates identified above. In years when the quota is above the 9.55 million pound trigger, states that currently have allocations above $12.5 \%$ (New Jersey, Virginia, North Carolina, and Rhode Island) will lose allocation and potentially revenues compared to what their status quo allocation would have been under the same quota. States with current allocations between $2 \%$ and $12.5 \%$ (Maryland, Connecticut, New York, and Massachusetts) are expected to benefit from the preferred alternative in years where the annual quota is moderately to substantially above the trigger. The potential negative economic impacts associated with states that lose share of the overall quota could be somewhat mitigated by the fact that this loss would only happen in relatively higher quota years, meaning revenues for these states may be more stable than what would be expected under a permanent reallocation. The economic impacts will also vary based on how price changes by state (see section 7.2.5.3). The impacts to the states of Maine, New Hampshire, and Delaware are likely to be minimal given that these states currently have only incidental fisheries; there is little to no directed fishing effort.

The fishing vessels associated with the 6 entities classified as large entities operated out of principal ports in the states of North Carolina, Virginia, Massachusetts, New Jersey, and Rhode Island during the 20162018 period. Given that these 6 large entities derive a lower proportion of their annual revenues from summer flounder, these entities encompass a wide distribution of principal port states, and the fact that both the base quota and any additional quota beyond 9.55 million pounds (if applicable) would be equally accessible by both small and large entities in these states, small entities would not be expected to experience disproportional impacts from this action.

As shown in Table 70, the smaller of the small business affiliates (based on annual receipts from all commercial fishing activities) tended to have a greater reliance on summer flounder than the larger small business affiliates. These smaller affiliates may experience positive or negative (depending on the state/community and the annual quota level) impacts of the proposed action for summer flounder to a
greater extent than the larger affiliates which derive a lower proportion of their annual revenues from summer flounder.

Table 70: Average annual total gross receipts from all commercial fishing activities during 20162018 for the small businesses/affiliates likely to be affected by the proposed action, as well as annual receipts from commercial landings of summer flounder The businesses are grouped based on their average annual revenue from commercial fishing during 2016-2018. Businesses were classified as small or large based on their revenues in 2018 only. Only those businesses which reported commercial fishing revenue during 2016-2018 are shown.

| Revenue <br> (millions of <br> dollars) | Count of <br> affiliates | gross receipts <br> (all firms <br> combined) | 2016-2018 avg. <br> summer <br> flounder receipts <br> (all firms <br> combined) | Summer <br> flounder receipts <br> as proportion of <br> gross receipts |
| :---: | :---: | :---: | :---: | :---: |
| $<\mathbf{0 . 2 5}$ | 391 | $24,636,945$ | $4,303,369$ | $17 \%$ |
| $\mathbf{0 . 2 5 - 1}$ | 128 | $66,919,112$ | $8,736,770$ | $13 \%$ |
| $\mathbf{1 - 2}$ | 46 | $68,060,630$ | $3,491,292$ | $5 \%$ |
| $\mathbf{2 - 5}$ | 29 | $89,530,565$ | $2,810,776$ | $3 \%$ |
| $\mathbf{5 - 1 1}$ | 7 | $47,644,857$ | $1,421,034$ | $3 \%$ |
| $>\mathbf{1 1}$ | 6 | $107,981,125$ | $2,351,631$ | $2 \%$ |
| All affiliates | 607 | $404,773,235$ | $23,114,872$ | $6 \%$ |

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## LINK TO APPENDICES

Appendices to this FEIS are available at: https://mafmc.org/s/SF-Amendment-APPENDICES-FEIS-May-2020.pdf. Appendices include:

- Appendix A: State Permit Requirements
- Appendix B: Additional Supporting Analysis for Commercial Allocation Alternatives
- Appendix C: Summer Flounder Ports and Communities Supplemental Information
- Appendix D: DEIS and Draft Amendment Public Comment Summary


[^0]:    ${ }^{1}$ A CPH may be issued when a vessel that has been issued a limited access permit has sunk, been destroyed, or has been sold to another person without its permit history. Possession of a CPH will allow the permit holder to maintain landings history of the permit without owning a vessel.

[^1]:    ${ }^{\text {a }}$ All impacts to human communities are uncertain and likely mixed depending on the stakeholder/community affected, as

[^2]:    ${ }^{2}$ All scoping documents, including schedule and scoping comment summary, are available at: http://www.mafmc.org/actions/summer-flounder-amendment.

[^3]:    ${ }^{3} \mathrm{http}$ ://www.fisheriesforum.org/
    ${ }^{4}$ This synthesis document is available at: http://www.mafmc.org/s/Tab10 SF-goals-and-objectives.pdf.

[^4]:    ${ }^{5}$ Estimated landings by state and year for 1980-1989, as of the time of Amendment 2 development, can be found in Table 2 (pounds) and Table 72 (percentage) of the Amendment 2 document, available at: http://www.mafmc.org/s/SFSCBSB Amend 2.pdf.

[^5]:    ${ }^{6}$ Revised 1980-1989 landings by state and year, and the resulting quota shares from Amendment 4 can be found in Table 1 of that document, at: http://www.mafmc.org/s/SFSCBSB Amend 4.pdf.

[^6]:    ${ }^{7}$ Scoping documents, including schedule and scoping comment summary, are available at: http://www.mafmc.org/actions/summer-flounder-amendment.

[^7]:    ${ }^{8}$ Meeting materials for this meeting are available at http://www.mafmc.org/briefing/march-2019.

[^8]:    ${ }^{9}$ Estimated landings by state and year for 1980-1989, as of the time of Amendment 2 development, can be found in Table 2 (pounds) and Table 72 (percentage) of the Amendment 2 document, available at: http://www.mafmc.org/s/SFSCBSB Amend 2.pdf.
    ${ }^{10}$ Revised 1980-1989 landings by state and year, and the resulting quota shares from Amendment 4 can be found in Table 1 of that document, at: http://www.mafmc.org/s/SFSCBSB Amend 4.pdf.

[^9]:    ${ }^{11}$ Percent change is calculated by taking the increase or decrease between the two values, divided by the starting value, using the formula: Percent change $=($ New value-Old value $) /$ Old Value x 100. Positive values indicate a percentage increase; negative values indicate a percentage decrease.

[^10]:    ${ }^{12}$ While this option was not included in the public hearing document, it is within the range of the other alternatives considered. Alternative 2C-3 is identical in its mechanism to alternatives $2 \mathrm{C}-1$ and $2 \mathrm{C}-2$, except with a different commercial quota trigger.

[^11]:    ${ }^{13}$ After Research Set-Aside in years when it was deducted from the commercial quota.

[^12]:    ${ }^{a}$ Under this hypothetical quota, allocation is divided based on status quo allocation percentages due to coastwide quota being lower than 8.40 million pounds. This hypothetical quota results in the same quota distribution as under Alternative $2 \mathrm{~A}, 2 \mathrm{C}-2$, and $2 \mathrm{C}-3$.
    ${ }^{\mathrm{b}}$ Allocation of first 8.40 million pounds is divided based on status quo allocation percentages. Additional 5.60 million pounds (14.00-8.40) is divided evenly between all remaining states after the states of $\mathrm{NH}, \mathrm{DE}$, and ME split $1 \%$ of the additional quota.
    ${ }^{\mathrm{c}}$ Note that total revised state allocation percentages will vary with varying coastwide quotas, depending on how much "additional" quota is available.

[^13]:    ${ }^{14}$ After Research Set-Aside in years when it was deducted from the commercial quota.

[^14]:    ${ }^{15}$ Past state-level seasonal regulations (e.g., closures, possession limits) are not explicitly accounted for in this analysis.
    ${ }^{16}$ For additional discussion of this issue, see page 19 of http://www.mafmc.org/s/Commercial-Range-of-Alts-Discussion-Doc-4-May-2017.pdf

[^15]:    ${ }^{\text {a }}$ Under Alternative 2D-1, Maryland would have an annual allocation of $2.03910 \%$ of the coastwide quota (and thus no specific seasonal allocation for the summer period quota).

[^16]:    ${ }^{17}$ Available at http://www.mafmc.org/s/AllocationStrat_sf 02-22-19.pdf.

[^17]:    ${ }^{18}$ In July 2018, MRIP released revisions to their time series of recreational catch and landings estimates based on adjustments for a revised angler intercept methodology and a new effort estimation methodology (i.e., a transition from a telephone-based effort survey to a mail-based effort survey). The revised, or calibrated, estimates of catch and landings for most years are several times higher than the previous estimates for shore and private boat modes, substantially raising the overall summer flounder catch and harvest estimates.

[^18]:    ${ }^{19}$ Seabed form contains the categories of depression, mid flat, high flat, low slope, side slope, high slope, and steep slope.
    ${ }^{20}$ See Greene et al. 2010 for a description of the methodology used to define EMUs.

[^19]:    ${ }^{21}$ This section only provides general information regarding the habitat impacts of bottom trawls used in the summer flounder fishery on EFH for federally-managed species in the geographic range of the fishery. It does not constitute a complete evaluation of the EFH effects of the fishery as required by the regulations that implement the EFH protection provisions of the MSA, which call for an update of all the EFH provisions of the law, including EFH and HAPC regulations and fishing effects on EFH, every five years. These provisions are currently undergoing review.

[^20]:    ${ }^{22}$ Hawksbills have been found stranded as far north as Cape Cod, Massachusetts; however, these strandings were observed after hurricanes or offshore storms.

[^21]:    ${ }^{23}$ Detailed maps of the marine critical habitat are available online at: http://www.nmfs.noaa.gov/pr/species/ turtles/criticalhabitat_loggerhead.htm

[^22]:    ${ }^{24}$ Genetic studies did not sample Atlantic sturgeon south of North Carolina.

[^23]:    ${ }^{25}$ Warden (2011a) defined the Mid-Atlantic as south of Cape Cod, Massachusetts, to approximately the North Carolina/South Carolina border.
    ${ }^{26}$ Murray 2015b defined the Mid-Atlantic as the boundaries of the Mid-Atlantic Ecological Production; roughly waters west of $71^{\circ} \mathrm{W}$ to the North Carolina/South Carolina border)

[^24]:    ${ }^{27}$ The most recent LOF was issued May 16, 2019 ( 84 FR 22051).

[^25]:    ${ }^{28}$ A strategic stock is defined under the MMPA as a marine mammal stock: for which the level of direct human-caused mortality exceeds the potential biological removal level; which, based on the best available scientific information, is declining and is likely to be listed as a threatened species under the ESA within the foreseeable future; or which is listed as a threatened or endangered species under the ESA, or is designated as depleted under the MMPA.
    ${ }^{29}$ Atlantic sturgeon bycatch analysis conducted by Stein et al. (2004b) was limited to otter trawl, sink gillnet, and drift gillnet gear. ASMFC (2007) and Miller and Shepard (2011) estimates of Atlantic sturgeon bycatch are based on NEFOP observed sink gillnet and otter trawl trips.

[^26]:    ${ }^{30}$ See https://www.fisheries.noaa.gov/recreational-fishing-data/effort-survey-improvements
    ${ }^{31}$ See https://www.fisheries.noaa.gov/event/access-point-angler-intercept-survey-calibration-workshop

[^27]:    ${ }^{32}$ Source: Dealer data pulled on January 31, 2017.

[^28]:    ${ }^{\mathrm{d}}$ Some North Carolina landings by year would have been from non-North Carolina permit holders, leading to the "known fishermen" counts by year being higher than the number of "active" NC permits. e "Known fishermen" counts are derived from ACCSP database fisherman ID. "Unknown" fishermen not included. Among identified fishermen (people) in ACCSP Summer Flounder Landings for the period of 2012-2016, approximately $93 \%$ had a single fishermen state permit, $6 \%$ had two fishermen state permits, and less than $0.5 \%$ had three or more fishermen state permits. This includes state permits only, as Federal permits are issued to vessels. Approximately $95 \%$ landed in a single state and the remaining $5 \%$ landed in two to four states. These percentages are similar in each year throughout the 5 -year period.

[^29]:    ${ }^{33} \mathrm{https}: / / \mathrm{www}$. nefsc.noaa.gov/fsb/take_reports/nefop.html.

[^30]:    ${ }^{34}$ Although this period is the requalification time frame for only alternatives $1 \mathrm{~B}-1$ and $1 \mathrm{~B}-2$, it was used in evaluating all subalternatives in order to allow comparison between each option.

[^31]:    ${ }^{35}$ When permit history is transferred from one vessel to another (e.g., via a vessel replacement), the MRI(s) associated with Vessel A would be transferred to Vessel B, even though the vessel permit numbers would stay the same for each vessel and would not transfer. For this reason, a single vessel (identified through its permit number) may be associated with multiple MRIs for summer flounder over time. The requalification criteria are evaluated at the MRI level, rather than the vessel permit level.

[^32]:    ${ }^{36} \mathrm{https}: / / \mathrm{www}$. nefsc.noaa.gov/fsb/take_reports/nefop.html.

[^33]:    ${ }^{37}$ The trip cost estimation model will be available in further detail in a forthcoming publication Werner, DePiper, Jin, and Kitts (2018). "Estimation of Commercial Fishing Trip Costs Using Sea Sampling Data".

[^34]:    ${ }^{38}$ TEDs allow sea turtles to escape the trawl net, reducing injury and mortality resulting from capture in the net.

[^35]:    39 "Each Federal agency shall, in consultation with and with the assistance of the Secretary, insure that any action authorized, funded, or carried out by such agency (hereinafter in this section referred to as an "agency action") is not likely to jeopardize the continued existence of any endangered species or threatened species or result in the destruction or adverse modification of critical habitat."

[^36]:    ${ }^{40}$ Climate vulnerability profiles for individual species are available at: https://www.st.nmfs.noaa.gov/ecosystems/climate/northeast-fish-and-shellfish-climate-vulnerability/index

[^37]:    ${ }^{41}$ Affiliate data for 2016-2018 were provided by the NMFS NEFSC Social Science Branch.

